FILING OF ITR-7, 10B & 10BB-PRACTICAL INSIGHTS AND PRECAUTIONARY MEASURES

PRESENTED BY:

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ITR-7

Who should File ITR 7?

For persons including companies required to furnish return under sections

139(4A)

139(4B)

139(4C)

139(4D)

Every person claiming exemption u/s 11 &12. (u/s 139(4A)

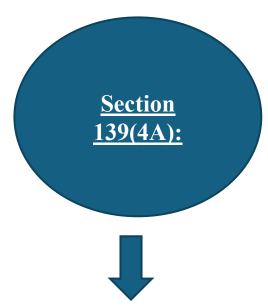
The Chief executive officer of every political party claiming exemption u/s 13A (u/s 139(4B))

Section 139(4C): Every—

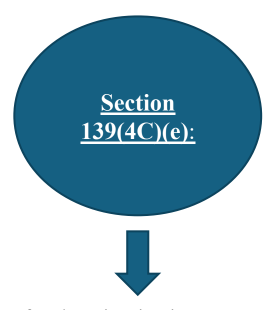
- (a) [research association] referred to in clause (21) of section 10;
- (b) news agency referred to in clause (22B) of section 10;
- (c) association or institution referred to in clause (23A) of section 10;
- [(ca)person referred to in clause (23AAA) of section 10;]
- (d) institution referred to in clause (23B) of section 10;

- e) fund or institution referred to in sub-clause (iv) or trust or institution referred to in sub-clause (v) or any university or other educational institution referred to in [sub-clause (iiiab) or] [sub-clause (iiiac) or sub-clause (vi)] or any hospital or other medical institution referred to in [sub-clause (iiiac) or] [sub-clause (iiiae) or sub-clause (via)] of clause (23C) of section 10;
- [(ea) Mutual Fund referred to in clause (23D) of section 10;
- (eb) securitisation trust referred to in clause (23DA) of section 10;
- [(eba) Investor Protection Fund referred to in clause (23EC) or clause (23ED) of section 10;
- (ebb) Core Settlement Guarantee Fund referred to in clause (23EE) of section 10;]
- (ec) venture capital company or venture capital fund referred to in clause (23FB) of section 10;]
- (f) trade union referred to in sub-clause (a) or association referred to in sub-clause (b) of clause (24) of section 10;
- [(fa) Board or Authority referred to in clause (29A) of section 10;]
- [(g) body or authority or Board or Trust or Commission (by whatever name called) referred to in clause (46) of section 10;
- (h) infrastructure debt fund referred to in clause (47) of section 10,]
- **Section 139(4D):** Every university, college, or other institution referred to in clause (ii) & (iii) of section 35 (1)

Key Focus of our session - 139(4A) and 139(4C)



- •Applicable to trusts or institutions.
- •If total income exceeds the maximum amount not chargeable to income tax, without considering the provisions of sections 11 and 12, filing of return is mandatory.



- •Applicable to funds, institutions, trusts, universities, educational institutions, hospitals, or medical institutions.
- •If total income exceeds the maximum amount not chargeable to income tax, without considering provisions of clause (23C) of section 10, filing of return is mandatory.

Two Regimes for Exemption:

First Regime: Covers funds, institutions, trusts, universities, educational institutions, hospitals, or medical institutions approved under sub-clauses (iv), (v), (vi), or (via) of clause (23C) of section 10. Income should be applied for the **specific objects** for which the fund, institution, trust, university, educational institution, hospital, or medical institution was established.

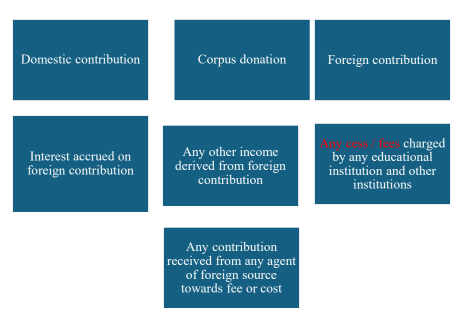
Second Regime: Covers trusts or institutions registered under section 12 A/12AA/12AB of the Act, where exemptions are given based on the application of income for religious or charitable purposes. Income must be applied for **religious or charitable purposes** to qualify for exemptions.

FORM 10B/10BB

Applicability of Form	Type of Trust or Institutions	Particulars
Form No. 10B	A trust or Institution registered in accordance with section 12A(1)(ac)	Total Income exceeds Rs.5 crore during the previous year without giving effect to provisions of section 11 and 12; OR
		Receipt of any foreign contribution as defined in section 2(1)(h) of theForeign Contribution(Regulation) Act, 2010 (42 of 2010); OR
		Application of any income outside India
	· ·	Total Income exceeds Rs.5 crore during the previous year without giving effect to provisions of section $10(23C)(iv)/(vi)/(via)$ OR
		Receipt of any foreign contribution as defined in section 2(1)(h) of the Foreign Contribution (Regulation) Act, 2010(42 of 2010) OR
		Application of any income outside India
Form No. 10BB	In other cases	

How to compute threshold limit of Rs 5 Cr?

Include the following over and above the regular income



ITR 7 contains 2 Parts (Part A and Part B)

- Part A Out of 29 Clauses, Clause A(1) to A(21) contains Information like Basic details, legal details, object wise details, management details, registration details, and LEI details etc. Clause A24 deals with change in the objects/activities and obtaining fresh registration. Clause A26 deals with information regarding applicability of proviso toSec.2(15), & Sec. 13(10).
- Clause A(27) deals with audit details.
- Schedule I to Schedule SH contains information to compute the taxable Income.
- Part B is the Statement of Income. It contains Part B1, Part B2 & Part B3.

- Form 10B contains <u>49 clauses</u> and many sub clauses under each clause and <u>29 schedules including sub</u> <u>schedules</u>
- Form 10B B contains <u>32 clauses and 7 schedules.</u>
- ❖ In clauses of Form 10B, it is required to report itemized details within each specified item. However, in Form 10BB, only the gross amount needs to be reported, e.g., under Section 115BBI
- ❖ Form 10 B contains basic details, legal details, registration details, management details, object wise details, details of place where books of account are kept, details of Advancement of GPU, Details of Business undertaking, business incidental to objects, and commencement of activities details, while registration details,, object wise details, details of Advancement of GPU, Details of Business undertaking, business incidental to objects, does not form part of Form 10BB.

FORM ITR-7 IMPORTANT CLAUSES AND THEIR DISCLOSURES IN FORM 10B & 10BB

ITR 7 PART A-GEN CLAUSE (A23) TO (A26)

(A23)	I			ny of the projects/institutions run by you, one of the charita	able purposes is advancement of any other object of
(1120)		gene	ral put	olic utility then-	
		a	i	Whether there is any activity in the nature of trade, commerce or business referred to in proviso to section 2(15)?	Yes √ No
			ii	If yes, then percentage of receipt from such activity vis-à-vis total receipts	
		b	i	whether there is any activity of rendering any service in relation to any trade, commerce or business for any consideration as referred to in proviso to section 2(15)?	Yes √ No
			ii	If yes, then percentage of receipt from such activity vis-à-vis total receipts	
	ii	If 'a' or 'b' is YES, the aggregate annual receipts from such activities is		s YES, the aggregate annual receipts from such activities in res	spect of that institution
		Sl.	Name	of the project/Institution	Amount of aggregate annual receipts from such activities

(A24)	i	Year o	e any change in the objects/activities during the on the basis of which val/registration/provisional registration was ed?	□ Yes	□ No
	ii	If yes,	please furnish following information:-		
Ī		A	date of such change (DD/MM/YYYY)	/	·
		В	Whether an application for fresh registration/provisional 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 / Sub-clause (v) of Clause (ac) of sub-section (1) of section 12A	□ Yes	□ No
		C	Whether fresh registration/provisional registration has been granted under section 12AB	□ Yes	□ No
	D		date of such fresh registration/provisional registration (DD/MM/YYYY)	//	'

Clause No (A24) – Is there any change in the Objects /activities?

Section 12A(1)(ab) requires <u>after granting registration</u>, it has adopted or undertaken any modification of the object which do not conform to the conditions subject to which registration granted an application has to be made in the prescribed form and manner within a period of 30 days as prescribed in clause 12A(1)(ac)(v).

(A25)	Is this your first return?	☐ Yes	□ No	
(A26)	Whether provisions of twenty second proviso to Section 10(23C) or Section 13(10) are applicable?	□ Yes	□ No	
	If "Yes", please furnish below information, whether:			
(a)	Provisions of proviso to clause (15) of section 2 are applicable	☐ Yes	□ No	

Clause No (A26)-Whether provisions of twenty second proviso to Section 10(23C) or Section 13(10) are applicable?

If Yes,

- (a) Provisions of proviso section 2 (15) are applicable? (Y/N)
- (b) Conditions specified in clause (a) of tenth proviso to 10(23C) / sub clause (i) of clause (b) of sub clause (1) of section 12A have been violated. (Maintenance of books of account and other document prescribed in Rule 17AA).? (Y/N)
- (c) Conditions specified in clause (b) of tenth proviso to 10 (23C)/ sub-clause (ii) of clause (b) of subsection (1) of section 12A have been violated (regarding audit)? (Y/N)
- (d) Conditions specified in twentieth proviso to 10(23C)/ clause (ba) of sub-section (1) of section 12A have been violated? (Y/N)

FORM 10B CLAUSE 12

	12.	(i)	underta	ken modification of the o	bjects which do no	erred to in section 11 or 12, has adopted of conform to the conditions of registrati						
- 1		(ii)	If yes,									
			(A)	date of such modification	on/ adoption (DD/)	MM/YYYY)						
Objects			(B)	B) Whether an application for registration has been made in the prescribed form and manner within the stipulated period of thirty days from the date of said adoption or modification, as per sub-clause (v) of clause (ac) of sub-section (1) of section 12A. Yes/No								
đ	Date of Registration or	URN of such										
					Applicatio n	of application	cancellation based on such application	registration				
						(dd/mm/yyyy)						

First Proviso to Section 2(15):Advancement of any other object of general public utility is not considered a charitable purpose if it involves:

- Any activity in the nature of trade, commerce, or business.
- Any service related to trade, commerce, or business, for a cess, fee, or other consideration.
- Regardless of how the income from such activities is used, applied, or retained.

Conditions:

- The activity is conducted while actually carrying out the advancement of the general public utility.
- The aggregate receipts from such activities during the previous year **do not exceed 20% of the total receipts** of the trust or institution for that year.

Section 13(10) is applicable, where the provision of section 13(8) are applicable. According to Section 13(8), nothing contained in section 11 or 12 operates so as to exclude any income, if the provisions of the first proviso to clause (15) of Section 2 become applicable. OR

It violates the condition specified under Section 12A 1(bi) /12A1(bii) or Section 12A 1(ba).

The income of the trust /institution shall be computed according to the Part B3 of Part B.

Part B3- Applicable if total income chargeable to tax u/s twenty-second proviso to section 10(23C) or section 13(10)

char		No. A(26) of Part A-General, please the provide computation of Income der twenty second proviso to Clause (23C) of section 10/Sub-section (10) of	
1	Total In	come for the previous year other than Sl. No. 7	Amount in Rs.
2	Total E	xpenditure incurred in India, for the objects of the assessee	Amount in Rs.
	Expendi		
	(i)	Expenditure from the corpus standing to the credit of the trust or institution as on the end of the financial year immediately preceding the previous year relevant to the assessment year for which income is being computed	Amount in Rs.
	(ii)	Expenditure from any loan or borrowing	Amount in Rs.
	(iii)	Depreciation in respect of an asset, acquisition of which has been claimed as application of income, in the same or any other previous year; and	Amount in Rs.
	(iv)	Expenditure in the form of contribution or donation to any person.	Amount in Rs.
	(v)	Capital expenditure	Amount in Rs.
3	(vi)	Amount disallowable under Explanation to sub-section (10) of section 13 or Explanation to twenty second proviso to clause (23C) of section 10 read with sub-clause (ia) of clause (a) of section 40	Amount in Rs.
	(vii)	Amount disallowable under Explanation to sub-section (10) of section 13 or Explanation to twenty second proviso to clause (23C) of section 10 read with sub-section 3 of section 40A	Amount in Rs.
	(viii)	Amount disallowable under Explanation to sub-section (10) of section 13 or Explanation to twenty second proviso to clause (23C) of section 10 read with section (3A) of section 40A	Amount in Rs.
	(ix)	Any other disallowance	Amount in Rs.
	(x)	Total expenditure to be disallowed (i)+(ii)+(iii)+(iv)+(vi+(vii)+(viii)+(ix)	Amount in Rs.

IMPORTANT SCHEDULES IN THE ITR AND THEIR APPLICABLITY IN FORM 10B & 10BB

SECTION 11(2)

Where 85% of income is not applied to charitable or religious purposes in the specified manner, the charitable trust or institution may accumulate or set apart either the whole or part of its income for future application for such purposes in India. Such income so accumulated or set apart will not be included in the total income of the trust or institution in the year of receipt of income.

The following points should be noted-

- 1. For this purpose, such trust or institution will have to specify, by means of a notice to Assessing officer in **Form No.10 the purposes and period f**or which the income is accumulated or set apart.
- 2..The above notice in Form No 10 should be uploaded electronically at least 2 months prior to the due date specified under section 139(1) but now, CBDT has vide circular No:6/2023 dated 24/05/2023 had clarified that it shall not be denied to the trust as long as the statement in form No.10 is **furnished on or before due date of furnishing return of Income.**
- 3.In case Form No.10 is not filed before this date, then the benefit of accumulation is not available and such income will be taxable at the applicable rate.
- 4.Income can be accumulated for a period not exceeding 5 years. In computing period of 5 years, the period during which the income could not be applied for the purposes for which it is accumulated or set apart, due to an order of injunction of any court, shall be excluded.

- 5. The money so set apart or accumulated should be invested/ deposited in any one or more of the modes or forms specified in section 11(5).
- 6. The benefit of accumulation is not available, if return of income is **not furnished before the due date of filing return** of income.

CONSEQUENCE OF DEFAULT

In case of default, such income will be chargeable to tax u/s 11(3), if it;

- a) is **applied for purpose other than charitable or religious purposes** or ceases to be accumulated or set apart for application thereto, or
- b) ceases to remain invested or deposited in any forms or modes specified in section 11(5)
- c) is not utilised for the purpose for which it is so accumulated or set apart during the period of 5 years or up to the last previous year for which it is accumulated
- d) is which, for it is **credited or paid** to any fund or institution or trust or any university or other educational institution or any hospital or other medical institution.
- In case of failure to apply income due to an **unavoidable circumstances**, the assessing officer, may on the receipt of an application from the person in receipt of income, allow such income to be applied for such other charitable /religious purposes in India as are in conformity with the objects of the trust/institution.

The Assessing officer shall not allow application of such income of any corpus donation made to trust/institution except in the case of dissolution.

ITR SCHEDULE I

Schedule I	Details of amo	unts accumulat	ed / set apart within the meaning	of section 11(2) or in	terms of third proviso to sect	ion 10(23C)/10(21)/	(10(21) read with section 35(1).
Year of accumulation (F.Yr.)	Amount accumulated in the year of accumulation	Purpose of accumulation	Amount applied	Balance	Amount taxed in any earlier assessment year(s)	Balance available for application	Amounts applied for charitable or religious /Scientific research/ social science or statistical research purpose during the previous year out of previous years' accumulation
(1)	(2)	(3)	(4)	(5)=(2-4)	(6)	(7)=(5-6)	(8)
2019-20							
2020-21							
2021-22							
2022-23							
2023-24							
2024-25							
Total							

The objective of the Schedule I in ITR is to compute the income chargeable to tax under section 11(3) ie deemed income under section 11(3).

ITR SCHEDULE I

Year of accumulatio n (F.Yr.)	Amount applied for purposes other than the purpose for which such accumulatio n was made (if applicable)	Amount credited or paid to any trust or institution registered u/s 12AB or approved under sub- clauses (iv)/(v)/(vi)/(vi a) of clause (23C) of section 10 (if applicable)	Balance amount available for application	Amount invested or deposite d in the modes specified in section 11(5) out of 11	Amount invested or deposited in the modes other than specified in section 11(5) out of 11 (if applicable)	Amount which is not utilized during the period of accumulat ion (if applicable)	Amount deemed to be income within meaning of sub-section (3) of section 11 (if applicable)
	(9)	(10)	(11) = (7-8-9-	(12)	(13)	(14)	(15)
			10)				(9+10+13+14)
2019-20							
2020-21							
2021-22							
2022-23							
2023-24							
2024-25							
Total							

10B SCHEDULE AC

Sche	dule AC: T	The details	s of accum	ulation												
S. N o.	Year of accum ulation (F.Y.)	Date of furnis hing Form 10 dd/m m/yyy y	Amou nt accum ulated in the year of accum ulation	Purpos e of accum ulation	A mo unt appli ed for chari table or religi ous/ purp oses up to the begi nnin g of the previ ous year	Bal anc e to be app lied (3)- (5)	Amo unt taxed in any earlie r asses smen t (Fill sched ule ACA)	Balan ce avail able for appli catio n (6)- (7)	Amou nts applie d for charita ble or religio us purpos e during the previo us year out of previo us years' accum ulation	Amou nt applie d for purpos es other than the purpos e for which such accum ulation was made (if applic able)	Amount credited or paid to any trust or institution registered under section 12AB or approved under sub- clauses (iv)or(v)or (vi)or(via) of clause (23C) of section 10 (if applicable)	Balan ce amou nt avail able for appli catio n (8) - (9) - (10) - (11)	Amo unt inve sted or depo sited in the mod es spec ified in secti on 11(5) out of (12)	Amo unt inves ted or depos ited in the mode s other than speci fied in sectio n 11(5) out of (12) (if appli cable)	Amou nt which is not utilise d during the period of accum ulation (if applic able)	Amo unt deem ed to be inco me withi n theme aning of sub- sectio n (3) of sectio n 11 (if applic able) (10)+ (11)+ (14)+ (15)
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)	(15)	(16)
	Provid e dropdo wn															

Deemed income U/S 11(3) = (10+11+14+15)

DEEMED APPLICATION

As per clause 2 of the Explanation 1 of Section 11(1)

If income applied falls short of 85%

- a) For the reason that the whole or any part of income has not been received during that year, OR
- b) Any other reason,

The following income shall be deemed to be applied

Case (a): So much of the income applied in India during the previous year in which income is received or during the previous year immediately following, as does not exceed the said amount.

Case(b): So much of the income applied in India during the previous year immediately following the previous year in which the income was derived ,as does not exceed the said amount.

ITR SCHEDULE D

Sche	dule D	Details of de		cation of inc	ome under claus	e (2) of Explan	ation 1 to sul	o-section (1)	
Year in which income is deemed to be applied (F.Yr.)	be applied during the	not been Received during that	deemed	Amount taxed in any earlier assessment year(s)	Out of the deemed Application claimed, amount required to be applied during the financial year pertaining to current Assessment year	Amount of deemed application claimed in earlier years, applied during the financial year pertaining to current AY	Amount which could not be applied and deemed to be income u/s 11(1B) during the previous year	Balance Amore deemed incompeting exempled in early ears on accordance applied and required to applied in FY 226 onwards	ome tion rlier int of eation to be 2025-
(1) Total	(2)	(3)	(4)	(5)	(6)	(7)	(8)=(6-7)	(9)=(4-6)	

10B SCHEDULE DI

Schedule DI: D (1B) of section	etails of deemed 11	application u	nder Explana	tion 1 to sub-	section (1) of s	ection 11 and	deemed incor	ne under sub	-section
Year in which income is deemed to be applied (F.Y.)	Date of furnishing Form 9A (dd/mm/yyyy)	Amount deemed to be applied during the previous year referred to in column 1	Reason of deeming application (a) income has not been received during that year (b) any other reason	Out of the deemed application claimed earlier, amount required to be applied	Amount taxed in any earlier assessment year out of the amount referred to in column (5) (Fill schedule DA)	Out of the deemed application clamied, amount required to be applied during the financial year pertaining to current assessment year	Amount of deemed application claimed in earlier years, applied during the financial year relating to current AY	Amount which could not be applied and deemed to be income under section 11(1B) during the previous year	Balance Amount of deemed application
(1)	(2)	(3)	(4)	(5)	(6)	(7) =(5)- (6)	(8)	(7)-(8) = (9)	(5)- (7)=(10)
Dropdowns to be provided			Dropdowns to be provided						

Classification of Corpus Donations

- i. Renovation/Repair Donations: Contributions for the renovation or repair of places of worship as notified under Section 80G(2)(b) on or 01.04.2020 (e.g., mosques, temples, gurudwaras, churches).
- ii. Other than (i) above received on or after 01.04.2021.
- iii. Other than (i) and (ii) above.
- Explanation 4: Corpus donations are not considered income under Section 11(1)(d) as long as they are deposited in one or more of the specified modes or forms under Section 11(5). Therefore, any application of funds from the corpus is not treated as an application of income. Consequently, the exemption is not available either under Section 11(1)(d) or by way of application. However, according to the first proviso to Explanation 4, the exemption benefit is available in the financial year in which the amount, or a part of it, is reinvested or deposited back into one or more of the forms/modes specified under Section 11(5) for the corpus.

ITR SCHEDULE J(A1)

<u>Scł</u>	<u>iedul</u>	<u> </u>	_	s and investment 10(23C)(vi) or		he last day of the previous yea via)]	r [to be fill	ed by asse	esses claimin	g exemption	u/s 11 and	d 12 or u/s
	A1	Details of corpus										
		Corpus Donation	01.04.2024 d as corpus		during	Amount invested Or deposited back into corpus (which was earlier applied and not claimed as application) where application from corpus is made on or after 01.04.20 21.	Financial year in which (4) was applied Earlier	amount invested or deposited back in to	on 31.03.2025	specified in	Amount taxed in assessme nt year 2024-25	Invested in modes other than specified in section 11(5) as on 31.03.2025
			(1)	(2)	(3)	(4)	(6)	(5)	(7)=(1+2+5- 3)	(8)	(9)	(10)=7-8-9
	(i)	Representing donations received for the renovation or repair of places notified u/s 80G(2)(b) on or after 01.04.2020					2021-22					
	(ii)	Other than (i) above received on or after 01.04.2021					2021-22					
	(iii)	Other than (i) and (ii) above Total					2021-22					

10B - SCHEDULE CORPUS

Schedules	Schedules to fill as may be applicable < refer to instructions> Form 10B														
Scl	Schedule Corpus: Details of Corpus														
Type of corpus donation	Openi ng balanc e at the begin ning of the previo us year (Corp us not applie d till the begin ning of the previo us year (1)	Received/T reated as corpus during the previous year (2)	Appli ed durin g the previ ous year (3)	Amoun t investe d or deposit ed back in to corpus (which was earlier applied and not claime d as applica tion if such applica tion fulfille d the conditi ons) (4)	Total amou nt invest ed or depos ited back in to corpu s (5)	Finan cial year in which (4) was applie d earlie r (6)	Closin g balanc e (7) [(1+2 +5)-3]	Inves ted in mode s specif ied in sectio n 11(5) (8)	Amou nt taxed in previo us assess ment year (9)	Inves ted in mode s other than specif ied in sectio n 11(5) as on last day of the previ ous year (10)	(i) the		Maintained as not separately identifiable is a separate of the		

(i) Represen ting donations received for the renovatio n or repair of places notified under 80G(2) (b) on or after 01.04.20 20					Yes/ No	Yes/ No	Yes/ No	Yes/ No
(ii) – Other than (i) above received on or after 01.04.20 21 (iii) Other than (i) and (ii) above								

LOANS AND BORROWINGS

Non-Consideration as Application: Application from Loans or borrowings are not considered as an **application of income** for charitable or religious purposes.

Repayment as Application: If a loan or borrowing is repaid from the income of a subsequent year, it will be treated as an application of income in the year of repayment, provided repayment occurs within 5 years from the end of the year in which the loan was originally used.

Pre-April 1, 2021 - Loans/Borrowings/Corpus: In the case of Application from loans and borrowings/ reinvestment or deposit back of Corpus **before 01.04.2021**, repayment of loans and borrowings or reinvestment or deposit of corpus does not qualify as an application for charitable or religious purposes.

ITR SCHEDULE J(A2)

A2	Details of loan and	borrowings					
	Opening Balance As on 01.04.2024	Loan & Borrowings taken for applications towards objectives during the year	Applied for the objects of the trust or institution during the year	Amount of repayment of loan or borrowing during the year (which was earlier applied and not claimed as application) where application from any loan or borrowing is made on or after 01.04.2021.	Financial year in which (4) was applied earlier	Total Repayment of loan or borrowing during the year	Closing Balance as on 31.03. 2025 (1+2-6=7)
	(1)	(2)	(3)	(4)	(5)	(6)	(7)
Total	NIL	NIL	NIL	NIL		NIL	NIL

10B -SCHEDULE LB

Schedule LB: De	Schedule LB: Details of Loan and Borrowing													
Opening balance as on 1st April of the previous year	Loan and borrowings taken for applications towards objectives during the previous year	Applied for the objects of the trust or institution during the previous year	Amount of repayment of loan or borrowing during the previous year (which was earlier applied and not claimed as application if such application fulfilled the conditions as required)	Financial year in which (4) was applied earlier	Total repayment of loan or borrowing during the previous year (In Rs.)	Closing Balance as on 31st March (1+2-6=7)								
(1)	(2)	(3)	(4)	(5)	(6)	(7)								

Depositing back of <u>corpus and repayment of loan</u> will not be considered as application unless the following additional requirements are satisfied at the time of **initial utilisation** of corpus fund or utilisation of loan or borrowings

- Such application should **not be in the form of corpus donation** to another trust.
- **TDS** should be deducted on such application
- If payment (or aggregate of payments) made to a person in a day exceeding **Rs. 10,000/-** should be made in a specified mode.
- Carry forward and set off of excess application is not allowed.
- Application is allowed in the year in which it is actually invested or deposited back or repayment is made.
- Application should not directly or indirectly benefit any specified person
- Application **should be in India** except with the approval of the board.

Such depositing back or repayment of loan should be made within a period of 5 years from the <u>end</u> of the previous year in which such application was made from the corpus.

ITR -7 CONSOLIDATED BALANCE SHEET

Part	t A -	BS			CONSOLIDATED BALANCE SHEET	AS C	ON 31 ST DAY OF MAR	CН,	2025
	A	Sou	rce	s of I	unds				
[1	Ov	vn Fu	nds				
			53		us out of the donations received for renovied u/s 80G(2)(b) on or after 01.04.2020	1a			
			b	Othe	r corpus received on or after 01.04.2021	1b			
			c	Corp	us other than (a) and (b)			1c	
_					ne accumulated under third proviso to cl on 11(2)	(23C) of section 10 or	1d		
OF FUNDS			e	years	nce Amount of deemed Income being exer s on account of deemed application and re -26 onwards	1e			
			f	Any	other reserve (Specify the nature)				
SOURCES				í	Specify the nature	i			
<u></u>				ii	Specify the nature	ii			
×				iii	Total (ai + aii)			1fiii	
			g	Total	fund (a+ b+c+d+e+f)			1g	
		2	Lo	an ar	d Borrowings				
			а	Secu	red loans	а			
			b	Unse	cured loans (including deposits)	b			
			c	Total	Loan Funds (a+ b)			2c	
		3	Ad	vanc	es			3	

		4	Sourc	es of	funds (1g + 2c +3)	4				
	В	App	licatio	n of	funds					
		1	Fixed	asse						
			a Gr	oss F	ixed Assets				1a	
			b Dep	preci	ation				1b	
			c Net	Fixe	ed Assets (1a-1b)				1c	
		2	Invest	men	2					
		3	Curre	nt as	ssets, loans and advances					
			a Cu	rrent	t assets					
			i	In	ventories				1	
			ii	Su	indry Debtors				ii	
			iii	i Ca	ash and bank balances					
				A	Balance with banks	iiiA	<u> </u>			
APPLICATION OF FUNDS				В	Cash-in-hand	iiiB	—		1	
135				C	Others	iiiC	:			
9				D	Total Cash and cash equivalents (ii	iA + iii	В⊣	⊦iiiC)	iiiD	
18			iv	, O1	ther Current Assets				iv	
'AT			v	To	otal current assets (i +ii + iiiD + iv)				av	
۱			b Lo:	ans a	and advances				В	
AP!			c Tot	al (a	$(\mathbf{v} + \mathbf{b})$				C	
			d Cu		t liabilities and provisions					
			i	Cı	urrent liabilities					
				<u> </u>	Sundry Creditors	A	\perp			
				В	Other payables	В	\perp			
				C	Total (A + B)	iC	\perp			
			ii	Pr	rovisions	ii	\perp			
			iii	i To	otal (iC + ii)				diii	

		e	Net Current Assets (3c – 3diii)	3e	
	4		Accumulated balance/ Any other reserve (deficit)	4	
	5		Total, application of funds (1+2+3e+4)	5	
	6		Out of 5, Investment made in modes specified u/s 11(5)	6	
	7		Out of 5, Investment made in modes other than specified u/s 11(5)	7	

NPO FUNDS

A.UNRESTRICTED FUNDS

- a) <u>Corpus</u>
- Corpus refers to funds contributed by founders/promoters of the NPO.
- The Opening Balance, Additions and the Closing Balance of the Corpus should be shown under this head.
- b) General Fund

i)Funds in the nature of founders'/promoters' contribution:

General Fund includes all financial resources except those required to be accounted for in another fund, i.e., it includes funds which neither have any restriction on their use nor have been designated for any specific purpose. The balance, if any, in the income and expenditure account after appropriation, i.e., surplus/(deficit) is transferred to this fund.

ii)Funds related to non-depreciable assets not requiring fulfillment of any obligation:

Grants and donations relating to non-depreciable assets, e.g., freehold land, which do not require fulfilment of any obligation, are included under this head.

- iii)Surplus/(Deficit): Surplus/(Deficit) represents the balance of income and expenditure account, after appropriations, if any.
- c) <u>Designated Funds</u>: <u>Designated/Earmarked funds are unrestricted funds set aside by the NPO for specific purposes or to meet specific future commitments.</u>

NPO FUNDS

B.RESTRICTED FUNDS

Restricted funds are funds subject to certain conditions set out by the contributors and agreed to by the NPO when accepting the contribution or are funds subject to certain legal restrictions. This head includes:

- 1. Endowment funds that are received with the stipulation that only the income earned can be used, either for the general purposes of NPO or for specific purposes.
- 2. Funds related to depreciable/non depreciable assets in respect of which assets are still to be acquired.
- 3. Balances of deferred income, e.g., grants and donations in respect of which specific depreciable assets have been acquired.
- 4. Funds related to specific items of revenue expenditure not yet incurred.

Each restricted fund should be reflected separately either on the face of the balance sheet or in the Schedule(s) to the balance sheet.

Notes:

- 1. The following particulars should be shown in respect of Surplus / (Deficit):
 - a) Balance at the beginning of the year
 - b) Add: Excess of income over expenditure for the year after appropriations, if any.
 - c) Less: Excess of expenditure over income for the year after appropriations, if any.
 - d) Balance at the end of the year
- 2. The following particulars should be shown in respect of each Designated and Restricted Fund:
 - a) Fund balance at the beginning of the year
 - b) Add: Funds transferred/received during the year
 - c) Less: Funds utilised during the year:
 - d) Fund balance at the end of the year:
- 3. Designated/Restricted Funds represented by specifically earmarked bank balances/ investments should be disclosed separately in respect of each fund.

Applicability of Accounting Standards

Accounting Standards are meant to be followed while preparing general-purpose financial statements and other reports that are certified by members of the ICAI.

These standards apply to all types of enterprises—whether they are companies, co-operatives, or any other form—if they are involved in commercial, industrial, or business activities. This applies regardless of whether the enterprise is for-profit or set up for charitable or religious purposes.

However, Accounting Standards do **not** apply to enterprises that **do not** carry out any commercial, industrial, or business activity. For example, an organisation that only collects donations and distributes them to flood victims would be outside the scope of these standards.

Importantly, if even a **small part** of an enterprise's activities is of a commercial, industrial, or business nature, then the **entire enterprise** must follow the Accounting Standards, even for its non-commercial activities.

ITR SCHEDULE VC

Scho	edule	· VC	Voluntary Contributions [to be mandatorily	filled in by all person	ns filing ITR-7	1
	A	Domest 115BBC	ic Contribution (Other than anonymous donate)	ons taxable u/s		
		i	Corpus donation (Aia +Aib)		Ai	
		a	Corpus representing donations received for the renovation or repair of places notified u/s 80G(2)(b)			
		b	Corpus other than above Aib			
		ii	Other than corpus donation			
			(a) Grants Received from Government		Aiia	
			(b) Grants Received from Companies unde Responsibility	r Corporate Social	Aiib	
	(c) Other specific grants (d) Other Donations		(c) Other specific grants		Aiic	
			Aiid			
			(e) Total		Aiie	
		iii	Voluntary contribution Domestic (Ai + Aiie)		Aiii	

ITR SCHEDULE VC

В	Foreign 115BBC	contribution (other than anonymous do	nations t	axable u/s		
	i	Corpus donation (Bia + Bib)			Bi	
	a	Corpus representing donations received for the renovation or repair of places notified u/s 80G(2)(b)	Bia			
	b	Corpus other than above	Bib			
	ii	Other than corpus donation			Bii	
	iii	Foreign contribution (Bi + Bii)			Biii	
	iv	Specify the purpose for which foreign received	contribu	tion has been	Biv	Free text box
C	Total Co	ontributions (Aiii + Biii)			C	

ITR SCHEDULE VC

D	claiming	ous donations, chargeable u/s 115BBC [Applicable to assessee gexemption u/s 11 or 10(23C)(iv) or 10(23C)(v) or 10(23C)(vi) or (via) or 10(23C)(iiiad) or 10(23C)(iiiae)]		
	i	Aggregate of such anonymous donations received	i	
	ii	5% of total donations received at Sl. No. C+Di or 1,00,000 whichever is higher	ii	
	iii	Anonymous donations taxable u/s 115BBC @ 30% (i – ii)	iii	{to be taken as nil, if negative}
E	Anonym of Sched	ous donations other than those included at Sl. No. Diii (<i>Di-Diii</i> lule VC)	E	

ITR SCHEDULE AI

Sche	edule .	AI	Aggregate of income derived during the partial filled by assesses claiming exemption u/s 11 (10(23C)(via)]				_
	1	Rec	eipts from main objects			1	
	2	Rec	eipts from incidental objects			2	
	3	Ren	ıt			3	
	4	Cor	nmission			4	
	5	Div	idend income			5	
OME	6	6 Interest income					
Š	7	Agr	riculture income			7	
<u>=</u>	8	Net	consideration on transfer of capital asset			8	
Œ	9	Any	other income (specify nature and amount)				
£G.			Nature		Amount		
AGGREGATE OF INCOME		а	Pass through income/Loss (Fill schedule PTI)	a			
W		b		b			
		с		c			
		d		d			
		e	Total (9a+ 9b+ 9c +9d)	e		9e	
	10	Tota	al (1 + 2 + 3 + 4 + 5 + 6 + 8 + 9)	•		10	

10B – CLAUSE 21 to 27(VOLUNTARY CONTRIBUTIONS)

	21.	Whethe	r auditee has filed Form No. 10BD for the previous year <	If No the	n skip to row 23 >		Yes/No
	22.	Total S	Sum of donations reported in Form No. 10BD furnished by the	ne audite	e for the previous year		(Amount in Rs)
Γ		Donations not reported in Form No. 10BD/Not required to fill Form No. 10BD					
		(i)	Donations received by fund or trust or institution of the au sub-section (2) of section 80G	ıditee wl	hich is approved under clause (b) of	Amount in R	s.
		(ii)	Donations received by fund or trust or institution of the section 80G (other than those donations qualifying under or sub-clause (iv) of clause (a) of sub-section (2) of section	clause	-	Amount in R	S.
			Donations received by fund or trust or institution of	(a)	Cash donations exceeding Rs. 2000	Amount in R	s.
		(iii)	the auditee approved under sub-clause (iv) of clause (a) of sub-section (2) of section 80G and which are not eligible under sub-section (5) of section 80G	(b)	Donations received from other charitable trusts and institution or from any fund or institution or trust or any university or other educational institutions or any hospital or other medical institution not eligible for deduction	Amount in R	S.
				(c)	Others < Specify the nature>	Amount in R	S.
				(d)	Total (a)+(b)+(c)	Amount in R	s.

10B – CLAUSE 21 to 27(VOLUNTARY CONTRIBUTIONS)

23.	(iv)		ions which could not be reported in Form No 10BD due to non-availabilit as required under Form No. 10BD	Amount in Rs.	
	(v)	Donati	ions received in kind		Amount in Rs.
		Anony	mous Donations referred to in section 115BBC		
		(a)	Amount of anonymous donation not taxable under section 115BBC of clause (i) of sub-section (1) of section 115BBC	on account of applicability	Amount in Rs.
	(vi)	(b)	Amount of anonymous donation not taxable under section 115BBC of clause (a) of sub-section (2) of section 115BBC	Amount in Rs.	
		(c)	Amount of anonymous donation not taxable under section 115BBC on account of applicability of clause (b) of sub-section (2) of section 115BBC		Amount in Rs.
		(d)	Other anonymous donations taxable @ 30 % under section 115BBC		Amount in Rs.
		(e)	Total (a+b+c+d)		Amount in Rs.
	(vii)	Any o	ther voluntary contribution not part of Form No. 10BD	<please nature="" specify="" the=""></please>	Amount in Rs.
	(viii)	Total donation not reported in Form No. 10BD [23(i)+23(ii)+23(iii)(d) +23(iv)+23(v)+23(vi)(e)+23(vii)]		Amount in Rs.	
24.	Total v	oluntary	contributions received by the auditee during the previous year [22+23(vii	i)]	Amount in Rs.

10B – CLAUSE 21 to 27(VOLUNTARY CONTRIBUTIONS)

25.	Total	foreign contribution out of the total voluntary contributions stated in 24	Amount in Rs. < Fill Schedule FC>
	Volun	tary Contribution forming part of corpus (which are included in 24)	Amount in Rs.
26.	(A)	Corpus representing donations received for the renovation or repair of places notified under clause (b) of sub-section (2) of section 80G eligible for exemption under Explanation 1A to the third proviso to clause (23C) of section 10 or Explanation 3A to sub-section (1) of section 11	Amount in Rs. < Fill Schedule Corpus>
	(B)	Corpus donations as referred to in clause (d) of sub-section (1) of section 11 or Explanation 1 to the third proviso to section 10 (23C) eligible for exemption and invested in modes specified under sub-section (5) of section 11	Amount in Rs. < Fill Schedule Corpus>
27.	Volun	tary Contributions required to be applied by the auditee during the previous year [24-{23(vi)(d)+26A+26B}]	Amount in Rs.

10B – CLAUSE 28 to 30

to be	28.	Income other than voluntary contributions derived from property held under trust referred to in section 11 or income of fund or institution or trust or any university or other educational institution or any hospital or other medical institution (other than the contribution reported in serial number 24)	Amount in Rs.
ncome to applied	29.	Income applied outside India which is eligible under clause (c) of sub-section (1) of section 11	Amount in Rs. < Fill Schedule Int App>
I	30.	Income required to be applied in India by the auditee during the previous year [27+28-29]	Amount in Rs.

In Form 10B – Clause 21 to 30 In Form 10BB- Clause 12 to 22

For Donations, the reporting starts from whether the auditee has filed form 10BD for the PY (Clause 21) and ends with income required to applied by the auditee during the PY (Clause 30)

ITR SCHEDULE A

Schedule A

Amount applied to stated objects of the trust/institution during the previous year from all sources referred to in C1 to C7 of this table– [to be filled by assessee claiming exemption u/s 11 and 12 or u/s 10(23C)(iv) or 10(23C)(v) or 10(23C)(vi) or 10(23C)(vi) or 10(23C)(vi) or 10(23C)(vi)

				A	Amount	
A	Applica	tion towards the stated objects of the trust/institution		Revenue	Capital	Total
	1	Donation(s) made to trust or institution(s) registered u/s 12AB or approved u/s 10(23C)(iv)/(v)/(vi)/(via)— Other than Corpus (100% of donations made need to be entered here)	1			
	1a	85% of the donation(s) made to trust or institution(s) registered u/s 12AB or approved u/s 10(23C)(iv)/(v)/(vi)/(via)— Other than Corpus	1a			
	2	Religious	2			
	3	Relief of poor	3			
	4	Educational	4			
	5	Yoga	5			
	6	Medical relief	6			
	7	Preservation of environment	7			

	8	Preservation of monuments etc.	8		
	9	General public utility	9		
	10	Application which cannot be specifically identified under 1 to 9 above	10		
	11	Cost of new asset for claim of Exemption u/s 11(1A) (restricted to the net consideration)	11		
	12	Total (A1a to A11)	12		
	Expendi	ture not allowed as application, other than application out of source	В		
В	of fund a	t C2 to C7 (B1 + B2 + B3 + B4 + B5 + B6 + B7 + B8)			
	Note: Am	ount entered in Sl. No. B should be out of Sl. No. A			
	1	Donation to trust or institution registered u/s 12AB or approved u/s 10(23C)(iv)/(vi)/(via) towards Corpus	1		
	2	Donation to trust or institution registered u/s 12AB or approved u/s 10(23C)(iv)/(vi)/(via) other than towards corpus in case of donations out of accumulated income	2		
	3	Donation to trust or institution registered u/s 12AB or approved u/s 10(23C)(iv)/(vi)/(via) not having same objects	3	Activa	te W
	4	Donation to any person other than trust or institution registered u/s 12AB or approved u/s 10(23C)(iv)/(v)/(vi)/(via)	4	Go to Se	

	•			
	5	Application outside India for which approval as per proviso to section 11(1)(c) is obtained	5	
	6	Application outside India for which approval as per proviso to section 11(1)(c) is not obtained	6	
	7	Applied for any purpose beyond the objects of the trust or institution	7	
	8	Any other disallowable application	8	
С		f fund to meet revenue and capital application in Row A (to the nount at Sl. No. C2 to C7 is included in Sl. No. A12)	С	
	1	Income derived from the property/income earned during previous year (Excluding corpus)	1	
	2	Income accumulated as under section 11(2) or third proviso to section 10(23C) in earlier years	2	
	3	Income deemed to be applied in any preceding year under clause 2 of explanation 1 of section 11(1) (applicable only when exemption is claimed u/s 11 and 12)	3	
	4	Income of earlier years upto 15% accumulated or set apart	4	
	5	Corpus	5	
	6	Borrowed Fund	6	
	7	Any other (Please specify)	8	

D	Total Amount applied during the previous year [A12-B-C2-C3-C4-C5-C6-	D		
E	Amount which was not actually applied during the previous year out of D (if it is included in Sl. No. A12)	E		
F	Amount actually paid during the previous year which accrued during any earlier previous year but not claimed as application of income in earlier previous year	F		
G	Total amount to be allowed as application (G=D-E+F)	\mathbf{G}		

10B CLAUSE 31 and 37

31	. A	Applicat	pplication of Income (excluding application not eligible and reported under serial number 37)							
	(i	(i)		amount aprevious year	pplied for charitable or religious purposes in India during ar	+Electronic (In Rs)	Other than Electronic (In Rs.)	Amount in Rs.		
			(a)	Contribu year	tion or donation to any other person during the previous			Amount in Rs.		
				Object w	ise application other than the application provided in (a)					
				(I)	Religious			Amount in Rs.		
					(II)	Relief of poor			Amount in Rs.	
				(III)	Education			Amount in Rs.		
		(b)		(IV)	Medical relief			Amount in Rs.		
				(V)	Yoga			Amount in Rs.		
			(b)	(b)	(VI)	Preservation of environment (including watersheds, forests and wildlife)			Amount in Rs.	
					(VII)	Preservation of monuments or places or objects of artistic or historic interest			Amount in Rs.	
				(VIII)	Advancement of any other objects of general public utility			Amount in Rs.		
					(IX)	Application which cannot be specifically categorised under (I) to (VIII)			Amount in Rs.	
				(X)	Total			Amount in Rs.		
			(c)	Total app	plication $[(a) + (b)(X)]$			Amount in Rs.		

		(ii)	Details of ap	plication out of (i)	(a) and (i) (b) resu	ılting in payme	nt in excess of	Rs. 50 lakh dur	ing the pr	evious year to any per	son		
f Income			S.No.	Name of person to whom amount paid or credited	PAN of such person	Amount of application (Rs)	Mod	le of application		TDS	S		
Application of Income							+Electroni c modes (Rs.)	Other than Electronic modes (Rs.)	Total	Whether any TDS has been deducted Yes/No	Section under which TDS has been deducted		
[A		(iii)	Amount which was not actually paid during the previous year [if included in (i)(c)] Amount in Rs.										
		(iv)	Amount actually paid during the previous year which accrued during any earlier previous year but not claimed as application of income in earlier previous year Amount in Rs.										
		(v)	Total amount to be allowed as application [31(i)(c)-31(iii) +31(iv)] Amount in Rs.										
		(vi)	Bifurcation of application in 31(v) into Revenue or Capital Amount in Rs.										
		(۷1)	(a) Revenue										
			(b) Capital										
		(vii)	Amount invested or deposited back in corpus which was applied during any preceding previous year and not claimed as application during that previous year. Amount in Rs. < fill Schedule Corpus>										
		(viii)	Repayment of loan or borrowing during the previous year which was earlier applied and not claimed as application during that previous year during that previous year. Amount in Rs. < fill Schedule LB>										
		Amount to be disallowed from application											
		(ix)		llowable under thir section 11 read wi				Explanation 3 to	o sub-	Amount in Rs. < fill schedule Tl	OS>		
	Amount disallowable under thirteenth proviso to section 10(23C) or Explanation 3 to sub-section (1) of section 11 read with sub-section (3) or (3A) of section 40A					Amount in Rs. < fill schedule 40 40A(3A)>)A(3)/schedule						
	(xi) Donation to any fund or institution or trust or any university or other educational institution or any hospital or other medical institution referred to in sub - clauses (iv), (v), (vi) or (via) of clause (23C) of section 10 of the Act or any trust or institution referred to in section 11 or 12 of the Act towards Corpus				of								
		(xii)	hospital or o	Any fund or instituted the medical institute for the Act or any to	ition referred to in	n sub - clause (iv), (v), (vi) o	r (via) of claus	e (23C) o	f			

			lication of income out of the following sources during the previous year	T	1	T
50 65		(A)	Income accumulated under third proviso to clause (23C) of section 10 or under sub-section (2) of section 11 during any earlier previous year	+Electronic modes (Rs.)	Other than Electronic modes (Rs.)	Total Amount (Rs.) < Fill schedule AC>
ferent source		(B)	Income deemed to be applied in any preceding year under clause (2) of Explanation 1 to sub-section (1) of section 11 during any earlier previous year	+Electronic modes (Rs.)	Other than Electronic modes (Rs.)	Total Amount (Rs.) < Fill schedule DD>
out od dif	37.	(C)	Income of earlier previous years up to 15% accumulated or set apart	+Electronic modes (Rs.)	Other than Electronic modes (Rs.)	Total Amount (Rs.)
Application of income out od different sources	37.	(D)	Corpus	+Electronic modes (Rs.)	Other than Electronic modes (Rs.)	Total Amount (Rs.) < Fill Schedule Corpus>
Applicatio		(E)	Borrowed fund	+Electronic modes (Rs.)	Other than Electronic modes (Rs.)	Total Amount (Rs.) < Fill Schedule LB>
		(F)	Any other (Please specify)	+Electronic modes (Rs.)	Other than Electronic modes (Rs.)	Total Amount (Rs.) < Fill Schedule LB>

Subclauses Explained

Clause 31(i) - Object wise application indicating mode of payment either Electronic or other than Electronic Mode

Clause 31(ii) - Payment to any person exceeding Rs. 50 Lakhs, with details indicating PAN, Amount ,mode of payment etc

Clause 31(iii) to 31(viii) - Amount not actually paid, actually paid, bifurcation into Revenue or Capital, allowable amount Invested or deposited back in to Corpus and repayment of Loan or borrowing.

Clause 31(ix) to 31(xxi) -Amount to be disallowed- 40(a)(ia),40(3)/3A, Donation towards corpus, not having same objects, Donation to any other person, Application outside India having approval / not having approval, Applied beyond the objects, any other disallowance.

Any amount paid or credited other than corpus donation to other trust or institution registered under section 12 AA/ 12 AB as the case may be shall be treated as application only to the extent of 85% of such amount

DONATION RECEIVED IN KIND

ITR 7 SCHEDULE J(E)

E Voluntary contributions/donations received in kind but not converted into investments in the specified modes u/s 11(5) within the time provided

Sl.	Name and	Value of	Value of	Amount out of (3) invested	Balance to be treated
No	address of	contribution/	contribution	in modes prescribed under	as income under
	the donor	donation	applied towards	section 11(5)	section 11(3)
			objective		
(1)	(2)	(3)	(4)	(5)	(6)
i					
ii					
iii					
iv	TOTAL				

ITR 7 SCHEDULE 115BBI

aul	e 115BBI Specified income of certain institutions under section 115BBI	1	1.
	Particulars		Amount
1	Deemed income referred in Explanation 4 to the third proviso to section	1	<total 15="" col="" of="" of<="" td=""></total>
1	10(23C) or section 11(3)	1	Schedule I >
2	Deemed income referred under section 11(1P)	2	< Total of Col 8 of Sched
2	Deemed income referred under section 11(1B)		D>
	Income which is deemed to be income under the twenty-first proviso to		
3	Section 10(23C) or which is not excluded from the total income as per	3	
	section 13(1)(c)		
	Income which is not exempt under section 10(23C) on account of		
4	violation of clause (b) of the third proviso of section 10(23C) or which is	4	
	not excluded from the total income as per section 13(1)(d)		
5	Income which is not excluded from the total income as per section	5	
3	11(1)(c)	3	
	Income accumulated or set apart in excess of fifteen per cent of the		
6	income where such accumulation is not allowed under any specific	6	
	provision of this Act;		
7	Total (total of Sl. No. 1 to 6)	7	

10B CLAUSE 33

		Inco	me taxable	under section 115BBI		
	33.	(a)		the auditee has any deemed income referred to in sub-section (1B) of section 11 chargeable to tax @ 30 % under section 115BBI and the amount of such deemed	Yes/No If yes fill Schedule DI	Amount in Rs.
		(b)	to clause	the auditee has any deemed income referred to in Explanation 4 to third proviso (23C) of section 10 or sub-section (3) of section 11 which is chargeable to tax @ ler section 115BBI and the amount of such deemed income?	Yes/No If yes fill Schedule AC	Amount in Rs.
			(i)	Whether income accumulated is applied for the purposes other than charitable or religious purposes or ceases to be accumulated or set apart for application thereto	Yes/No	Amount in Rs.
			(ii)	Whether such income accumulated ceases to remain invested or deposited in any of the forms or modes specified in sub-section (5) of section 11	Yes/No	Amount in Rs.
BBI			(iii)	Whether such income accumulated is not utilised for the purpose for which it is so accumulated or set apart during the period referred to in clause (a) of Explanation 3 to third proviso to clause (23C) of section 10 or clause (a) of sub-section (2) of section 11	Yes/No	Amount in Rs.
Section 115BBI			(iv)	Whether such income accumulated is credited or paid to any trust or institution registered under section 12AA or section 12AB or to any fund or institution or trust or any university or other educational institution or any hospital or other medical institution referred to in sub-clause (iv) or sub-clause (v) or sub-clause (via) of clause (23C) of section 10	Yes/No	Amount in Rs.
		(c)	(i)	Whether the auditee has any income which is income not to be excluded from the total income under twenty first proviso to clause (23C) of section 10 or clause (c) of sub-section (1) of section 13 which is chargeable to tax @ 30 % under section 115BBI and the amount of such income	Yes/No	Amount in Rs.
			(ii)	Whether the auditee has any income which is not to be excluded from the total income under clause (b) of third proviso to clause (23C) of section 10 or clause (d) of sub-section (1) of section 13 which is chargeable to tax @ 30 % under section 115BBI and the amount of such income	Yes/No	Amount in Rs.
		(d)	of the inc	the auditee has any income accumulated or set apart in excess of fifteen per cent. come where such accumulation is not allowed under any specific provision of the which is chargeable to tax @ 30 % under section 115BBI and the amount of such	Yes/No	Amount in Rs.
		(e)		the auditee has made any application out of India which is not excluded from ome under clause (c) of sub-section (1) of section 11	Yes/No < If yes fill schedule Int App>	Amount in Rs.

CAPITAL ASSET

Details of capital asset transferred under sub-section (1A) of section 11

FORM 10B- CLAUSE 36

ŧ	36.	Deta	ils of capital asset transferred under sub-section (1A) of section 11		
		(1)	Whether a capital asset being property held under trust wholly for charitable or religious purpose is transferred and the net consideration for which it is transferred?	Yes/No	Amount in Rs.
tal Ass		(2)	Whether deemed application is claimed as per clause (a) of sub-section (1A) of section 11 and the amount of such deemed application?	Yes/No	Amount in Rs.
Capital		(3)	Whether a capital asset being property held under trust in part only for charitable or religious purpose is transferred and the net consideration for which it is transferred?	Yes/No	Amount in Rs.
		(4)	Whether deemed application is claimed as per clause (b) of sub-section (1A) of section 11 and the amount of such deemed application?	Yes/No	Amount in Rs.

Accreted Income

Accreted Income means the amount by which the aggregate FMV of the total assets of the specified person exceeds the total liability of the such specified person computed in accordance with the method of valuation., as may be prescribed and will be charged to tax at MMR.

Under what circumstances is Accreted Income determined?

A **Specified person** has:

- 1. converted in to any form which is not eligible for grant of registration u/s 12A/12AA OR 12AB OR approval u/s 10 (23C) (iv), (v),(vi) And (via)
- 2. merged with any entity other than an entity /which is a trust or institution having objects similar to it and registered u/s 12A/12AA /12AB or approved u/s 10 (23C) (iv), (v),(vi) And (via)
- 3. failed to transfer upon dissolution all its assets to any other specified person within a period of 12months from the end of the month in which the dissolution take place.

ITR 7 SCHEDULE 115TD

Sche	edule	115TD		me under sectior (23C)(v)/ 10(23C)(_	ole if exe	mption claim	ied u/	's 11 and 12 or
1	Agg	regate Fai		MV) of total asset			on		1	NIL
2	Less	s: Total lial	bility of specified	person					2	NIL
3										NIL
4	(i)		assets directly action 10(1)	quired out of inco	me referred	4i		NIL		
	(ii)	date of c of registr 12AB or 11 and 1 10(23C)(reation or establication/provisional 2nd Proviso to se 2 or section 10(2	uring the period fr shment to the effe registration/appro ection 10(23C), if to 3C)(iv)/10(23C)(v) respectively not cla	ctive date val u/s benefit u/s)/	4ii		NIL		
	(iii)	FMV of		ed in accordance (2)	with third	4iii		NIL		
	(iv)	Total (4i	+ 4ii + 4iii)						4iv	NIL
5	Liab	ility in resp	pect of assets at 4	4 above					5	NIL
6	Acci	reted incor	ne as per section	115TD [3 – (4iv –	5)]				6	NIL
7	Add	itional inco	me-tax payable ı	u/s 115TD at maxi	mum margin	al rate	>		7	NIL
8	Inter	rest payab	le u/s 115TE						8	NIL
9	Spe	cified date	u/s 115TD						9	
10	Add	itional inco	me-tax and inter	est payable					10	NIL
11	Tax	and intere	st paid						11	NIL
12	Net	payable/re	fundable (10 – 11)					12	NIL
SI. No	Nan	ne of Bank	and Branch	BSR Code	Date(s) of on accre			Serial number of challan		Amount deposited

SPECIFIED VIOLATION

Consequence of Specified Violations

Cancellation of Registration

If registration or provisional registration has been granted, it may be subject to cancellation if the Principal Commissioner or Commissioner notices one or more specified violations or reference is received from the (AO) or case is selected based on the risk management strategy after following the below mentioned process

Process for Cancellation:

- The Principal Commissioner or Commissioner will call for relevant documents or information.
- An inquiry will be conducted to determine whether any specified violations have occurred.
- A written order for cancellation will be issued if <u>violations are confirmed</u>, <u>but only after providing the trust or institution with a reasonable opportunity to be heard</u>

10 B CLAUSE 43

	43.	Specified	Violation		
		Whether proviso to such viola	the auditee has incurred any specified violation as referred to in Explanation 2 to the fifteenth o clause (23C) of section 10 or Explanation to sub-section (4) of section 12AB and the amount of ation	Yes/No	Amount in Rs.
		(a)	Income of the auditee has been applied, other than for the objects of the trust or institution.	Yes/No	Amount in Rs.
-		(b)	Whether the auditee has income from profits and gains of business which is not incidental to the attainment of its objectives or separate books of account are not maintained by auditee in respect of the business which is incidental to the attainment of its objectives.	Yes/No	Amount in Rs.
i Violation		(c)	Whether the auditee, referred to in clause (a) of sub-section (1) of section 13, has applied any part of its income from the property held under a trust for private religious purposes, which does not enure for the benefit of the public.	Yes/No	Amount in Rs.
Specified		(d)	Whether the auditee, referred to in clause (b) of sub-section (1) of section 13, has applied any part of its income for the benefit of any particular religious community or caste.	Yes/No	Amount in Rs.
S		(e)	Whether any activity being carried out by the auditee is not genuine or is not being carried out in accordance with all or any of the conditions subject to which it was registered.	Yes/No	Amount in Rs.
		(f)	Whether the auditee has not complied with the requirement of any other law, for the time being in force, and the order, direction or decree, by whatever name called, holding that such non-compliance has occurred, has either not been disputed or has attained finality.	Yes/No	< If yes, fill schedule other law violation>

$\mathbf{B} - \mathbf{T}$		STATEMENT OF INCOME FOR THE PERIOD ENDED ON 31ST MARCH	, 2025				
)/10(23C)(v)/				
(23C)(**					
1	Voluntary Contributions and anonymous donations taxable u/s 115BBC (Other than						
_	Corpus) [(C-Ai-Bi+E) of Schedule VC]						
Voluntary contribution forming part of corpus other than anonymous donations							
2 taxable u/s 115BBC [(A + B) of schedule Part B-TI -Part B1]							
		Corpus representing donations received for the renovation					
	\mathbf{A}	or repair of places notified u/s 80G(2)(b)	A				
		[Aia +Bia of Schedule VC]					
	В	Corpus other than above [Aib +Bib of Schedule VC]	В				
	Aggrega	te of income referred to in sections 11, 12 and sections 10(23C)(iv),					
3	10(23C)	(v), 10(23C)(vi) and 10(23C)(via) derived during the previous year excluding	3				
	Volunta	ry contribution included in 1 above (10 of Schedule AI)					
4	Amount	eligible for exemption under section 11(1)(c)	4				
	rt B1 (23C)(1	tt B1 — App 23C)(vi)/10(23c) Volunta Corpus) Volunta taxable A B Aggrega 10(23C) Volunta	Corpus representing donations received for the renovation or repair of places notified u/s 80G(2)(b) Corpus other than above [Aib + Bib of Schedule VC] B Corpus other than above [Aib + Bib of Schedule VC] Corpus other than above [Aib + Bib of Schedule VC] Aggregate of income referred to in sections 11, 12 and sections 10(23C)(iv), 10(23C)(vi) and 10(23C)(via) derived during the previous year excluding Voluntary contribution included in 1 above (10 of Schedule AI)				

	A	Approval number given by the Board	A
	В	Date of approval by board	В
5	Income	to be applied [1+3-4-(A1-A1a of Schedule A)]	5
6		ation of income for charitable or religious purposes or for the stated objects of st/institution:-	
	i	Amount applied during the previous year [Excluding application from borrowed fund, deemed application, previous year accumulation upto 15% etc, i. e. not from the income of prev. year] [Sr.no. G from Schedule A]	6i
	ii	Repayment of loan during the previous year- [Sr.no. 4 of table A2 of Schedule J]	6ii
	iii	Amount applied during the previous year-invested or deposited back into specified mode of Corpus fund (disallowed earlier on application of fund for object of trust/institution) invested or deposited back, into one or more of the forms or modes specified in Section 11(5) maintained specifically for such corpus, from the income of that year and to the extent of such investment or deposit [Sr.no. 4 of table A1 of Schedule J]	6iii
	iv	Amount deemed to have been applied during the previous year as per clause (2) of Explanation to section 11(1) < Col 2 of Schedule D for FY 2024-25>	6iv
		A If (iv) above applicable, whether option in Form No. 9A has been furnished to the Assessing Officer	A
		B If yes, date of furnishing Form No. 9A (DD/MM/YYYY)	В
	v	Amount accumulated or set apart for application to charitable or religious purposes 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 maximum of 15% of [(1 +3 above) -(A1 of Schedule A)]}	6v

	vi	Amount in addition to amount referred to in (v) above, accumulated or set apart for specified purposes if all the conditions in section 11(2) and 11(5) or third proviso to section 10(23C) are fulfilled) < Col 2 of Schedule I for FY 2024-25>	6vi
		A If (vi) above applicable, whether option in Form No. 10 has been furnished to the Assessing Officer	A
		B If yes, date of furnishing Form No. 10 (DD/MM/YYYY)	В
	vii	Total [6i+6ii+6iii+6iv+6v+6vi]	6vii
7	Additio	ns	
	i	Income chargeable under section 115BBI < Total of Sl. No 7 of Schedule 115BBI>	7i
	ii	Income in respect of which exemption under section 11 is not available, being anonymous donation (Diii of schedule VC)	7ii
	iii	Income chargeable under section 12(2)	7iii
	iv	Amount disallowable under section 11(1) r.w.s 40(a)(ia) or 10(23C) r.w.s. 40(a)(ia)	7iv
	v	Amount disallowable under section 11(1) r.w.s 40A(3)/(3A) or 10(23C) r.w.s. 40A(3)/(3A)	7v
	vi	Income as per Explanation 3B in case of violation of clause (a) or (b) or (c) of Explanation 3A to section 11(1) read with section 80G(2)(b)	7vi
	vii	Income as per Explanation 1B in case of violation of clause (a) or (b) or (c) of Explanation 1A to section 10(23C) read with section 80G(2)(b)	7vii
	viii	Any other income on which exemption is not allowable under the Incometax Act	7viii
	ix	Total [7i+7ii+7iii+7iv+7v+7vi+7vii+7viii]	7ix
8	Income	chargeable u/s 11(4)	8

	1		Exemption u/s 11/10(23C)(iv)/10(23C)(v)/	
9	10(23C)(vi)/10(23C)(via) [(5-6vii)+7ix+8]			9
	Income not forming part of item No. 9 above			
	i	Income f	rom house property [3 of Schedule HP] (enter nil if loss)	10i
	ii	Profits and gains of business or profession [as per item No. D 48 of schedule BP]		10ii
	iii	Income under the head Capital Gains		
		A	Short term	10iiiA
		Aia	Short-term chargeable @ 15% (11ii of item E of schedule CG)	Aia
		Aib	Short-term chargeable @ 20% (11iii of item E of schedule CG)	Aib
		Aii	Short-term chargeable @ 30% (11iv of item E of schedule CG)	Aii
		Aiii	Short-term chargeable at applicable rate (11v of item E of schedule CG)	Aiii
		Aiv	Short-term chargeable at special rates in India as per DTAA (11vi of item E of Schedule CG)	Aiv
		Av	Total Short-term (Aia+ Aib + Aii + Aiii+ Aiv) (enter nil if loss)	Av
10		В	Long term	10iiiB
		Bia	Long-term chargeable @ 10% (11vii of item E of schedule CG)	Bia
		Bib	Long-term chargeable @ 12.5% (11viii of item E of schedule CG)	Bib
		Bii	Long-term chargeable @ 20% (11ix of item E of schedule CG)	Bii
		Biii	Long-term chargeable at special rates in India as per DTAA (11x of item E of schedule CG)	Biii

1		I		, , ,	
			Biv	Total Long-term (Bia + Bib + Bii + Biii) (enter nil if loss)	Biv
			С	Sum of Short-term/Lon g-term capital gains (Av+Biv) (enter nil if loss)	10iiiC
			D	Capital gain chargeable @ 30% u/s 115BBH (C2 of schedule CG)	10iiiD
			E	Total capital gains (C + D)	10iiiE
		iv	Income from	other sources [as per item No. 9 of Schedule OS]	10iv
		v	Total (10i +	10ii + 10iiiE + 10iv)	10v
	11	Gross income (9+10)		11	
	12	Losses of current year to be set off against 10v (total of 2xv, 3xv and 4xv of Schedule CYLA)			12
	13	Total Income (11-12)			13
	14	Income which is included in 13 and chargeable to tax at special rates (total of col. (i) of schedule SI)			14
	15	Anonymous donations, included in 13, to be taxed under section 115BBC @ 30% (Diii of Schedule VC)			15
	16	_	d Income char lule 115BBI)	geable u/s 115BBI, included in 13, to be taxed @ 30% (Sl. No. 7	16
	17	Aggrega	ate Income to l	be taxed at normal rates (13-14-15-16)	17

Nature of books of account or other document

S. No	Nature of books of account or other document as provided in rule 17AA	Code
(1)	Cash book	1
(2)	Ledger	2
(3)	Journal	3
(4)	Copies of bills, whether machine numbered or otherwise serially numbered, wherever such bills are issued by the assessee, and copies or counterfoils of machine numbered or otherwise serially numbered receipts issued by the assessee	4
(5)	Original bills wherever issued to the person and receipts in respect of payments made by the person	5
(6)	Any other book that may be required to be maintained in order to	6

S. No	Nature of books of account or other document as provided in rule 17AA	Code
	give a true and fair view of the state of the affairs of the person and explain the transactions effected	
(7)	Books of account, as referred in Serial No. 1 to 6, for business undertaking referred in sub-section (4) of section 11 of the Act	7
(8)	Books of account, as referred in Serial No 1 to 6, for business carried on by the assessee other than the business undertaking referred to in sub-section (4) of section 11 of the Act	8
(9)	Record of all the projects and institutions run by the person containing details of their name, address and objectives	9
(10)	Record of income of the person during the previous year as per rule 17AA(1)(d)(ii)	10
(11)	Record of application of income etc. out of income during the previous year as per rule 17AA(1)(d)(iii)	11
(12)	Record of application of income out of the income of any previous year preceding the current previous year as per rule 17AA(1)(d)(iv)	12

S. No	Nature of books of account or other document as provided in rule 17AA	Code
(13)	Record of voluntary contribution made with a specific direction that they shall form part of the corpus, as per rule 17AA(1)(d)(v);	13
(14)	Record of contribution received for the purpose of renovation or repair of temple, mosque, gurdwara, church or other place notified under clause (b) of sub-section (2) of section 80G which is being treated as corpus, as per rule 17AA(1)(d)(vi)	14
(15)	Record of loan and borrowings as per rule 17AA(1)(d)(vii)	15
(16)	Record of properties as per rule 17AA(1)(d)(viii);	16
(17)	Record of specified persons as per rule 17AA(1)(d)(ix);	17
(18)	Any other documents containing any other relevant information as per rule $17AA(1)(d)(x)$.	18

QUESTIONS?



THANK YOU

Feel free to reach me at, +91 9447418108 or camathewpm@gmail.com if you have any queries