ISSUES IN FILING ITR FOR AY 2018–19 For J B Nagar Study Circle Meeting





APPLICABILITY OF ITRs' FOR AY 2018–19 – NATURE OF INCOME WISE ANALYSIS

Individual and HUF				
Nature of income	ITR 1* (Sahaj)	ITR 2	ITR 3	ITR 4
Income from salary/pension (for ordinarily resident person)	1	\checkmark	1	1
Income from salary/pension (for not ordinarily resident and non-resident person)		\checkmark	1	1
Income or loss from one house property (excluding brought forward and carried forward losses)	1	\checkmark	1	1
Income or loss from more than one house property		\checkmark	\checkmark	
Agricultural income exceeding Rs. 5,000		\checkmark	\checkmark	
Total income exceeding Rs. 50 lakhs		\checkmark	\checkmark	\checkmark
Dividend income exceeding Rs. 10 lakhs taxable under Section 115BBDA		1	1	
Unexplained credit or unexplained investment taxable at 60% under Sections 68, 69, 69A, etc.		1	1	
Income from other sources (other than winnings from lotteries and race horses or losses under this head)	1	1	1	1



APPLICABILITY OF ITRs' FOR AY 2018–19 – NATURE OF INCOME WISE ANALYSIS...continued

Individual and HUF				
Nature of income	ITR 1* (Sahaj)	ITR 2	ITR 3	ITR 4
Income from other sources (including winnings from lotteries and race horses or losses under this head)		\checkmark	1	1
Capital gains/loss on sale of investments/property		\checkmark	1	
Interest, salary, bonus, commission or share of profit received by a partner from a partnership firm.			1	
Income from business or profession			1	
Income from presumptive business			✓	\checkmark
Income from foreign sources or Foreign assets or having Signing authority in any account outside India		1	1	
Income to be apportioned in accordance with Section 5A		1	1	1
Claiming relief of tax under sections 90, 90A or 91		1	1	
* Only an Individual who is an ordinarily resident in I	ndia can	file incon	no tov r	oturn in

* Only an Individual, who is an ordinarily resident in India, can file income-tax return in Form ITR-1.



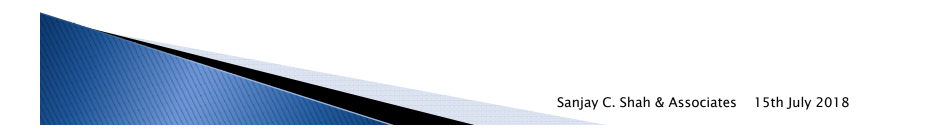


APPLICABILITY OF ITRs' FOR AY 2018–19 – STATUS OF ASSESSEE WISE ANALYSIS...continued

Other Assessees				
Status of Assessee	ITR 4	ITR 5	ITR 6	ITR 7
Firm (excluding LLPs) opting for presumptive taxation scheme	1			
Firm (including LLPs)		\checkmark		
Association of Persons (AOPs)		\checkmark		
Body of Individuals (BOIs)		\checkmark		
Local Authority		1		
Artificial Juridical Person		\checkmark		
Companies other than companies claiming exemption u/s 11			1	
Persons including companies required to furnish return u/s 139(4A), 139(4B), 139(4C), 139(4D), 139(4E) and 139(4F)				1



Particulars	ITR 1 of AY 2017–18	ITR 1 of AY 2018–19
Who can file ITR 1	Individuals having income from salaries, one house property and other sources	Ordinarily resident individuals having income from salaries, one house property and other sources. RNORs and the non- residents will have to file ITR 2
IFS and IFHP disclosure	No detailed breakup	Detailed breakup required as explained in earlier slides
Total Income Limit of Rs. 50 lacs	No change	No change





SCREENSHOTS OF EXTRACTS OF ITR 1 OF AY 2018–19 AND AY 2017–18

AY 2018-19

PAI	ÌΤ	B GROSS TOTAL INCOME		Whole	- Rupee	(₹) only
B1	i	Salary (excluding all allowances, perquisites and profit in lieu of salary)	i			
	ii	Allowances not exempt	ii			
ARY	iii	Value of perquisites	iii			
	iv	Profit in lieu of salary	iv			
SAL	v	Deductions u/s 16	v			
	vi	Income chargeable under the head 'Salaries' (i + ii + iii + iv – v)			B1	
B2	Ti	ck applicable option 🗖 Self Occupied 🗖 Let Out	If let ou	t, furnish details below –		
	i	Gross rent received/ receivable/ letable value	i			
È	ii	Tax paid to local authorities	ii			
HOUSE	iii	Annual Value (i – ii)	iii			
12 a			iv			
Ξ.	v	Interest payable on borrowed capital	v			
		Income chargeable under the head 'House Property' (iii – iv – v)			B2()	
B3	In	come from Other Sources			B3	
B4	Gi	ross Total Income (B1+B2+B3) (If loss, put the figure in negative)			B4()	

AY 2017-18

PAF	RT B GROSS TOTAL INCOME V	Vhole- Ru	pee(₹) only
B1	Income From Salary /Pension	B1	
B2	Income from One house property Self Occupied Let Out (If loss, put the figure in negative)	B2()	
B3	Income from Other Sources	B3	
B4	Gross Total Income (B1+B2+B3) (If loss, put the figure in negative)	B4()	



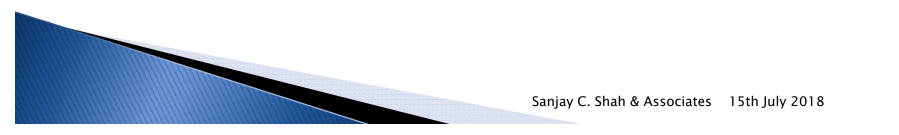


Particulars	ITR 2 of AY 2017–18	ITR 2 of AY 2018–19
Who can file ITR 2	Individuals and HUFs not carrying out business or profession under any proprietorship. Partners having income from firms.	 Individuals and HUFs not having income from profits and gains of business or profession Now Partners will have to file ITR 3 as they cannot file ITR 2. RNORs and Non-residents who used to file ITR 1 upto AY 2017-18 will have to file ITR 2 as now ITR 1 is only for Ordinary Residents
Field of "PGBP" under Part B - TI , Schedule-IF (Income from Firm) and Schedule-BP		Not available
Schedule AL, the line item pertaining to "Interest held in the assets of a firm or AOP as a partner or member thereof"	Available	Not available



Presumptive Taxation - Section 44AD of the Act

- Section 44AD deals with Presumptive Tax applicable to certain class of Assessee satisfying certain conditions. Some of the conditions are specified herein below:-
 - Assessee is an Individual, HUF or a Partnership Firm.
 - Assessee has earned Business Income during any year.
 - His Turnover from Business does not exceed 2 Crore.
- If above conditions are satisfied, then Assessee has an option to declare 8% of its Turnover as Net Profit earned out of Business carried on in his Return of Income (and 6% if gross receipts of business is by Account payee Cheque or Bank Draft or through Online transfers through a bank account).
- In case Assessee opts for presumptive tax system u/s 44AD and declares income @ 8%/ 6% of Turnover as aforesaid, he will not be required to maintain Books of Accounts u/s 44AA and will not be required to get the accounts audited u/s 44AB of the Act.

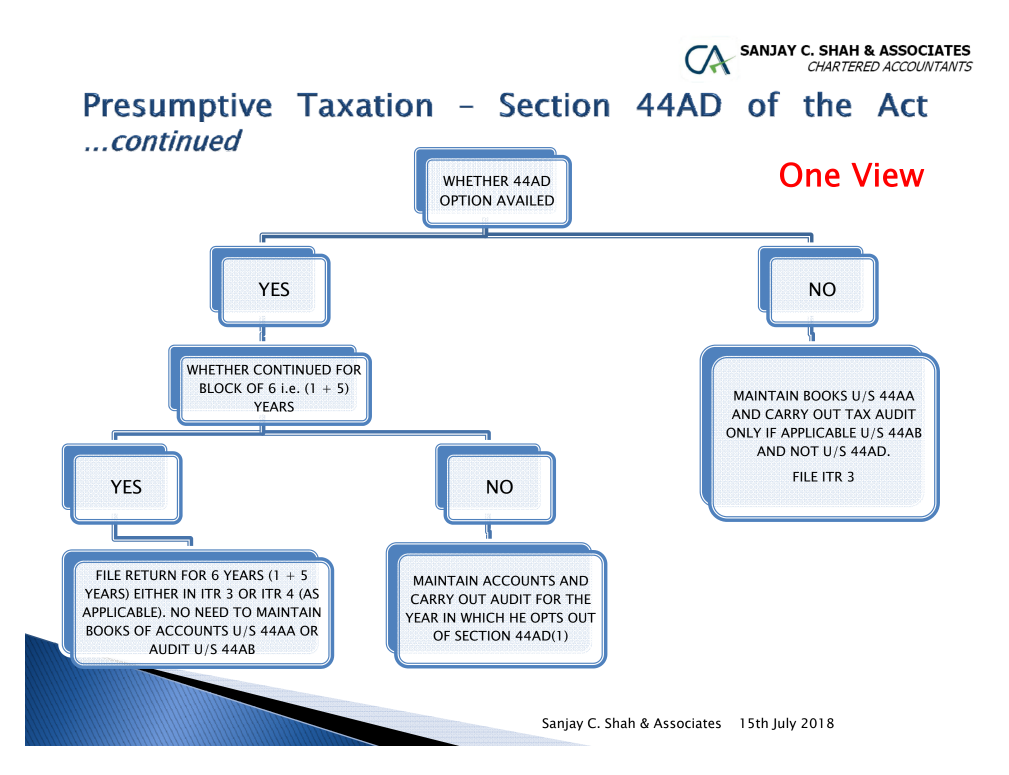




Presumptive Taxation - Section 44AD of the Act ... continued

- Once Assessee exercises option of presumptive tax he will have to follow presumptive tax regime in 5 subsequent years from the first year in which such option is exercised (1 + 5 years).
- In case he opts not to exercise the option in any of the 5 subsequent years, then he will be liable to maintain books of accounts and get the accounts audited for the year in which he opts out from presumptive taxation scheme.
- Whether he has to carry out Tax Audit u/s 44AB of the Act for the subsequent 5 years from the year in which he opts out from the presumptive taxation scheme is debatable.







- This ITR has been specifically prescribed for individuals and HUF having "Income from PGBP".
- Chapter XIIA of the Act provides an option to resident taxpayers which were nonresident in earlier years and having income from specified investment derived from foreign exchange assets, to continue with the benefit of concessional rate of taxation until such assets have been transferred or converted into money. The taxpayer is required to opt for the said option at the time of furnishing the tax return. Under General Information, a field relating to Section 115H has been added to select this option.

(c)	If filed, in response	to a notice u/s 139(9)/142(1)/148/153A/153C	enter date of such notice, or u/s 92CD		
(0)		ce pricing agreement			
(d)	Residential Status	Tick applicable option	Do you want to claim the benefit under section		
		□ Resident	115H? (applicable in case of resident)		
		□ Non-Resident			
		Resident but Not Ordinarily Resident			
(e)	Whether any transaction has been made with a person located in a jurisdiction notified u/s 94A of the Act?				

 Depreciation has been restricted to a maximum of 40% on depreciable assets in all depreciation related schedules which was @ 60% in certain block of assets.



> Fields under Schedule PL have been modified to include GST related details.

C Duties, taxes and cess received or receivable in respect of goods and services sold or supplied							
i	Union Excise duties	i					
ü	Service tax	ii					
iii	VAT/ Sales tax	iii					
iv	Central Goods & Service Tax (CGST)	iv					
v	State Goods & Services Tax (SGST)	v					
vi	Integrated Goods & Services Tax (IGST)	vi					
vii	Union Territory Goods & Services Tax (UTGST)	vii					
viii	Any other duty, tax and cess	viii					
ix	Total (i + ii + iii + iv +v+ vi+vii+viii)						

This details were not present in ITR of AY 2017-18

6	Purchases (net of refunds and duty or tax, if any)							
7	Duti	uties and taxes, paid or payable, in respect of goods and services purchased						
	i Custom duty 7i							
	ii	Counter veiling duty	7ii					
	iii	Special additional duty	7 iii					
	iv	Union excise duty	7iv					
	v	Service tax	7v					
	vi	VAT/ Sales tax	7vi					
	vii	Central Goods & Service Tax (CGST)	7vii					
	viii	State Goods & Services Tax (SGST)	7viii					
	ix	Integrated Goods & Services Tax (IGST)	7ix					
	x	Union Territory Goods & Services Tax (UTGST)	7x					
	xi	Any other tax, paid or payable	7xi					
	xii	Total (7i + 7ii + 7iii + 7iv + 7v + 7vi + 7vii + 7viii + 7ix +	7x + 7	'xi)				

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- ITR 4 (SUGAM) can be used by eligible assessees having presumptive income from business or profession.
- Thus, eligible assessees having only presumptive income under section 44AD, 44ADA or 44AE, under the head PGBP may file return in ITR 4. Alternatively, they can also file ITR 3.

(When should one file ITR 3 and when ITR 4 has been discussed exhaustively in subsequent slides)

Information relating to the GST Number and the Turnover/ Gross Receipt as per GST return filed. It should be ensured that the details provided are verified correspondingly with GST Returns, if applicable and also with Form 26AS.

INFORMATION REGARDING TURNOVER/GROSS RECEIPT REPORTED FOR GST

E9 GSTR No.

E10 Amount of turnover/Gross receipt as per the GST return filed



 There are a few additional disclosures required regarding financial particulars of business which was not a requirement in AY 2017-18

FINA	FINANCIAL PARTICULARS OF THE BUSINESS				
NOT	E—For Ell to E25 furnish the information as on 31" day of March, 2018				
E11	Partners/ Members own capital	Ell			
E12	Secured loans	E12			
E13	Unsecured loans	E13			
E14	Advances	E14			
E15	Sundry creditors	E15			
E16	Other liabilities	E16			
E17	Total capital and liabilities (E11+E12+E13+E14+E15+E16)	E17			
E18	Fixed assets	E18			
E19	Inventories	E19			
E20	Sundry debtors	E20			
E21	Balance with banks	E21			
E22	Cash-in-hand	E22			
E23	Loans and advances	E23			
E24	Other assets	E24			
E25	Total assets (E18+E19+E20+E21+E22+E23+E24)	E25			
NOT	E > Please refer to instructions for filling out this schedule (E15, E19, E20, E22 are mandatory and others if available)				

Explanation (f) to section 139(9) – where regular books of account are not maintained by the assessee, the return is accompanied by a statement indicating the amounts of turnover or, as the case may be, gross receipts, gross profit, expenses and net profit of the business or profession and the basis on which such amounts have been computed, and also disclosing the amounts of total sundry debtors, sundry creditors, stock-in-trade and cash balance as at the end of the previous year.



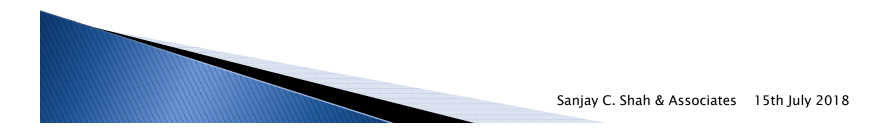
Given below is the extract of Schedule BP wherein information in relation to presumptive business is required to be entered.

SCH	SCHEDULE BP – DETAILS OF INCOME FROM BUSINESS OR PROFESSION					
сом	PUTATION OF PRESUMPTIVE INCOME UNDER 44AD					
E1	E1 Gross Turnover or Gross Receipts					
	a Through a/c payee cheque or a/c payee bank draft or bank electronic clearing system received before specified date	Ela				
	b Any other mode	E1b				
E2	Presumptive Income under section 44AD					
	a 6% of E1a	E2a				
	b 8% of E1b	E2b				
	c Total (a + b)	E2c				
	NOTE—If Income is less than the above percentage of Gross Receipts, it is mandatory to have a tax audit under 44AB & regular ITR 3 or 5 has to be filled not this form					
сом	PUTATION OF PRESUMPTIVE INCOME UNDER 44ADA (PROFESSION)					
E3	Gross Receipts	E3				
E4	Presumptive Income under section 44ADA (50% of E3)	E4				
	NOTE—If Income is less than 50% of Gross Receipts, it is mandatory to have a tax audit under 44AB & regular ITR 3 or 5					
	has to be filled not this form					
	PUTATION OF PRESUMPTIVE INCOME UNDER 44AE					
E5	Presumptive Income from Goods Carriage under section 44AE	E5				
	NOTE—If the profits are lower than prescribed under S.44AE or the number of Vehicles owned at any time exceed 10 then the regular ITR 3/5 form has to be filled and not this form					
E6	Salary and interest paid to the partners	E 6				
	NOTE - This is to be filled up only by firms					
E 7	Presumptive Income u/s 44AE (E5-E6)	E7				
E8	Income chargeable under Business or Profession (E2c+E4+E7)	E8				

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- In case assessee wants to declare income less than presumptive rate, then ITR 4 cannot be filed. ITR 3 or ITR 5 may be then opted.
- In our opinion, in a case where assessee wants to declare income equal to or higher than presumptive rate (6%/ 8% as the case may be), then either ITR 3 or ITR 4 can be filed.





ITR - 4 CANNOT be filed if assessee has following particulars in his ITR.

Particulars
Income or loss from more than one House Property
Agricultural income exceeding Rs. 5,000
Income from other sources (including winnings from lottery and race horses or losses under this head)
Capital gains/loss on sale of Capital assets
Interest, salary, share of profit, etc. received by a partner from a partnership firm.
Income from business or profession (Non Speculative)
Income from Speculative Business and other special incomes
Income from an agency business or income in the nature of commission or Brokerage
Income from foreign sources/assets/any account outside India
Claim of relief of tax under sections 90, 90A or 91
Dividend income exceeding Rs. 10 lakhs taxable under Section 115BBDA
Voluntary offer of income under Sections 68, 69, 69A, etc. [taxable at $60\% \text{ u/s} 115\text{BBE}$)
Adjustments of Brought Forward Losses of earlier years

In case of above mentioned incomes, ITR 3 has to be filed.

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Whether to file ITR 3 or ITR 4?

- ITR 3 is a return competent to accept all types of incomes including income under presumptive income scheme.
- ITR 4 does not allow income from business other than income from presumptive business.
- In view of the above, ITR 3 has a wider ambit as it also has a provision for Assessees to furnish Profit and Loss Account and Balance Sheet of Business.
- Hence, in case where there is only presumptive income, EITHER ITR 4 OR ITR
 3 can be filed and if there is any other particulars not fitting in ITR 4 (as mentioned in previous slide), then ITR 3 has to be filed.





There are no other changes in the ITR -5 form other than the common clauses added in the form, which are discussed in the subsequent slides.



- ITR 6 is applicable for Companies other than Companies claiming exemption u/s 11.
- For Ind AS Compliant companies, Balance Sheet and Profit and Loss account information has to be furnished separately in newly inserted Part A-BS-Ind AS and Part A-P& L - Ind AS.
- A new Schedule FD has been added seeking break-up of payments/ receipt in foreign currency, in the following format:

Schedule	FD	Break-up of payments/receipts in Foreign current the assessee who is not liable to get accounts audited u/	
cy	SNo.		Amount (in Rs.)
ion	i	Payments made during the year on capital account	
Foreign Currency Transaction	ii	Payments made during the year on revenue account	
eign Fran	iii	Receipts during the year on capital account	
For	iv	Receipts during the year on revenue account	
NOTE ►		Please refer to instructions for filling out this sch	edule.

(to be filled up by an assessee who is not liable to get accounts audited u/s 44AB)

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A new column has been inserted in ITR 6 to provide details of apportionments made by the companies from the net profit for the Corporate Social Responsibility (CSR) activities. It needs to be ensured that the sums reported reconciles with the Financial Statements.

	46	Prov	ision for current tax	46			
	47	Prov	ision for Deferred Tax and deferred liability			47	
N N	48	Profi	it after tax (45 - 46 - 47)			48	
VXV SNO	49	Bala	nce brought forward from previous year	49			
R T/	50	Amo	unt available for appropriation (48 + 49)		50		
VISIONS FOR TAX APPROPRIATIONS	51	Аррі	ropriations				
PROVISIONS APPROP		i	Transfer to reserves and surplus	51 i			
VISI		ii	Proposed dividend/ Interim dividend	51 ii			
RO		iii	Tax on dividend/ Tax on dividend for earlier years	51 iii			
2			Appropriation towards Corporate Social Responsibility (CSR) activities (in case of companies covered under section 135 of Companies Act, 2013)	51iv			

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	v	Any other appropriation	51v	
	vi	Total (51i + 51ii + 51iii + 51iv+51v)		51vi
	•			· ·
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- From the said extract, it can be concluded that legislature is treating contribution to CSR as an appropriation whereas in Profit and Loss Account as per Schedule III of Companies Act 2013, it is an expense.
- In P & L of ITR, it will be shown below PAT and hence PBT and PAT of ITR will not match with PBT and PAT of Profit and Loss Account prepared in accordance with Schedule III of Companies Act 2013.
- Consequently, since Computation of Income will start from PBT as per ITR, there is no need to disallow CSR expenditure.
- This was not the case in ITR of AY 2017-18 as there was no separate head for CSR expenditure.





AY 2018-19: MAT Adjustments for Ind-AS Compliant companies

8	Star	ether the financial statements of the company are drawn up in compliance to the Indian Accounting adards (Ind-AS) specified in Annexure to the companies (Indian Accounting Standards) Rules, 2015. If furnish the details below:-		🗆 Yes	□ No
	A. A	additions to book profit under sub-sections (2A) to (2C) of section 115JB			
	a	Amounts credited to other comprehensive income in statement of profit & loss under the head "items that will not be reclassified to profit & loss"	8a		
	b	Amounts debited to the statement of profit & loss on distribution of non-cash assets to shareholders in a demerger	8b		
	c	One fifth of the transition amount as referred to in section 115JB (2C) (if applicable)	8c		
	d	Others (including residual adjustment)	8d		
	e	Total additions (8a + 8b + 8c + 8d)	8e		
	B. D	eductions from book profit under sub-sections (2A) to (2C) of section 115JB			
	f	Amounts debited to other comprehensive income in statement of profit & loss under the head <i>"items that will not he collassified to profit & loss"</i>	8f		
	g	Amounts credited to the statement of profit & loss on distribution of non-cash assets to shareholders in a demerger	8g		
	h	One fifth of the transition amount as referred to in section 115JB (2C) (if applicable)	8h		
	i	Others (including residual adjustment)	8i		
	j	Total deductions (8f + 8g + 8h + 8i)	8j		
9	Deer	med total income under section 115JB (7 + 8e – 8j)	9		
10	Tax	payable under section 115JB	10		

AY 2017-18: This table was not present in ITR of AY 2017-18

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- AY 2018-19
 - The new ITR 6 requires every unlisted company to provide details of all beneficial owners who are holding 10% or more voting power (directly or indirectly) at any time during the year 2017–18.

In case of unlisted company, particulars of natural persons who were the ultimate beneficial owners, directly or indirectly, of shares holding not less than 10% of the voting power at any time of the previous year *(if available)*

UII	S.No.	Name and Address	Percentage of shares held	PAN (if allotted)
VERS				
TWO TFOI				
Ϋ́́				

AY 2017-18

SZ	Particul	ars of persons who were beneficia	al owners of shares ho	olding not	less than 10% of	the voting power at an	y time of the previous year
DERS	S.No.	Name and Address]	Percentage of sh	ares held	PAN
HOL MA							
FOR							
HS NI							





- ITR 7 is applicable to persons including companies required to furnish return by Charitable Trusts [139(4A)] or Political Parties [139(4B)] or Research Associations, Mutual Funds etc. [139(4C)] or University, colleges etc. [139(4D)] or Business Trusts [139(4E)] or Investment Funds [139(4F)]:
- The corpus donations given to the other charitable trust with similar objects, now will not be entitled for deductions. Further, due to certain mandatory requirements of filing of various forms for claiming exemptions u/s 11 and to ensure that there is no mis-use or evasion of tax by the persons covered in the return, the additional information relating to the compliance of other sections have now been incorporated in the return form. The same are summarized as under:
 - Form 9A is a form which has to be filed by a trust/ institution/ organization within due date of furnishing Return u/s 139(1) so as to exercise option of deemed application of income for charitable/ religious purpose referred in clause (2) of the Explanation to section 11(1) of the Act
 - The information about filing of Form 9A has been incorporated in ITR 7.
 - Relevant extract is as follows.



Part	B – 1	II SI	FATEMENT OF INCOME FOR THE PERIOD ENDED ON 31 ST MARCH, 2018		
			23C)(v)/		
· ·			/10(23C)(via), fill out items 1 to 7 (as applicable)		
	1	Volur VC7	ntary contribution forming part of corpus as per section $11(1)(d)$ [(Ai + Bi) of schedule	1	
	2	Volur	ntary Contributions other than corpus(C – (Ai+Bi) of schedule VC)	2	
	3		egate of income referred to in sections 11, 12 and sections	3	
	-	10(23	C)(iv),10(23C)(v),10(23C)(vi) and 10(23C)(via) derived during the previous year ding Voluntary contribution included in 1 and 2 above (9 of Schedule AI)		
	4		cation of income for charitable or religious purposes or for the stated objects of the		
			institution:-		
		i	4i		
		ii	Amount applied during the previous year–Capital Account [Excluding application from Borrowed Funds] [8(A) of Schedule EC]	4 ii	
		iii	Amount applied during the previous year - Capital Account (Repayment of Loan)	4iii	
		iv	Amount applied during the previous year - Utilisation of surplus accumulated during an earlier year [item No. 24(B) of Schedule ER + item No.8(B) of Schedule EC]	4iv	
		v	Amount deemed to have been applied during the previous year as per clause (2) of Explanation to section 11(1)	<mark>4v</mark>	
			a If (v) above applicable, whether option Form No. 9A has been furnished to the Assessing Officer		
			b If yes, date of furnishing Form No. 9A (DD/MM/YYYY) 4vb		
		vi	4vi		
			or for the stated objects of the trust/institution to the extent it does not exceed 15 per cent of income derived from property held in trust/ institution under section $11(1)(a)/11(1)(b)$ or in terms of third proviso to section $10(23C)$ [restricted to the maximum of 15% of $(2 + 3)$ above]		



 Additional Declaration required in case of political parties – to confirm if cash donations exceeding Rs. 2,000/– are received [Section 13A].

1	1	Whether books of account were maintained? (tick as applicable \square)	□ Yes	D No
1	2	a Whether any voluntary contribution from any person in excess of twenty thousand rupees was received during the year ? (<i>tick as applicable</i> 🗹)	□ Yes	D No
		b If yes, whether record of each voluntary contribution (other than contributions by way of electoral bonds) in excess of twenty thousand rupees (including name and address of the person who has made such contribution) were maintained? (tick as applicable 🗹)	🗆 Yes	□ No
-	3	Whether the accounts have been audited? (tick as applicable \square)	□ Yes	D No
		If yes, furnish the following information:-		
		a Date of furnishing of the audit report (DD/MM/YYYY)	/	/
		b Name of the auditor signing the audit report		
		c Membership No. of the auditor		
		d Name of the auditor (proprietorship/ firm)		
		e Proprietorship/firm registration No.		
		f Permanent Account Number (PAN) of the auditor (proprietorship/ firm)		
		g Date of audit report		
4	4	Whether any donation exceeding two thousand rupees was received otherwise than by an account payee cheque or account payee bank draft or use of electronic clearing system through a bank account or through electoral bond? (tick as applicable \square)	🗆 Yes	D No



• Details of fresh registration upon change of objects [Section 12A(1) (ab)]

С	i		there any change in the objects/activities during the Year on the basis of which proval/registration was granted?	Sea Yes	D No
	ü	Ify	res, please furnish following information:-		
		a	date of such change (DD/MM/YYYY)	//	
		b	whether an application for fresh registration has been made in the prescribed form and manner within the stipulated period of thirty days as per Clause (ab) of sub-section (1) of section 12A	Tes Yes	I No
		с	whether fresh registration has been granted under section 12AA	🗆 Yes	D No
		d	date of such fresh registration (DD/MM/YYYY)	//	





- Amount utilized during the year for the stated objects out of surplus sum accumulated during an earlier year.
 - AY 2018-19

Sch	edule ER	Amount applied to charitable or religious purposes in India or for the state previous year - Revenue Account [to be mandatorily filled in by all perso Electoral Trust)]		ling ITR-7 (exce	
				Out of income derived during the previous year (A)	Utilisation of surplus accumulated during earlier years (B)
1	Rents		1		
2	Repairs		2		
3	Compensa	tion to employees	3		
4	Insurance		4		
5	Workmen	and staff welfare expenses	5		
6	Entertain	nent and Hospitality	6		

• AY 2017-18

Sch	iedule ER	Amount applied to charitable or religious purpo	oses in India during the previous ye	ar - Re	venue Account
1	Rents			1	
2	Repairs			2	
3	Compensa	tion to employees		3	
4	Insurance			4	
5	Workmen	and staff welfare expenses		5	
6	Entertain	nent and Hospitality		6	
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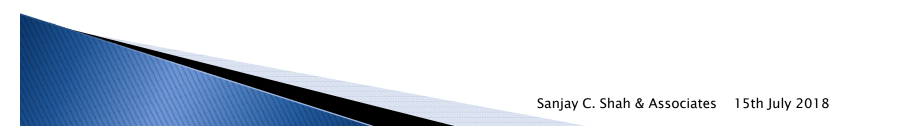


CHANGES APPLICABLE TO ALL FORMS

• There is a field specifically to furnish details of fee payable under Section 234F in the returns.

8	Inte	rest and fee payable		
	a	Interest for default in furnishing the return (section 234A)	8a	
Γ	b	Interest for default in payment of advance tax (section 234B)	8b	
	с	Interest for deferment of advance tax (section 234C)	8c	
[d	Fee for default in furnishing return of income (section 234F)	8d	
	е	Total Interest and Fee Payable (8a+8b+8c+8d)		•

- Requirement of furnishing details of cash deposit for a specified period as provided in ITR Form for AY 2017-18 has been done away with from AY 2018-19.
- All dividends in excess of Rs. 10 lakhs which are taxable under Section 115BBDA shall be disclosed in the Schedule OS (Income from other sources) and Schedule SI (Income chargeable to tax at special rate).





CHANGES APPLICABLE TO ALL FORMS

► AY 2018-19

 The information on TDS of current financial year has to be bifurcated into "deducted in own hands" and "deducted in the hands of spouse or any other person as per Rule 37BA(2) claiming of TDS credit as per rule 37BA" (details of Income, TDS, PAN of the person has to be furnished in this case). Likewise, detailed information on similar lines is required in respect of TDS credit claimed. (ITR-2, ITR-3, ITR-4, ITR-5 & ITR-6).

C	Details of Tax Deducted at Source (TDS) on Income [As per Form 16 A issued or Form 26QB/26QC furnished by Deductor(s)]														
INCOME	SI No	TAN of the Deductor/ PAN of the Buyer/ Tenant	Name of the Deductor/ Buyer/Tenant	Unique TDS Certificate Number	brought	ned TDS forward /f)	TDS					med thi	is Year come i	or (8) being r (only if is being offered rear)	TDS credit out of (7) or (8) being carried forward
OTHER INC					Fin. Year Amount in which b/f deducted		Deducted Deducted in the hands of spouse in own as per section 5A or any other hands person as per rule 37BA(2) (if applicable)		in own spouse as per section 5A or						
_	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)			(9) (10)			(11)	
NO S								Income	TDS	PAN of spouse/ other person		Income	TDS	PAN of spouse/ other person	
DS	i														
T	ii														
	NOTE	> Please ent	er total of colu	mn 8 in 10t	of Part 1	B-TTI									

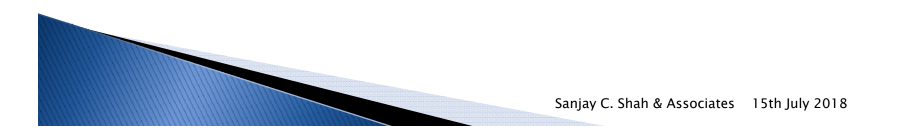


CHANGES APPLICABLE TO ALL FORMS

► AY 2017-18

Relevant extract of TDS details in Form of AY 2017-18 is as under:

Det	etails of Tax Deducted at Source (TDS) on Income [As per Form 16 A issued by Deductor(s) or Form 26QB]														
COME	Sl. No.	TAN of the Deductor/ PAN of the Buyer	Name of the Deductor	Unique TDS Certificate Number	1	ned TDS rward (b/f)	TDS of the current fin. year	Amount out of claimed this corresponding offered for t	Amount out of (6) or (7) being carried forward						
OTHER IN					Fin. Year in which deducted	Amount b/f		in own hands	in the hands of spouse, if section 5A is applicable						
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)					
NO	i														
SO	ii														





- AY 2018–19 Information relating to deemed gifts and deemed capital gains to be separately mentioned [in view of section 56(2)(x)] (ITR 3, ITR 5 & ITR 6)
 - The Information required to be given is SCH-OS is as under:

iii	—	ome of the nature referred to in section $56(2)(x)$ which is chargeable to tax		
	a	Aggregate value of sum of money received without consideration		
		In case immovable property is received without consideration, stamp duty value of property		
	c	In case immovable property is received for inadequate consideration, stamp duty value of property in excess of such consideration		
		In case any other property is received without consideration, fair market value of property		
		In case any other property is received for inadequate consideration, fair market value of property in excess of such consideration		
		Total (a+b+c+d+e)	1diii	

• There was no such specific head in ITR of AY 2017-18



 AY 2018–19: Income from transfer of carbon credits under Section 115BBG (ITR-2, ITR-3, ITR-5, ITR-6 & ITR-7) chargeable at special rates.

Part	t B –	TI	Computation of total income		
	1	Salaı	ries (60f Schedule S)		
	2	Incor	me from house property (3b of Schedule-HP) (enter nil if loss))	
	3	Profi	its and gains from business or profession		
			Profit and gains from business other than speculative business and specified business (A38 of Schedule BP) (enter nil if loss)	3i	
		ü	Profit and gains from speculative business (B42 of Schedule BP) (enter nil if loss and take the figure to schedule CFL)	3ii	
		iii	Profit and gains from specified business (C48 of Schedule BP) (enter nil if loss and take the figure to schedule CFL)	3111	
		iv	Income from patent u/s 115BBF (3e of Schedule BP)	3iv	
		v	Income from transfer of carbon credits u/s 115BBG <i>(3f of</i> Schedule BP)	3v	

 AY 2017-18: There was no such specific head for such type of income in ITR of AY 2017-18.



AY 2018–19: Income chargeable to tax at Special Rates under Schedule OS: (ITR 2, ITR-3, ITR-5 & ITR-6).

SI. No.	Amount of income	Nature of income	Country name & Code	Article of DTAA	Rate as per Treaty (enter NIL, if not chargeable)	Whether TRC obtained (Y/N)	Section of I.T. Act	IN ALLE AN DEP	Applicable rate <i>[lower oj</i> (6) or (9)]
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
Ι									
II									
III	Total amo	unt of inco	me chargea	ble at spe	cial rates under I	DTAA	!	I	ļ

• AY 2017–18:

vi	FO	R NON-RE	SIDENTS	- Income char	geable to be tax	ted under DTAA	
		•		Rate of tax under DTAA		Corresponding section of the Act which prescribes rate	Amount of income
	Ι						
	Π						
	III	Total amou	nt of inco	me chargeable	e to tax under D	TAA	



Above details are also required to be furnished online in form 67 as per rule 128 of the Income Tax Rules and data asked in Return is in line with that asked in Form 67. Screenshot of Form 67 is as under:

5 1 .No.	Name of the Country/	Source of	Income	Tax paid outside India		Tax Tax Credit claime			ed under sect	ion 90/90A	Credit	Total
	specified territory	income	from	Amount	Rate	payable	payable	Article No.	Rate of	Amount	claimed	foreign
			outside	Å.		on such	on such	of Double	tax as per		under	tax cred
			India	R	1200 1200	income	income	Taxation	Double		section 91	claime
		1.1		NX.	25700	under	under	Avoidance	Taxation		Amount	
			\sim	. Al		normal	Section	Agreements	Avoidance		r	
		- 7	IN			provisions	115JB/JC	100	Agreements			
			13.6	Dive		in India	- 12	ME				
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)

• The above Form 67 has to be furnished on or before the due date specified for furnishing the return of income u/s139 (1).

Sanjay C. Shah & Associates 15th July 2018



- AY 2018-19: -Addition of field for Capital Gains chargeable at special rates as per DTAA
- Similar change is also present in the table of Long Term Capital Gains

8	Amount of STCG included in A1-A7 but not chargeable to tax <mark>or chargeable at special rates</mark> as per										
	DT.	AA									
	Sl. No.	Amount of income	Item No. A1 to A7 above in which included	Country name & Code	Article of DTAA	Rate as per Treaty (enter NIL, if not chargeable)	obtained (V(N)) Section of Kate as per [lo		Applicable rate [lower of (6) or (9)]		
	(1) (2) (3)		(4)	(5)	(6)	6) (7) (8) (9)		(9)	(10)		
	I										
	Π										
	a	Total am	ount of STCC	7 not charg	geable to tax	as per DT	AA				
	b	Total am	ount of STCC	6 chargeab	le at special	rates as p	er DTAA				

AY 2017-18

8	FOR NON-RESIDENTS- STCG included in A1-A7 but not chargeable to tax as per DTAA									
	SI.	Country name, code	Article of DTAA	Whether Tax Residency Certificate obtained?	Item No. A1 to A7 above in which included	Amount of STCG				

	Ι				Ale/A2c/A3e/A4a/A4b/A5e/A6g/A7						
	п				Ale/A2c/A3e/A4a/A4b/A5e/A6g/A7						
III Total amount of STCG not chargeable to tax as per DTAA											
	1	_				1					
			S	anjay C. Shah & Associa	ates 15th July 2018						



- Income not deductible under Section 58 (ITR-2, ITR-3, ITR-5, ITR-6 & ITR-7) on the lines of disallowance under Section 40(a)(ia) Non deduction of Tax at source on expenditure claimed u/s 57 of the Act.
- Profit chargeable under Section 59 (ITR-2, ITR-3, ITR-5, ITR-6 & ITR-7) relating to cessation of liability under Section 41(1) of the Income Tax Act, 1961:

As per section 41(1), if a business entity recovers any amount in respect of an allowance or deduction by way of remission or cessation thereof, the amount so received shall be deemed to be the business income and chargeable to tax. There is a similar provision in respect of an expense which had been claimed as deduction against an income chargeable to tax under the head 'Income from other sources'.

Extracts of relevant portions of forms of AY 2018-19 and AY 2017-18 will follow in next slide.

Sanjay C. Shah & Associates 15th July 2018



• AY 2018–19:

	h	Dedu	actions under section 57 (other than those relating to inco	me unde	r 1fi, 1fii	, lfiii, lfiv, lfv & lfvi)					
		i	Expenses / Deductions		hi						
		ii	Depreciation		hii						
		iii	Total		hiii						
	i	i Amounts not deductible u/s 58 j Profits chargeable to tax u/s 59									
	j										
	k	Income from other sources (other than from owning race horses and amount chargeable to tax at special rate) (1g - hiii + 1i + 1j) (If negative take the figure to 4i of schedule CYLA)									
-	Incon nega		om other sources (other than from owning and main	taining 1	race hor	ses) (lfvii + lk) (enterlk as nil, if					
3	Inco	me fr	om the activity of owning race horses								
	а	Rece	ipts	3a							
	b	Dedu	ctions under section 57 in relation to (4)	3b							
	с	Am	ounts not deductible u/s 58	3c							
	d	Prof	iits chargeable to tax u/s 59	3d							
	e	Bala	nce $(3a - 3b + 3c + 3d)$ (if negative take the figure to 10x	i of Sche	dule CF	L)					
4	Inco	me ui	ader the head "Income from other sources" $(2 + 3e)$ (tak	e 3e as r	nil if nega	ative)					

► AY 2017-18

	h Deductions under section 57 (other than those relating to income under 1fi, 1fii, 1fiii, 1fiv, 1fv, & 1fvi)								
		i	Expenses / Deductions		hi				
		ii	Depreciation		hii				
		iii	Total		hiii				
	i Income from other sources (other than from owning race horses and amount chargeable to tax at special rate) (1g – hiii) (1f negative take the figure to 4i of schedule CYLA)								
2	 2 Income from other sources (other than from owning race horses) (Ifiv + Ii) (enter li as nil, if negative) 								
3	Inco	me f	rom the activity of owning and maintaining race l	iorses					
	а	Rece	eipts	3a					
	b	Ded	uctions under section 57 in relation to (4)	3b					
	c Balance (3a – 3b) (if negative take the figure to 10xi of Schedule CFL)						3c		
4	Inco	me u	under the head "Income from other sources" $(2 + 3)$	3c) (ta	ke 3c as n	il if negative)	4		



 AY 2018–19: Break up of Total Expenditure with registered or unregistered entities under GST (ITR-6) to be furnished by assessees NOT liable for Audit u/s 44AD.

	SI. No.	Total amount of Expenditure during the year	Expend	Expenditure relating to entities not			
GST		(aggregate of expenditure reported at items 6, 8 to 35, 37 & 38 of Part-A-P&L / P&L – Ind AS)	Relating to goods or services exempt from GST	Relating to entities falling under composition scheme	Relating to other registered entities	Total payment to registered entities	registered under GS
	(1)	(2)	(3)	(4)	(5)	(6)	(7)

A question which will arise here is that in Profit and Loss Account, expense for entire year will be reflected where as GST was effective only from 1st July 2017 i.e. 9 months of previous year 2017–18 and there will be mismatch.

We hope for some clarification from department regarding this.

AY 2017-18: This schedule finds no place in ITR of AY 2017-18



 AY 2018–19: Part A- PL has been modified to include GST related details in respect of goods and services supplied

	ies, taxes and cess received or receivable in resp plied	ect of	goods and services sold or		
i	Union Excise duties	i			
ii	Service tax	ii			
iii	VAT/ Sales tax	iii			
iv	Central Goods & Service Tax (CGST)	iv			
v	State Goods & Services Tax (SGST)	v			
vi	Integrated Goods & Services Tax (IGST)	vi			
vii	Union Territory Goods & Services Tax (UTGST)	vii			
viii	Any other duty, tax and cess	viii			
ix	Total (i + ii + iii + iv +v+ vi+vii+viii)			Cix	
r	-			1.0	1

AY 2017-18

с	Duti supr	es, taxes and cess received or receivable in response	ect o	of goods and services sold or		
	i	Union Excise duties	i			
	ii	Service tax	ii			
	iii	VAT/ Sales tax	iii			
	iv	Any other duty, tax and cess	iv			
	v	Total (i + ii + iii + iv)			Cv	



 AY 2018-19: Part A- PL has been modified to include GST related details in respect of goods and services purchased

6	Purc	chases (net of refunds and duty or tax, if any)			6	
7	Duti	es and taxes, paid or payable, in respect of goods and ser	vices	purchased		
	i	Custom duty	7i			
	ii	Counter veiling duty	7ii			
	iii	Special additional duty	7 iii			
	iv	Union excise duty	7iv			
	v	Service tax	7v			
	vi	VAT/ Sales tax	7vi			
	vii	Central Goods & Service Tax (CGST)	<mark>7vii</mark>			
	viii	State Goods & Services Tax (SGST)	<mark>7viii</mark>			
	ix	Integrated Goods & Services Tax (IGST)	7ix			
	Z	Union Territory Goods & Services Tax (UTGST)	<mark>7x</mark>			
	xi	Any other tax, paid or payable	7xi			
	xii	Total (7i + 7ii + 7iii + 7iv + 7v + 7vi + 7vii + 7viii + 7ix +	7 x + 1	/xi)	7xii	
-		•			-	1



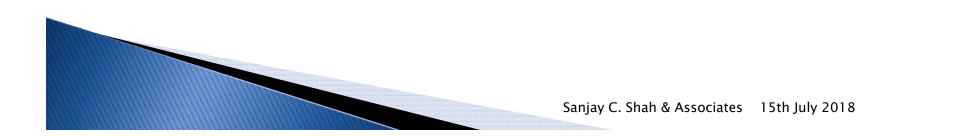


► AY 2017-18

	6	Purc	chases (net of refunds and duty or tax, if any)	6		
	7	Duti	es and taxes, paid or payable, in respect of goods and ser			
Γ		i	Custom duty	7i		
		ii	Counter veiling duty			

Page 4

iii	Special additional duty	7iii		
iv	Union excise duty	7iv		
v	Service tax	7v		
vi	VAT/ Sales tax	7vi		
vii	Any other tax, paid or payable	7vii		
viii	Total (7i + 7ii + 7iii + 7iv + 7v + 7vi + 7vii)		7viii	
L .			-	





- As per previous slides, it appears that legislature wants inclusive method to be followed by Assessees but Financial statements of Corporates are prepared in accordance with Schedule III of Companies Act 2013 which requires exclusive method of accounting and hence in order to match Profit/ Loss as per audited Financial statements, Profit and Loss Account of ITR will have to be filled as per exclusive method only.
- Adjustments on account of different methods of accounts required by Companies Act and as per Income Tax Act, will have to be reported as under in Part A- OI (optional in case Tax Audit not applicable:

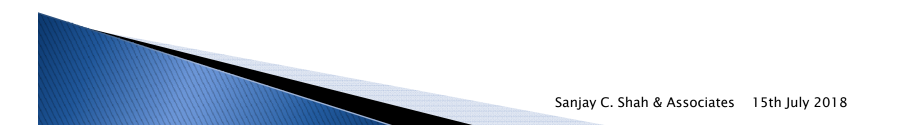
4	Metl	hod of valuation of closing stock employed in the previous year									
	a	a Raw Material (if at cost or market rates whichever is less write 1, if at cost write 2, if at market rate write 3)									
	b Finished goods (if at cost or market rates whichever is less write 1, if at cost write 2, if at market rate write 3)										
	с	Is there any change in stock valuation method (Tick) 🗹 🗆 Yes 🔅 No	·								
		Increase in the profit or decrease in loss because of deviation, if any, from the method of valuation specified under section 145A									
		Decrease in the profit or increase in loss because of deviation, if any, from the method of valuation specified under section 145A									

Earlier upto AY 2017-18, NET Effect on the profit or loss because of deviation, from the method of valuation prescribed u/s 145A was required to be reported.



The new ITR Forms require separate reporting of both profit and loss (and not on net basis) in Part A-OI, Schedule BP (Computation of income from business or profession) and Schedule ICDS. [ITR 3,5 and 6].

art A- (01	Other Information (optional in a case not liable for audit under section 44AB)		
1	N	Iethod of accounting employed in the previous year (<i>Tick</i>) \square mercantile \square cash		
2	I	there any change in method of accounting $(Tick) \boxtimes \Box$ Yes \Box No		
3a	I	ncrease in the profit or decrease in loss because of deviation, if any, as per Income Computation isclosure Standards notified under section 145(2) [column 11a(iii) of Schedule ICDS]	3a	
3b	I I	ecrease in the profit or increase in loss because of deviation, if any, as per Income Computation isclosure Standards notified under section 145(2) [column 11b(iii) of Schedule ICDS]	3b	





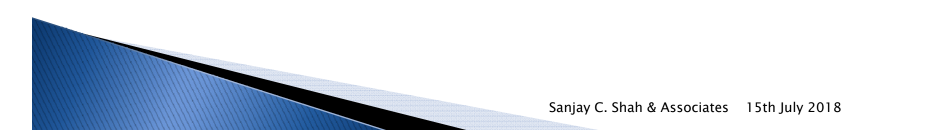
► AY 2018-19

Under the Schedule on TDS, there is also an additional field for furnishing details of TDS as per Form 26QC for TDS made on rent. Also, provision for quoting of **PAN of Tenant** for such rent cases has also been made.

Schedule-TDS Details of TDS/TCS [As per Form 16/16A/27D issued or Form 26QC furnished by Deductor(s)/ Employer(s)/ Collector(s)]								
TAN of deductor/ PAN of the Tenant	Name of the Deductor/ Collector/Tenant	Amount which is subject to tax deduction /collection	Year of tax deduction/ collection	Tax Deducted/ collected	Amount out of (5) claimed this Year			
Col (l)	Col (2)	Col (3)	Col (4)	Col (5)	Col (6)			
	TAN of deductor/ PAN of the Tenant	TAN of deductor/ Name of the Deductor/ PAN of the Tenant Collector/Tenant	TAN of deductor/ PAN of the TenantName of the Deductor/ Collector/TenantAmount which is subject to tax deduction /collection	TAN of deductor/ PAN of the TenantName of the Deductor/ Collector/TenantAmount which is subject to tax deduction /collectionYear of tax deduction/ collection	TAN of deductor/ PAN of the TenantName of the Deductor/ Collector/TenantAmount which is subject to tax deduction /collectionYear of tax deduction/ collectionTax Deducted/ collected			

► AY 2017-18

TDS as per Form 26QC was not present in ITRs of AY 2017–18 as it is applicable only from 1st June 2017.





• AY 2018–19: Reporting of Capital Gains in case of Transfer of Unquoted shares (ITR-2, ITR-3, ITR-5, ITR-6 & ITR-7).

-		<u> </u>		· • · · · ·					
	8	From sale of assets where B1 to B7 above are not applicable							
		а	i						
		b Fair market value of unquoted shares determined in the prescribed manner							
			c Full value of consideration in respect of unquoted shares adopted as per section 50CA for the purpose of Capital Gains (higher of a or b)		ic				
		ii Full value of consideration in respect of assets other than unquoted shares iii Total (ic + ii)							

AY 2017-18: There was no such reporting required in ITR of AY 2017-18





• Expansion of Scope for Reporting of Capital Gains as under for Various Sections (Changes in ITRs 2, 3, 5 and 6):

In ITR 2, in Schedule CG, detailed information/particulars are required to be furnished while claiming deduction u/s 54/54B/54EC/54EE/54F/54GB/115F.

The additional requirements in A.Y.2018-19 vis-à-vis A.Y.2017-18 are -

• Date of transfer of original asset is also required to be given.

 In case of section 54GB, the amount utilised for subscription of equity shares of eligible company, the date of subscription, cost of new plant and machinery purchased by the eligible company, the date of purchase of new plant and machinery also need to be given.

Likewise, in ITR 3, detailed information/particulars are required to be furnished while claiming deduction u/s 54/54B/54D/54EC/54EE/54F/54G/54GA/115F.

Similarly, in ITR 5 & 6, detailed information/particulars are required to be furnished while claiming deduction u/s 54B/54D/54EC/54EE/ 54G/54GA.



• Depreciation Schedule in ITR-3, ITR-5 & ITR-6 modified:

CBDT had vide Income-Tax (Twenty Ninth Amendment) Rules, 2016, dated 07–11–2016, restricted the highest rate of depreciation for any block of asset to 40%. i.e. all block of assets which were eligible for depreciation at the rate of 50%, 60%, 80% or 100% would be eligible for depreciation at the rate of 40%.

The following additional information is required to be disclosed in Schedule DPM:

- Depreciation disallowed under section 38(2) of the Income-tax Act, 1961.
- Net aggregate depreciation.

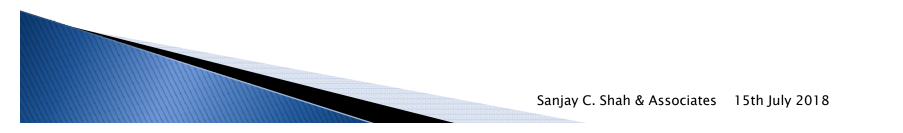
 Proportionate aggregate depreciation allowable in the event of succession, amalgamation, demerger etc.



In case of non-residents, the requirement of furnishing details of any one foreign Bank Account has been included for the purpose of credit of refund. This will ensure that the Non Resident Assessees can get the refund directly to their account.

F	Details of all Bank Accounts held in India at any time during the previous year (excluding dormant accounts) (In case of non-residents, details any one foreign Bank Account may be furnished for the purpose of credit of refund)								
ACCOUN	SI.	IFS Code of the Bank in case of Bank Accounts held in India (SWIFT Code in case of foreign Bank Account)	Name of the Bank	Account Number (IBAN in case of foreign Bank Accounts)	Indicate the account in which you prefer to get your refund credited, if any (tick one account ☑)				
BANK	i								
	ii								

- Individual taxpayers who are filing income-tax return in Form ITR 2 or ITR 3 or ITR 4 are not required to mention the gender, i.e., male or female or transgender, as the column of gender has been removed.
- As per section 115B, "where the total income of an assessee includes any profits and gains from life insurance business, the profits of life insurance business is taxable at a special rate of 12.5%. The profit u/s 115B is taxable in the Schedule SI of ITR-5 & ITR-6.





The scope of deduction u/s 43B is extended by the Finance Act, 2017, w.e.f. 01.04.2018 which now includes even this highlighted portion:

10	Any amount disallowed under section 43B in any preceding previous year but allowable during the previous year					
	a Any sum in the nature of tax, duty, cess or fee under any law 10a					
	ь	Any sum payable by way of contribution to any provident fund or superannuation fund or gratuity fund or any other fund for the welfare of employees	10b			
	с	Any sum payable to an employee as bonus or commission for services rendered	10c			
	d	Any sum payable as interest on any loan or borrowing from any public financial institution or a State financial corporation or a State Industrial investment corporation	10d			
	e	Any sum payable as interest on any loan or borrowing from any scheduled bank or a co-operative bank other than a primary agricultural credit society or a primary co-operative agricultural and rural development bank	10e			
	f	Any sum payable towards leave encashment	10f			
	g	Any sum payable to the Indian Railways for the use of railway assets	10g			
	h	Total amount allowable under section 43B (total of 10a to 10g)			10h	
11	Any	amount debited to profit and loss account of the previous year but d	isallo	wable under section 43B		
	а	Any sum in the nature of tax, duty, cess or fee under any law	11 a			
		Any sum payable by way of contribution to any provident fund or superannuation fund or gratuity fund or any other fund for the welfare of employees	11b			
	с	Any sum payable to an employee as bonus or commission for services rendered	11c			
d		public financial institution or a State financial corporation or a State Industrial investment corporation	11d			
	e Any sum payable as interest on any loan or borrowing from any scheduled bank or a co-operative bank other than a primary agricultural credit society or a primary co-operative agricultural and rural development bank		lle			
f Any sum payable towards leave encashment			11f			
	g	Any sum payable to the Indian Railways for the use of railway assets	11g			
	h Total amount disallowable under Section 43B(total of 11a to 11g)				11h	

THANK YOU

Sanjay C. Shah & Associates Chartered Accountants

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Sanjay C. Shah & Associates 15th July 2018