GOVERNMENT OF PAKISTAN

REVENUE DIVISION

¹[FEDERAL] BOARD OF REVENUE

**

Notification No.S.R.O. 428(1)/2002, Islamabad, the July 1, 2002.- In exercise of powers conferred by section 237 of the Income Tax Ordinance, 2001 (XLIV of 2001), the 2 [Federal Board of Revenue] is pleased to make the following rules, namely-

INCOME TAX RULES, 2002 CHAPTER - I

1. Short title and commencement.-

- (1) These rules may be called the Income Tax Rules, 2002.
- (2) They extend to the whole of Pakistan.
- (3) They shall come into force on the first day of July, 2002; except rules 3 to 9 which shall be applicable in respect of income earned on or after first day of July. 2002, and other rules covered by the rule on "Saving".

2. Definitions.-

- (1) In these rules, unless there is anything repugnant in the subject or context.-
 - (a) ³["Federal Board of Revenue" means the Federal Board of Revenue, established under the Federal Board of Revenue Act, 2007;]

Note: Notification No. SRO.1102 (I)/91(Oct 5, 1991) - The reference "Board" wherever appearing in the Rules includes a reference to "Regional Commissioners of Tax" and "Commissioner of Tax", as the case may be.

¹[(aa) "Computerized Payment Receipt" means a computer generated receipt issued by the State Bank of Pakistan or the National Bank of Pakistan acknowledging payment of tax;

The words "Central Board of Revenue" substituted by the Finance Act, 2007.

The words "Central Board of Revenue" substituted by the Finance Act, 2007.

Substituted by the Finance Act, 2007. The substituted definition read as follows: "Central Board of Revenue" means the Central Board of Revenue, established under the Central Board of Revenue Act, 1924 (IV of 1924); "

- (ab) "digital certificate" or "digital signatures" means a digital certificate or digital signatures issued by an agency approved by the ² Federal Board of Revenue to issue such certificate or signatures;
- (ac) "e-intermediary" means a person registered as,-
 - (i) Chartered Accountant with the Institute of Chartered Accountants of Pakistan;
 - (ii) Cost and Management Accountant with the Institute of Cost and Management Accountants of Pakistan;
 - (iii) a legal practitioner entitled to practice in any Court in Pakistan:
 - (iv) a member of the Association of Chartered Certified Accountants, UK; or
 - (v) an Income Tax Practitioners, registered with Tax Bar affiliated with All Pakistan Tax Bar Association.]
- (b) "electronic transmission" means a facsimile or electronic-mail transmission;
- (c) "Ordinance" means Income Tax Ordinance, 2001 (XLIX of 2001), where however, context so provides, Income Tax Ordinance, 1979 (XXXI of 1979) till its relevance in a particular context; ³[]
- (d) "section" means section of the Ordinance 4[; 5[]]
- ⁶[(e) "schedule" means a schedule to these rules ⁷[; and]]
- ⁸[(f) "transmission" means to transmit data through a computer network.]
- (2) All other expressions used but not defined in these rules shall have the meaning assigned to them under the Income Tax Ordinance, 2001.

Clauses "(aa) to (ac)" inserted by SRO 516(I)/2006, dated June 01, 2006.

The words "Central Board of Revenue" substituted by the Finance Act, 2007

Word "and" omitted by Notification No. SRO 651(I)/2004, dated July 30, 2004.

Substituted for full stop by Notification No. SRO 651(I)/2004, dated July 30, 2004.

Word "and" omitted by Notification No. SRO 516(I)/2006, dated June 01, 2006.

Clause "(e)" inserted by Notification No. SRO 651(I)/2004, dated July 30, 2004.

Substituted for full stop by Notification No. SRO 516(I)/2006, dated June 01, 2006.

Clause "(f)" inserted by Notification No. SRO 516(I)/2006, dated June 01, 2006.

CHAPTER - II

DETERMINATION OF INCOME - HEADS OF INCOME

¹[PART-I: SALARY

3. Valuation of perquisites, allowances and benefits.-

For the purposes of computing the income chargeable to tax under the head "salary", the value of all perquisites, allowances and benefits provided by the employer to the employee shall be included in the said income in accordance with the rules 4 to 7.

4. Valuation of accommodation.-

The value of accommodation provided by an employer to the employee shall be taken equal to the amount that would have been paid by the employer in case such accommodation was not provided.

Provided that the value taken for this purpose shall, in any case, not be less than forty five percent of the minimum of the time scale of the basic salary or the basic salary where there is no time scale. ²[:]

²[Provided further that where House Rent Allowance is admissible @ thirty percent, the value taken for the purpose of this rule shall be an amount not less than thirty percent of minimum of the time scale of basic salary or the basic salary where there is no time scale.]

5. Valuation of conveyance.-

The value of conveyance provided by the employer to the employee shall be taken equal to an amount as below:-

(i) Partly for personal and partly for official use

5% of:

- (a) the cost to the employer for acquiring the motor vehicle; or,
- (b) the fair market value of the motor vehicle at the commencement of the lease, if the motor vehicle is taken on lease by the employer;
- (ii) For personal use only

10% of:

 the cost to the employer for acquiring the motor vehicle; or,

Part I substituted by Notification No. SRO 668(I)/2006, dated June 27, 2006, earlier it was substituted by Notification No. SRO 609(I)/2002, dated September 10, 2002.

² Proviso inserted and before it colon substituted for full stop by SRO 716(I)/2008, dated July 02, 2008.

DETERMINATION OF INCOME - HEADS OF INCOME CHAPTER - II

(b) the fair market value of the motor vehicle at the commencement of the lease, if the motor vehicle is taken on lease by the employer; and

- 6. For the purpose of this part, "employee" includes a director of a company.
- These rules shall be applicable for the salary income received after thirtieth of June, 2006.]
- ¹[]
- ²[1

Rule "8" omitted due to substitution of "Part-I" vide SRO 668(I)/2006, dated 27.06.2006. Rule "9" omitted due to substitution of "Part-I" vide SRO 668(I)/2006, dated 27.06.2006

PART-II: INCOME FROM BUSINESS

10. Entertainment expenditure.-

- (1) For the purpose of clause (d) of section 21, which provides for a limitation on the deduction of entertainment expenditure, and subject to sub-rule (2), a deduction for entertainment expenditure shall be limited to expenditure incurred by a person that satisfies the conditions laid down in sub-section (1) of section 20 and which is-
 - (a) expenditure incurred outside Pakistan on entertainment in connection with business transactions or where such expenditure is allocated as head office expenditure;
 - (b) expenditure incurred in Pakistan on entertainment of foreign customers and suppliers;
 - (c) expenditure incurred on entertainment of customers and clients at the person's business premises;
 - (d) expenditure incurred on entertainment at a meeting of shareholders, agents, directors or employees; or
 - (e) expenditure incurred on entertainment at the opening of branches.

¹[]

- (2) A person shall be allowed a deduction under sub-rule (1) only for expenditure incurred on the entertainment of persons related directly to the person's business.
- (3) In this rule, "entertainment" means the provision of meals, refreshments, and reasonable leisure facilities in accordance with the tradition of business and subject to overall norms and customs of business in Pakistan.

11. Agricultural produce as raw materials.-

- (1) This rule applies to a person who is a cultivator or receiver of agricultural produce as rent-in-kind and who uses agricultural produce raised or received as raw materials in a business the income from which is chargeable to tax under the head "Income from Business".
- (2) In determining the amount of income of a person to whom this section applies, the market value of any agricultural produce raised or received

¹ Clause "(f)" omitted by SRO 392(I)/2009, dated May 19, 2009.

as rent-in-kind by the person and used as raw materials in the person's business shall be allowed as a deduction.

- (3) For the purposes of sub-rule (2), the market value of agricultural produce shall be-
 - (a) where the agricultural produce is ordinarily sold in the market in its raw state or after application of any process ordinarily employed by a cultivator or receiver of agricultural produce as rent-in-kind to render it fit to be taken to market, the market price for the produce at the time it is used as raw materials in the person's business; or
 - (b) in any other case, the sum of the following amounts, namely:-
 - (i) the expenses of cultivation; and
 - the land revenue rent paid for the area in which the produce is grown.
- (4) No deduction shall be allowed for any expenditure incurred by a person as cultivator or receiver of agricultural produce as rent-in-kind, other than as specified in sub-rule (2).

12. Particulars required to be furnished for claiming depreciation deduction or initial allowance amortization deduction.-

- (1) The following particulars shall be furnished by a taxpayer at the time of furnishing a return of income for any tax year in order to claim a depreciation deduction under section 22, an initial allowance under section 23 or an amortization deduction under section 24 read with the Third Schedule to the Ordinance, namely:-
 - a description of each depreciable asset and intangible in respect of which a deduction is claimed;
 - (b) where a depreciable asset or intangible is used in the tax year only partly in deriving income from business chargeable to tax, the extent of such part use;

¹[]

- (d) if the depreciable asset or intangible was acquired in the tax year, the date of acquisition;
- (e) the written down value of each depreciable asset at the beginning of the tax year computed in accordance with sub-section (5) of

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¹ Clause "(c)" omitted by SRO 392(I)/2009, dated May 19, 2009.

- section 22 and the cost of each intangible as determined under sub-section (11) of section 24;
- (f) the amount of capital expenditure incurred in the tax year on additions, alterations. improvements or extensions in relation to any depreciable asset or intangible and where the depreciable or amortizable amount of such expenditure is limited under the Ordinance, the lower amount shall also be stated;
- (g) the total value of each depreciable asset for which a depreciation deduction is allowable for the tax year (this is the sum of the amounts specified in clauses (e) and (f), less any initial allowance allowed for the asset in that year;
- the prescribed rate of depreciation and initial allowance (if any) for each depreciable asset or class of asset for the tax year, and the normal useful life for each intangible;
- the amount of depreciation deduction and initial allowance (if any) for each depreciable asset for the year and the amount of amortization deduction for each intangible for the year;
- (j) the total depreciation deduction, initial allowance and amortization deduction allowed for the tax year; and
- (k) the written down value of each depreciable asset and the cost of intangible at the end of the tax year, and the remaining normal useful life.

Explanation: Addition to intangible to be separately shown.

- (2) The following particulars shall be furnished by a taxpayer at the time of furnishing a return of income for any tax year in which a depreciable asset or intangible is disposed of in the year, namely:-
 - (a) the consideration received for the asset or intangible;
 - (b) the written down value of the asset or intangible disposed of at the beginning of the tax year; and
 - (c) the excess or deficit of the consideration received in relation to the written down value (i.e., clause (b) less clause (a) or clause (a) less clause (b), as the case may be).

¹[12A. Decommissioning certificate.-

As required under sub-rule (4A) of rule 2 of Part-I of Fifth Schedule to the Income Tax Ordinance, decommissioning certificate shall be submitted, as set out in Part-XA of the Second Schedule to these rules.]

13. Apportionment of expenditures ²[, deductions and allowances].-

- (1) This rule applies for the purposes of section 67, which provides for apportionment of expenditure ³[, deductions and allowances] incurred for more than one purposes.
- (2) Any expenditure ⁴[, deductions and allowances] that is incurred for a particular class or classes of income shall be allocated to that class or classes, as the case may be.
- ⁵[(3) (a) Any common expenditure excluding financial expenses relatable or attributable to non-business advances or loans and the amount referred to in sub-rule(2) relatable to business including presumptive and exempt income, shall be allocated to each class of income according to the following formula, namely:-

A x B/C

where-

- A is the amount of the expenditure incurred;
- **B** is the total amount of gross receipts (without deduction of expenditures) for the tax year for the class of income; and
- **C** is the total amount of gross receipts (without deduction of expenses ⁶[, deductions and allowances]) and net gains for the tax year of all classes of income;
- (b) Where, however, net gain, brokerage, commission and other income is to be taken into account on turnover of such transactions, such income shall be compared with gross profit from business for adopting figures for components "B" and "C" of the formula at (a) above ⁷[:]

¹ Rule 12A inserted by SRO 357(I)/2011, dated May 04, 2011.

² Added by the S.R.O. 754(I)/2016 dated 15th August, 2016.

³ Inserted by the S.R.O. 754(I)/2016 dated 15th August, 2016.

Inserted by the S.R.O. 754(I)/2016 dated 15th August, 2016.

Sub-rule (3) substituted by SRO 392(I)/2009, dated May 19, 2009.

⁶ Inserted by the S.R.O. 754(I)/2016 dated 15th August, 2016.

The full stop substituted by SRO 1218(I)/2015 dated 08.12.2015.

¹[Explanation.- The terms gross receipt means net off receipts or turnover of Sales Tax or EFD paid."]

- (4) Where expenditures ²[, deductions and allowances] are to be allocated among different classes of income under sub-rule (3) consideration shall be given to the nature and source of each class of income, on reasonable basis to earn each class of income (particularly, in allocating selling expenses).
- (5) Where the allocation of expenditures ³[, deductions and allowances] is made in accordance with sub-rule (3) a certificate by the Chartered Accountants or Cost and Management Accountant stating the basis of allocation shall be accepted unless significant variations are found; and where books ⁴ [of accounts] are not required to be audited, the reasonable basis based on the ⁵[sub-rules] (3) and (4) may be adopted which would be accepted by ³[the] Commissioner, unless variation is found. Significant variations would be beyond the limits of 10 ± in collection as in sub-rule (3) under any head of account.

⁶[(6)] In this rule.-

"class of income" means -

- (a) Pakistan-source income chargeable under the head "Salary";
- (b) foreign-source income chargeable under the head "Salary";
- (c) Pakistan-source income chargeable under the head "Income from Property";
- (d) foreign-source income chargeable under the head "Income from Property";
- (e) Pakistan-source income chargeable under the head "Income from Business" (other than income subject to section 19);
- (f) foreign-source income chargeable under the head "Income from Business" (other than income subject to section 19);
- (g) Pakistan-source income from a speculation business chargeable under the head "Income from Business";
- (h) foreign-source income from a speculation business chargeable under the head "Income from Business":

Income Tax Rules, 2002

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¹ Inserted by SRO 1218(I)/2015 dated 08.12.2015.

Inserted by the S.R.O. 754(I)/2016 dated 15th August, 2016.

³ Inserted by the S.R.O. 754(I)/2016 dated 15th August, 2016.

Inserted by SRO 392(I)/2009, dated May 19, 2009.

Substituted for "sub-rule" by SRO 392(I)/2009, dated May 19, 2009.

⁶ Substituted for "(8)" by SRO 392(I) 2009, dated May 19, 2009.

DETERMINATION OF INCOME - HEADS OF INCOME CHAPTER - II

- (i) Pakistan-source income chargeable under the head "Capital Gains":
- foreign-source income chargeable under the head "Capital Gains";
- Pakistan-source income chargeable under the head "Income (k) from Other Sources";
- **(I)** foreign-source income chargeable under the head "Income from Other Sources":
- (m) income exempt from tax;
- Chargeable to tax under section 5, 6 or 7; and (n)
- amounts to which section 169 applies ¹ [] and "common expenditure" means expenditure ²[, deductions and allowances] that is not clearly allocable to any particular class or classes of income, such as general administrative and other such allocable expenditures ³[, deductions and allowances].

⁴[PART-III: COMPUTATION OF CAPITAL GAIN ON DISPOSAL OF **SECURITIES**

UNDER SECTION 37A OF THE INCOME TAX ORDINANCE, 2001

13A. Acquisition of securities.-

- A security may be acquired through purchase, exchange, bonus issue, right issue, gift, bequest, inheritance, leverage schemes and derivative contracts.
- A security may be acquired in the electronic book entry form or in the form of physical certificate.
- A security may be acquired through the trading platform provided by a stock exchange or through off market transactions.
- In case of securities other than units of an open mutual fund, broker's bill for the purchase, broker generated computerized ledger statement of the investor's brokerage account, CDC statement of the investor's

Words etc. "except proceed realised from exports from which separate provision is made as sub-rule (8)" omitted by SRO 392(I)/2009, dated May 19, 2009.

Inserted by the S.R.O. 754(I)/2016 dated 15th August, 2016. Inserted by the S.R.O. 754(I)/2016 dated 15th August, 2016.

Part III inserted by SRO 112(I)/2011, dated February 11, 2011.

CDC sub account and payment of cost of acquisition through cheques shall be supportive evidence of acquisition of securities.

(5) In case of units of an open end mutual fund, certified statement of investor's account provided by the asset management company shall be supportive evidence of acquisition of securities.

13B. Disposal of securities.-

- (1) A security may be disposed of through sale, gift, exchange or transfer by the security holder in any other way.
- (2) A security may be disposed of in the electronic book entry form or in the form of physical certificate.
- (3) A security may be disposed of through the trading platform provided by a stock exchange or through off market transactions.
- (4) In case of securities other than units of an open mutual fund, broker's sale proceeds or difference bill, broker generated computerized ledger statement of the investor's brokerage account, CDC statement of the investor's CDC sub-account and proof of payment through cheques shall be supportive evidence of disposal of securities.
- (5) In case of units of an open end mutual fund, certified statement of investor's account provided by the asset management company shall be supportive evidence of disposal of securities.

13C. Holding period.-

- (1) Securities held for a period upto a maximum of one eighty-two days and for a period upto maximum of three sixty-five days shall be taken as held for six months and one year respectively.
- (2) In case of short positions, holding period shall be the period intervening between the date when a security is sold short and the date when the security is purchased to cover the short position.
- (3) In case of futures contracts, holding period shall be the period intervening between the date of entry into a futures contract and the date of exit from such contract.

13D. Computation of capital gain or loss.-

- Capital gain or loss arising on the disposal of any security shall be computed on the basis of First In First Out (FIFO) inventory accounting method.
- (2) Capital loss arising on disposal of securities in any tax year shall be set off against capital gain arising from the disposal of securities during

that tax year to determine the taxable capital gain arising from the disposal of securities.

(3) Capital loss arising on disposal of securities in any tax year shall not be carried to a subsequent tax year.

13E. Computation of capital gain or loss on derivatives.-

- (1) In case of long position in deliverable futures contracts, capital gain or loss shall be computed as the difference between cost of acquisition of securities underlying the futures contract and the consideration from disposal of those securities to close the long position at or before maturity of the contract.
- (2) In case of short position in deliverable futures contracts, capital gain or loss shall be computed as the difference between the consideration from short sale of securities underlying the futures contract and the cost of acquisition to purchase those securities to close the short position on or before maturity of the contract.
- (3) In case of cash settled futures contracts, capital gain or loss shall be the cash payment which the investor respectively receives from or makes to the other party to such contract to settle the contract on or before maturity of the contract.
- (4) In case of options, capital gain or loss shall be the difference between exercise price of the options and the consideration from disposal of the securities underlying such options.
- (5) In case of contracts of right, capital gain or loss shall be the difference between cost of acquisition of right shares underlying the contract and the consideration from disposal of those shares.
- ¹[(6) Profit made on sale of borrowed shares shall be treated as capital gain when such shares are acquired for their return to Authorized Intermediary. Period intervening between acquisition and disposal of such borrowed shares shall determine the holding period in which the capital gain or loss falls. Specific Identification Method shall be used to determine the acquisition cost and consideration for disposal of such securities. The difference between cost of acquisition and consideration received against disposal (net off all borrowing costs) of such shares shall be treated as capital gain or loss. This rule shall be applicable to the securities borrowed in accordance with the Securities Lending and Borrowing Scheme approved by Securities and Exchange Commission of Pakistan.

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Sub-rules (6) and (7) inserted by SRO 1149(I)/2011, dated December 27, 2011.

(7) Profit made on disposal of shares acquired under Margin Finance Scheme, Margin Trading Scheme or other Financing or Leverage schemes approved by Securities and Exchange Commission of Pakistan shall be treated as capital gain. The difference between cost of acquisition (inclusive of borrowing cost) and consideration received against disposal of such shares shall determine the quantum of capital gain or loss.]

13F. Capital loss adjustment disallowed in certain cases.-

- (1) Capital loss adjustment as provided in rules 13D and 13E shall not be admissible in the following cases, namely:-
 - ¹[(a) **Wash Sales** where capital loss realized on sale of specific security by an investor in preceded or followed in one month's period by purchase of the same securities by the same investor whereby the transaction falls within one month between same two parties or their related parties where one was seller and other was buyer and they change places becoming buyer and seller respectively, thus, maintaining the portfolio.];

Explanation.- Wash sale is sale of security at loss and repurchase of the same security soon before or afterwards the sale so as to realize an unrealized loss to make it claimable as a set off against capital gain. The security sold in a wash sale is repurchased with the aim to re-acquiring it at or near its sale value in order to maintain the risk return profile of portfolio;

- (b) Cross Trades where coordinated reshuffle of securities between two related accounts of the same investor. between two related accounts of the related investors between two membership cards of the same broker or between two related brokerage houses is undertaken and securities accumulating unrealized losses are sold to related accounts to artificially realize capital losses in one account without actually selling the securities to an outsider and the artificial losses so realized in an account are then used to minimize capital gain tax liability on the capital gain realized in the same account; and
- (d) Tax Swap Sales where the investor having realized loss (as in the case of a wash sale) on a particular security does not repurchase the same security but chooses another similar security in the same sector thus not only minimizing or eliminating altogether liability on account of tax on capital gain. but also maintaining the portfolio broadly at the same risk return profile.

Clause "(a)" substituted by SRO 1149(I)/2011, dated December 27, 2011.

13G. Exemption from tax on capital gain.-

Exemption shall be applicable as provided under the Ordinance.

13H. Payment of tax on capital gain.-

- (1) Every investor shall calculate tax on capital gain arising on securities ¹[at the prescribed rates.
- (2) Every investor other than individual investor shall e-file statement of advance tax on capital gain on the prescribed format within ²[twenty one] days after the end of each quarter with the tax authority having jurisdiction in the case.
- (3) The liability to pay the due tax on capital gain shall lie on the investor who held the securities during the period for which tax on capital gain is to be paid and, in case of any benami accounts, on the investor who de facto owns the securities carried in such accounts.

13I. Maintenance of records.-

- (1) Every investor shall maintain accounts and records separately for each of his brokerage accounts regarding his securities business which sufficiently enable for verification of the discharge of his obligations under these rules.
- (2) Without prejudice to the generality of the foregoing provision, every investor shall maintain in particular the following accounts and records, namely:-
 - (a) fortnightly ledger statements of the investor's brokerage account or each brokerage account if there are more than one account whether in the investor's own name or any benami accounts, generated by his broker;
 - (b) fortnightly CDC statements of the investor's CDC sub account or each CDC sub account corresponding to each brokerage account, if there are more than one brokerage account whether held in the investor's own name or any benami accounts;
 - (c) record of security holdings and their value carried in the investor's brokerage account on 30th June of each year;
 - (d) record of cash carried in the investor's brokerage account as on 30th June of each year;

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The words and commas "held for a period upto six months, and above six months to one year, after the end of each tax year" omitted by the SRO 1145(I)/2016 dated 7th December, 2016.

Substituted for "seven" by SRO 1149(I)/2011, dated December 27, 2011.

- (e) record of funds deposited in the investor's brokerage account;
- (f) record of funds withdrawn from the investors brokerage account.

[13J. Exchange of information.-

Information regarding member, broker, investor of a stock exchange ²[", members of PMEX, unit holders in mutual funds"] required by the ³Federal Board of Revenue shall be obtained directly from National Clearing Company of Pakistan Limited (NCCPL).]

13K. Violations and penalties.-

Any investor who, in discharge of his obligations under these rules, violates any provision of the rules shall be liable to penalty and other charges provided in the Ordinance.

13L. Definitions.-

- (1) In this Part, unless the context otherwise requires,-
 - borrowed security means a security which an investor borrows under any security lending and borrowing scheme approved by the Securities and Exchange Commission of Pakistan, with an aim to returning the security to its lender, at any later date;
 - (b) capital gain means the difference between consideration from disposal of a security and the price paid or would have been paid for acquisition of such security when former exceeds the later, provided that capital gain, in case of a borrowed security, means the difference between consideration received from short selling of the borrowed security and the price paid or payable to purchase it for its return to the lender of such security;
 - (c) **capital loss** means the difference between cost of acquisition of a security and the consideration from disposal of that security when the former exceeds the later;
 - (d) cost of acquisition of any security means the market price of the security which the investor pays or would have paid to purchase such security, provided that cost of acquisition,-

Rule 13J substituted by SRO 1149(I)/2011, dated December 27, 2011.

The expression inserted by the SRO 1145(I)/2016 dated 7th December, 2016.

The words "Central Board of Revenue" substituted by the Finance Act, 2007

- (i) in case of a right share, means the discounted price at which the right shares are issued to a shareholders by the issue:
- (ii) in case of a security acquired through bequest or inheritance means the market price of security at which the deceased person making bequest or leaving the inheritance, as the case may be, paid or would have paid to purchase such security;

¹ [²["(iii)"] in case of bonus shares:

- shall be ex-bonus price if tax has already been paid under section 236M:
- (ii) the value determined under section 236N, if tax is paid under section 236N; and
- (iii) shall be zero, if no tax is paid under section 236M and 236N.
- (iv) in case of initial public offering, the actual price paid to the issuer shall be treated as the cost of acquisition of such securities.]
- (e) consideration from disposal of any security means the market price of a security which the investor receives or would have received on the sale of that security;
- (f) derivative products means a financial product which derives its value from the underlying security or other asset, may be traded on a stock exchange of Pakistan and includes deliverable futures contracts, cash settled futures contracts, contracts of rights and options ³[and future commodity contracts traded at PMEX];
- (g) date of acquisition shall be determined as under, namely:-
 - in case of security in electronic book entry form, earlier
 of the dates on which the investor makes the purchase
 or otherwise gets title to the security and the security is
 transferred to the investor's brokerage account, CDC sub
 account or the concerned broker's or stock exchange's
 member's CDC Group Account;

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Clause "(d)(iii)" substituted by SRO 161(I)/2015, dated February 23, 2015.

The letter "(d)" re-numbered by SRO 1218(I)/2015 dated 08.12.2015.

The words added by the SRO 1145(I)/2016 dated 7th December, 2016.

- (ii) in case of any security in the physical certificate form, earlier of the dates on which selling broker or stock exchange's member sells the security, the date on which an investor acquires physical possession of the security, the date on which investor's name is entered on the security or the date on which the issuing company enters the investor's name in the record of its security holders;
- (iii) in case of acquisition of a security on account of a nomination under section 80 of the Companies Ordinance, 1984 (XLVII of 1984) under bequest or inheritance, the date of death of the person making such bequest or leaving such inheritance, or the date of transmission by succession or under a will by the deceased, as the case may be, whichever is earlier;
- (iv) in case of acquisition of a security under a futures contract, the date of entry into the futures contract;
- in case of a borrowed security, the date on which the investor purchases the security to cover his short position and to return the security to the security lender;
- (vi) in case of conversion of global depository receipts into shares, the closing price of shares on the day of such conversion shall be treated as acquisition cost of such shares.
- (h) date of disposal of any security in the electronic book entry form means.-
 - the date on which the investor sells or otherwise disposes of the security and the security is transferred from the investor's brokerage account, CDC sub-account or the concerned broker's or stock exchange's member's CDC Group Account, whichever is earlier;
 - (ii) in case of any security in the physical certificate form means the date on which selling broker sells the security or the date on which the issuing company deletes the seller's name from the record of its security holders, whichever is earlier;
 - (iii) in the case of a security underlying a futures contract, means the date of exit from futures contract; and
 - (iv) in the case of a borrowed security means the date on which the borrower short sells the borrowed security after borrowing it from the security lender;

- (i) date of entry into futures contract means, in case of a long position, the date on which securities underlying the futures contract are purchased and are transferred to the investor's brokerage account and, in case of a short position, the date on which securities underlying the futures contract are sold short;
- (j) date of exit from futures contract means, in case of a long position, the date on which securities underlying the futures contract are sold and are transferred from the investor's brokerage account and, in case of a short position, the date on which securities underlying the futures contract are purchased to cover the short position;
- (k) date of exercise of option means the date of acquisition of a security underlying an option and is the date on which option is exercised to acquire the underlying security;
- exercise price is the cost of acquisition of a security underlying an option and is the price of securities underlying an option which the investor paid to purchase the underlying securities on exercise of the option;
- (m) holding period shall be calculated as prescribed under the provisions of sub-section (2) of section 37A of the Income Tax Ordinance, 2001;
- investor means every person who invests in securities and includes every broker who makes investments in such securities; and
- (o) jurisdiction of tax authority means the jurisdiction of the tax office in which business of the securities is being carried on by a person and where such business is carried on in more than one place, the person's principal place of business.
- (2) All other words and expressions not specifically defined in these rules shall have the meanings assigned to them under the Ordinance.

13M. Quarterly statements.-

Quarterly statements shall be e-filed in the following format, namely¹[:]

¹["Provided that these statements shall not be applicable in the case of investors falling under Eighth Schedule to the Ordinance read with rule 13N."]

The colon and hyphen substituted by the SRO 1145(I)/2016 dated 7th December, 2016.

Statement of Capital gains tax liability

Part-I

Particulars of Investor's account

1.	Investor's Name(s)						
	(i)						
	(ii)						
	(iii)						
2.	Complete Address(es)						
	(i)						
	(ii)						
	(iii)						
3.	Prokorogo Account No						
3. 4.	Brokerage Account No						
4. 5.	Date of Opening of Brokerage Account						
	Type of Account (individual, joint, AOP, firm, company)						
6. -	Name of Brokerage Firm/ Company						
7.	Contact No. and Address of Brokerage Firm/ Company						
8.	CDC sub account No.						
9.	Total value of shares carried in account as on 30 th June						
10.	Total cash carried in account as on 30th June						
11.	Tax period (tax year/quarter)						
12.	Capital gain during the tax period						
13.	Capital loss during the tax period						
14.	Net gain/loss						
15.	Tax on capital gain payable for the tax period						
	(Calculated in part II, III & IV of summary of transactions)						
	Investor's Name						
	Signature						
	Date						

The proviso added by the SRO 1145(I)/2016 dated 7th December, 2016.

¹[Part-II

 1 Part-II, Part-IV and Part-V substituted by the SRO 1145(I)/2016 dated 7th December, 2016. The substituted Part-II, Part-IV and Part-V read as follows:-

Part-II Summary of shares held upto six months – tax payable @ 10%

	Sales					Purchases					CGT Payable
Date of sale	Particulars of shares	No. of shares	Sale Price per Share	Sale Proceeds	Date of	Particulars of shares	No. of shares	Purchase Price per Share	Total Purchase price		

nvestor's	Name	
Brokerage	Account No.	
Signature		
Date		

$\label{eq:part-III}$ Summary of shares held above six months to one year - tax payable @ 7.5%

	Sales					Purchases					CGT Payable
Date of sale	Particulars of shares	No. of shares	Sale Price per Share	Sale Proceeds	Date of purchase	Particulars of shares	No. of shares	Purchase Price per Share	Total Purchase price		

Investor's	Name	
Brokerage	Account No	
Signature		
Date		

Part-IV Summary of shares held for more than one year – no tax payable

	Sales					Purchases					CGT Payable
Date of	Particulars	No. of	Sale	Sale		Particulars					
sale	of shares	shares	Price	Proceeds	purchase	of	shares	Price	Purchase		
			per			shares		per	price		
			Share					Share			

	per Share	•	shares	per Share	price			
		ΡΔ	Bro Sig	estor's Name _ kerage Accoun nature e	t No			
			idavit					
		S/o		CNIC				
resident of						olding br	okerage	
account No		with the br	okerage firi	m			and	
olding CDC sub account No with Central Depositary Company do hereby								

Summary of Capital Gain on Securities as per Division VII of Part I of First Schedule

						500	uu. 0					
Sal	es		Purchases					Holding Filer/Non-Applicable Capital CGT				
									Filer	Rate as	Gain	Payable
							*		per	(Loss)		
									Division			
										VII		
(1	(1)					(2)					(6)	(7)
Date Particulars No.	of Sale	Sale	Date of	Particulars	No. of	Purchase	Total					
of of Secu	ities Price	Proceeds	Purchase	of	Securities	Price	Purchase)				
sale Securities	per			Securities		per	price					
	security	y				security						

sale	Securities	: :	per security	1000000	urondoo	Securities		per security	price					
	In Br Si	Applica vestor's okerag gnature ate	s Na ge Ac e	me	 No					 	y 2012			
							Part –							
Affidavit														
acco affir trans secu state I fur acco	bunt Nount Nount Nount Nount Nount Nount Nounties Dements ther at ducted	particular conditions conditions conditions and Confirm the know during ax Rule	ulars ducte ction CDC s at no that	of my ded during are staten othing in cas abov	with the with y according the true nents has se any e mer	ne brocentrace ount give tax and of my abeen of partioned	bkeragil Depoven in period correctaccour conceacculars	e firm ositary Part I give I give I t and ot for t aled o of my eriod	n	mpany the p ccord ove n rrectl ount a	hold nd ho / do h particul le II of lance nention y state and sh under	ing the liding of the sure taxed regare training the lidings are training to the lidings are training lidings are training lidings are lidings a	oroke CDC soler secur mmar ne le perio arding nsact 3M of	rage sub mnly rities ry of dger od. g my tions f the

solemnly affirm that particulars of my account given in Part I and the particulars of share transactions conducted during the tax period given in Part-II, III and IV of the summary of share transactions are true and correct and in accordance with the ledger statements and CDC statements of my account for the above mentioned tax period.

I further affirm that nothing has been concealed or incorrectly stated regarding my account. I know that in case any particulars of my account and share transactions conducted during the above mentioned tax period and given under rule 13M of the Income Tax Rules, 2002 as mentioned above are found to be false being not in conformity with ledger statements and CDC statements of my account, I am liable to be penalized in accordance with rule 13K of the Income Tax Rules, 2002.

Deponent (Investor's Name)
Signature
Date

Substituted by the SRO 1145(I)/2016 dated 7th December, 2016.

conformity with ledger statements and CDC statements of my account, I am liable to be penalized in accordance with rule 13K of the Income Tax Rules, 2002.

Deponent (investor's name)
Signature
Date:"]

¹[13N. Special procedures for computation of capital gains and collection of tax.-

- (1) NCCPL shall, in accordance with this rule, collect tax on capital gains as provided in Eighth Schedule to the Ordinance, hereinafter in this Part called as the said Eight Schedule.
- (2) The provisions of the said Eighth Schedule and these rules shall apply to capital gains derived from listed securities on or after the 24th April, 2012, except in the case of instrument of redeemable capital where such provisions shall be applicable on capital gain derived from the 1st July, 2012 ²[:]

³[Provided that in case of Foreign Institutional Investors, provisions of the said Eighth Schedule and these rules shall be applicable on capital gain derived from the first day of July, 2014.

Explanation: For the removal of doubt, it is clarified that all Foreign Institutional Investors shall be subject to the regime as laid down in Eighth Schedule and no exemption whatsoever from withholding tax under Eighth Schedule or under these rules is available to Foreign Institutional Investors for any reason.]

(3) ⁴ [In computing capital gains, NCCPL shall take into account transactions and their values as reported to or provided to or extracted from the systems or procedures in place with NCCPL, stock exchange and the Central Depository Company of Pakistan Limited, the clearing members in case of Foreign Institutional Investors, PMEX in case of

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New Rules inserted vide SRO 1119(I)/2012 dated 12th September, 2012

Substituted for full stop by SRO 161(I)/2015, dated February 23, 2015.

Proviso and explanation inserted by SRO 161(I)/2015, dated February 23, 2015.

Sub-rule (3) substituted by the SRO 1145(I)/2016 dated 7th December, 2016. The substituted sub-rule (3) read as follows:-

In computing capital gains, NCCPL shall take into account transactions and their values as reported to or provided to or extracted from the systems or procedures in place with ⁴[NCCPL], stock exchanges ⁴[.] The Central Depository Company of Pakistan Limited ⁴[and clearing members in case of Foreign Institutional Investors ⁴[:]

⁴[Provided that, where any discrepancy or error is pointed out or found in recording the date of acquisition of security, NCCPL may, with the prior approval of the Commissioner Inland Revenue, rectify such date based on the relevant information provided by CDC as obtained from concerned issuer or its share registrar and accordingly re-compute the capital gain tax liability in the financial year in which such security has been disposed of.]

future commodity contracts and Asset Management Companies in case of open ended mutual funds:

Provided that, where any discrepancy or error is pointed out or found in recording the date of acquisition of security, NCCPL may, with prior approval of the Commissioner Inland Revenue, rectify such date based on the relevant information provided by CDC as obtained from concerned issuer or its share registrar or clearing members in case of Foreign Institutional Investors and accordingly re-compute the capital gain tax liability in the financial year in which such security has been disposed of.;]

- ¹[(3A) Notwithstanding the sub-rule (1), Asset Management Companies and PMEX shall continue to determine, compute and collect Capital gains tax on open ended mutual funds and future commodity contracts respectively, and shall deposit the same with NCCPL within ten working days of the month end.]
- ²[(3B) NCCPL shall verify the liability of the investor calculated by Asset Management Companies and PMEX as above, and will compute the net capital gains tax liability or refund for each investor to be collected from or refunded to the Asset Management Companies or PMEX. Provided that where cumulative refund per investor for the year to date does not exceed Rs 1,000 per investor, it will be carried forward for adjustment in next month(s), however, any refunds, irrespective of amount, shall be refunded at the year end:

Provided that the information to be reported to or provided to NCCPL as above shall be required to be in a manner and time deemed necessary for NCCPL to discharge its obligation under the law and provisions of Rule 3 and 3A of Eight Schedule to the Ordinance shall be applicable in this respect.]

(4) The gain arising on the disposal of a security by a person shall be computed in accordance with the following formula, namely:-

A-B

Where -

A is the consideration received by the person on disposal of the security; and

B is the cost of acquisition of the security.

Substituted by the SRO 1145(I)/2016 dated 7th December, 2016.

Substituted by the SRO 1145(I)/2016 dated 7th December, 2016.

(5) Capital gain or loss arising on the disposal of listed securities shall be computed on the basis of First In First Out (FIFO) inventory accounting method:

Provided that while applying FIFO method, market based transactions shall be taken into account first:

Provided further that the FIFO method shall not apply in respect of sale of shares purchased on the same trading day or in same futures or derivative contract ¹[, except traded on PMEX,] and capital gain or loss shall be computed by applying average method²[:]

³[Provided further that the FIFO shall be applied on aggregate inventory held by an investor at UIN level.]

- ⁴[(5A). For the purposes of computation and collection of capital gains tax in this rule applicable rate shall be taken from Division VII of Part I of the First Schedule based on whether the investor is filer or non-filer as per ATL at the time of transaction.]
- ⁵[(5B) For the purpose of computation of capital gains tax liability on stock fund the applicable rate of tax as per third proviso of the Division VII of Part I of the First Schedule shall be taken on month on month basis.]
 - (6) Capital loss arising on disposal of listed securities as determined by NCCPL in any financial year shall be set off against capital gain arising from the disposal of securities during that financial year to determine the taxable capital gain arising from the disposal of listed securities.
 - (7) Capital loss arising on disposal of listed securities in any financial year shall not be carried to a subsequent financial year.
 - (8) NCCPL shall deduct or add 0.5 percent for client's trade and 0.25 percent for broker's proprietary trade of the consideration received on disposal or cost of acquisition of securities respectively, in lieu of brokerage, commission, transaction fee, levy, Laga or any other similar incidental expenses incurred by the person while disposing or acquiring a security, subject to the condition that such deduction shall only be allowed in respect of market based transactions⁶[:]

⁷[Provided that the above deductions shall not be applicable in case of units of open ended mutual funds and future contracts entered into by the members of PMEX.]

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¹ Inserted by the SRO 1145(I)/2016 dated 7th December, 2016.

Full stop substituted by the SRO 1145(I)/2016 dated 7th December, 2016.

Added by the SRO 1145(I)/2016 dated 7th December, 2016.

Inserted by the SRO 1145(I)/2016 dated 7th December, 2016.

Inserted by the SRO 1145(I)/2016 dated 7th December, 2016.

Full stop substituted by the SRO 1145(I)/2016 dated 7th December, 2016.

Added by the SRO 1145(I)/2016 dated 7th December, 2016.

- (9) NCCPL shall also deduct financing cost from the consideration received if financing is availed through NCCPL's leveraged market products.
- (10) NCCPL shall collect an amount as computed in the manner laid down in the said Eighth Schedule and these rules on monthly basis in respect of transactions settled in a month, after adjustment of losses and repayment of amount collected in previous month or months of same financial year, to ensure that at the end of any given month NCCPL possesses an amount equal to the estimated amount of tax liability on capital gains.
- (11) Amount computed in the manner laid down in the said Eighth Schedule and these rules shall be collected by NCCPL from or through the clearing member ¹[PMEX and Asset Management Companies] on net capital gains derived by person, taxable under the said Eighth Schedule.
- (12) Any person, if not satisfied with the computation of capital gain or tax thereon or both made by NCCPL for the purpose of the said Eighth Schedule, such person may re-compute the capital gain and lodge claim of refund, if any, with the Commissioner after filing of return of income and the Commissioner shall refund the amount of tax in accordance with provisions of Part VI of Chapter X of the Ordinance.
- (13) For the purpose of the said Eighth Schedule and this rule, the provisions of rules 13F, 13H and 13I shall not apply.
- (14) The provisions of rule 13J shall not apply to the person whose tax liability on capital gains is discharged under the said Eighth Schedule, however the brokerage account of the investor ²[, account of unit holder of open ended mutual fund with Asset Management Companies and account of member of PMEX as the case may be] shall not be closed until and unless such person obtains a clearance certificate from NCCPL³[:]

⁴[Provided that accounts of unit holders of open ended mutual funds with Asset Management Companies and account of member of PMEX, if closed without obtaining clearance certificate from NCCPL, Asset Management Company or PMEX shall remain responsible to ensure that any outstanding liability in respect of Capital Gain Tax which has arisen or may arise, has been collected from respective investor and deposited with NCCPL:]

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Inserted by the SRO 1145(I)/2016 dated 7th December, 2016.

Inserted by the SRO 1145(I)/2016 dated 7th December, 2016.

Full stop substituted by the SRO 1145(I)/2016 dated 7th December, 2016.

Added by the SRO 1145(I)/2016 dated 7th December, 2016.

¹[Provided further that in case Asset Management Company or PMEX is unable to recover such tax from investor, these non-payments should be reported on monthly basis to NCCPL for onward reporting to Board in terms of rule 6(3) of the Eight Schedule to the Ordinance.]

- (15) NCCPL shall issue certificate as provided in clause (4) of rule 1 of the said Eighth Schedule, as set out in Part I of rule 13O, ²[verifying] capital gains and tax thereon, if any, to each person subject to tax under the said Eighth Schedule within thirty days from the end of the financial year.
- (16) NCCPL shall furnish electronically to the Board a quarterly statement of amount collected, within thirty days from the end of each quarter as set out in Part II of rule 13O.
- (17) The person who has opted out of the scheme of taxation provided in the said Eighth Schedule shall file an undertaking to NCCPL in the form prescribed in Part III of rule 13O ³[along with the evidence of obtaining prior approval of Commissioner under rule 5 of the said Eighth Schedule].
 - ⁴[Provided that the Commissioner shall not accord prior approval, unless the taxpayer is a filer]
- (18) Statements referred in rule 2 of the said Eighth Schedule shall be furnished on the format prescribed in Part IV of rule 13O.
- ⁵[(18A) Where an irrevocable option has been filed to NCCPL by a person, after obtaining prior approval of the Commissioner to opt out of Eighth Schedule for determination and payment of capital gains tax, NCCPL shall submit to the Board details of capital gains and tax thereon of such person or persons for the tax year or part thereof in respect of which capital gain tax collection has not been made by NCCPL.]
 - (19) The period of forty-five days or one hundred twenty days, as the case may be, as referred in rule 2 of the said Eighth Schedule, shall be the period or periods in aggregate to, forty-five days or one hundred twenty days, as the case may be, during the period as provided in rule 2(1)(b) and 2(2)(b) of the said Eight Schedule.
 - (20) For the purpose of rule 2 of the said Eighth Schedule, the investment shall be the time weighted average of the invested amount arranged in descending order for forty-five days or one hundred twenty days, as the

Added by the SRO 1145(I)/2016 dated 7th December, 2016.

Substituted for "showing computation of" by SRO 161(I)/2015, dated February 23, 2015.

Words inserted by SRO 161(I)/2015, dated February 23, 2015.

Proviso inserted by SRO 161(I)/2015, dated February 23, 2015.

⁵ Sub-rule (18A) inserted by SRO 161(I)/2015, dated February 23, 2015

case may be. The amount of investment at any particular day shall be netted off with the market value of net open sale position in futures and derivative contract of the same security to the extent of the amount of investment representing such security, before calculating aforementioned time weighted average.

(21) For the purpose of clarity in computing, determining, collecting and depositing the tax on ¹[capital gains by Asset Management Companies and PMEX] capital gains by NCCPL, certain transactions and their tax treatments as well as the amount and period of investment referred to in rule 2 of the said Eighth Schedule are as enunciated in rule 13P:

Provided that in case of any confusion in respect of such computation, determination, collection or deposit, NCCPL, after computing, determining, collecting or depositing, may refer the case to the Board for clarification and make adjustments, if required, after such clarification.

(22) **Definitions**

For the purposes of this part,-

- (a) "clearing member" shall have meaning as defined in NCCPL Regulations, 2003;
- (b) "leveraged market" shall have the meaning as defined in the Securities (Leveraged Markets and Pledging) Rules, 2011:
- (c) "market based transaction" means transaction executed at any registered stock exchange in Pakistan or NCCPL's platform; and
- (d) "UIN" means Unique Identification Number as defined in NCCPL Regulations, 2003.
- (23) Notwithstanding anything contained in these rules, for the purpose of computation of capital gains and collection of tax thereon, the date of acquisition ²[, except in the case of foreign institutional investors,] and disposal, the consideration received and cost of acquisition shall be determined in the following manner, namely:-
 - (a) for the purpose of computation of capital gains, securities held on the 23rd April, 2011 shall be deemed as having held for a period of more than one year and the cost of such securities shall be deemed to be the market price (day-end price) of the securities, as on the 23rd April 2011;

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Inserted by the SRO 1145(I)/2016 dated 7th December, 2016.

Words etc. inserted by SRO 161(I)/2015 dated February 23, 2015.

- (b) where physical securities have been deposited in an account maintained with Central Depository Company of Pakistan Limited between the 24th April, 2011 and the 23rd April, 2012 (both days inclusive), the date of acquisition of such securities shall be deemed as the 23rd April, 2011 and the cost of securities shall be deemed as market price (day-end price) as on the 23rd April, 2011;
- (c) where securities have been acquired or disposed between the 24th April, 2011 and the 23rd April, 2012 (both days inclusive), the cost of acquisition and consideration received for disposal shall be determined in the following manner, namely:-
 - in case of market-based transactions, the transaction price of the securities;
 - in case of transactions other than market-based transactions deal price provided by the stock exchange; and
 - (iii) in all other cases, the market price (day-end price);
- (d) where physical securities are deposited on or after the 24th April, 2012 in an account maintained with Central Depository Company of Pakistan Limited, the actual date of acquisition and market price (day-end price) prevailing on such date shall be taken into account for computation of capital gains tax; ¹[]
- ²[(dd) where securities of unlisted company are converted into ³[listed] form, the cost of acquisition of such securities shall be the market price at which the security is listed on the stock exchange and the date of acquisition shall be the date of acquisition as available with CDC ⁴[:]

⁵[Provided that cost of acquisition of securities in case of securities acquired during book building process and initial public offer (IPO) period shall be the applicable IPO price.";] and

- (e) in all other cases, where actual or deal price is not known to NCCPL, the market price (day-end price) shall be taken into account for computation of capital gains tax.
- ⁶[(24) Notwithstanding anything contained in these rules, for the purpose of computation of capital gains and collection of tax thereon with respect

The word "and" omitted by the S.R.O. 498(I)/2016 dated 27th July, 2016.

Inserted by the S.R.O. 498(I)/2016 dated 27th July, 2016.

The word "electronic" substituted by the S.R.O. 1145(I)/2016 dated 7th December, 2016.

Semi colon substituted by the SRO 1145(I)/2016 dated 7th December, 2016.

⁵ Added by the SRO 1145(I)/2016 dated 7th December, 2016.

Sub-rules (24) and (27) inserted by SRO 161(I)/2015, dated February 23, 2015.

to foreign institutional investors, the date of acquisition and disposal, the consideration received and cost of acquisition shall be determined in the following manner, namely:-

- (a) for the purpose of computation of capital gains, securities held on the 30th June, 2012 shall be deemed as having held for a period of more than two years and the cost of such securities shall be deemed to be the market price (day-end price) of the securities, as on the 30th June 2012;
- (b) where securities have been acquired or disposed of between the 1st July, 2012 and the 30th June, 2014 (both days inclusive), the cost of acquisition and consideration received for disposal shall be determined in the following manner, namely:-
 - (i) in case of market-based transactions, the transaction price of the securities:
 - in case of transactions other than market-based transactions deal price provided by the stock exchange; and
 - (iii) in all other cases, the market price (day-end price);
- (c) where physical securities are deposited on or after the 1st July, 2014 in an account maintained with Central Depository Company of Pakistan Limited, date and cost of acquisition shall be taken into account as follows:-
 - the actual date of acquisition and market price (day-end price) prevailing on such date shall be taken into account for computation of capital gains tax, where such securities are acquired after April 23, 2011; and
 - (ii) the cost of such securities and date of acquisition shall be deemed to be the market price (day-end price) of the securities, as on the 23rd April 2011, where such securities are acquired on or before April 23, 2011; and
 - (iii) in all other cases, where actual or deal price is not known to NCCPL, the market price (day-end price) shall be taken into account for computation of capital gains tax.
- (25) Foreign Institutional Investor may apply to NCCPL for separate Unique Identification Numbers (UIN) for each of its sub-funds under its umbrella.

- (26) Where separate UINs have been obtained by Foreign Institutional Investor for each of the sub-funds under its umbrella, capital gain or loss shall be computed separately for each sub-fund and loss under one UIN shall not be allowed to be set off against capital gain arising to another sub- fund with separate UIN.
- (27) Where a Foreign Institutional Investor opts not to apply to NCCPL under sub-rule (25), loss arising to any sub-fund shall not be allowed to be set off against capital gain of any sub- fund. However, such loss of a sub-fund may be adjusted against gain arising to such sub-fund at the time of filing of return by the sub-fund.]
- (28) ¹[A new UIN shall not be assigned to unit holders of open ended mutual funds and members of PMEX if they already have been assigned a UIN by NCCPL.]

130. Statements and forms.-

Statements and forms as mentioned in sub-rules (15), (16),(17) and (18) of rule 13N, shall be filled in the following format, namely:-

²[Part-I

[Part-I

Format of annual certificate of capital gains to be issued by NCCPL to taxpayer under rule 1(4) of the Eighth Schedule to the Ordinance

	See rule 13 Original/Duplicate	N(15)] Date of issue
Sr. No	angar apar	
1.	Name of taxpayer	
2.	UIN	
3.	CNIC/NTN	
4.	Period	July 1, 20 to June 30, 20
5.	Clearing members Name	(a)
		(b)
		(c)
6.	Amount of capital gains for holding	period:
	(i) Less than 12 months	Rupees
	(ii) 12 months or more but less th	an Rupees
	24 months	
	(iii) 24 months or more but less th	an Rupees
	48 months	
	(iv) 48 months or more	Rupees
7.	Amount of capital loss for holding p	
٠.	(i) Less than 12 months Rup	
	•	
	(ii) 12 months or more but less th	an

Added by the SRO 1145(I)/2016 dated 7th December, 2016.

Part-I substituted by the SRO 1145(I)/2016 dated 7th December, 2016. The substituted Part-I read as follows:-

Format of annual certificate of capital gains to be issued by NCCPL to taxpayer under rule 1(4) of the Eighth Schedule to the Ordinance [See rule 13N(15)]

	Original/Duplicate	Date of issue
Sr. No)	
	Name of taxpayer UIN CNIC/NTN Period Amount of net capital gains on securities Amount of tax liability on capital gains collected and deposited by NCCPL Amount of tax liability on capital gains collected and deposited by NCCP is to further certify that the tax collected ernment Account.	Rupees
		Name of authorized person]
9.	Amount of tax liability on capital gair and deposited by NCCPL	Rupees()s:
	Name	of authorized person
	Signat	ure]

¹[Part-II Format of quarterly Statement to be filed by NCCPL to the Board under rule 1(5) of the Eighth Schedule to the Ordinance

[See rule 13N(16)]

NTN No				Address			
Telephone		Fax Email					
S.No. Name UIN ² [Net			² [Net amoun	t of capital gains as a	Provisional amount of capital gains tax liability as at quarter ended		
			Holding period of less than 12 months	Holding period of 12 months or more but less than 24 months	months or more]		
I.				holder of (CNIC No	in my	
1	Part-II su Part-II rea	obstitut ad as foll	ed by the SRO ows:-	- 1145(I)/2016 date [Part-II tement to be fi	ed 7 th December, 20 ^r led by NCCPL to edule to the Ordir	the Board	
NIN	No			Address			
			1		Email		
Telep	hone		¹ [Net amount Holding period of less than 12	Fax	at quarter ended Holding period of 24 months or more]	Provisional amount of capital gains tax liability as	
Telep	hone		¹ [Net amount Holding period of less than 12	Faxt of capital gains as a	at quarter ended Holding period of 24 months or more]	Provisional amount of capital gains tax liability as	
Telep	hone	UIN	Inet amount Holding period of less than 12 months	Faxt of capital gains as a Holding period of 12 months or more but less than 24 months	et quarter ended Holding period of 24 months or more]	Provisional amount of capital gains tax liability as at quarter ended	
S.No.	Name Dity as Po the beset and co	rincipal st of momplete	Holding period of less than 12 months Officer / Rey knowledge and in acco	Holding period of 12 months or more but less than 24 months holder of 0 presentative of and belief the	Holding period of 24 months or more] CNIC No. NCCPL do here information given applicable provi	Provisional amount of capital gains tax liability as at quarter ended	
I,capac that to correct Tax C	Name Dity as Pothe beset and coordinance	rincipal st of mompletes, 2001	Holding period of less than 12 months Officer / Rey knowledge and in account and Income	Holding period of 12 months or more but less than 24 months holder of 0 presentative of and belief the ordance with the	Holding period of 24 months or more] CNIC No. NCCPL do hereinformation given e applicable provi02.	Provisional amount of capital gains tax liability as at quarter ended in my by solemnly declare in this statement is	
S.No.	Name Dity as Poothe best and coordinance	rincipal st of momplete e, 2001	Holding period of less than 12 months Officer / Rey knowledge and in account and Income	Holding period of 12 months or more but less than 24 months holder of 0 presentative of and belief the ordance with the Tax Rules, 200	Holding period of 24 months or more] CNIC No NCCPL do hereinformation given e applicable provious. Id/mm/yyyy)	Provisional amount of capital gains tax liability as at quarter ended in my by solemnly declare in this statement is	

correct and complete and in accordance with the applicable provisions of the Income Tax Ordinance, 2001 and Income Tax Rules, 2002.				
Date (dd/mm/yyyy)				
Signature]				
Part-III				
Format of irrevocable option to be filed by the taxpayer under rule 5 of the Eighth Schedule to the Ordinance, who opts out of the mechanism for determination and payment of tax liability on capital gains laid down in the Eighth Schedule to the Ordinance				
[See rule 13N(17)]				
To, (NCCPL)				
In terms of rule 5 of the Eighth Schedule to the Ordinance, I / we (name of person), hereby undertake to opt out of the mechanism for determining and payment of tax liability laid down in the said Eighth Schedule. My other particulars are as under:				
UIN				
NTN / CNIC Business address				
Residence address				
Telephone No.				
E-mail address				
I do hereby solemnly declare that information stated above is complete and correct to the best of my knowledge and belief.				
Signature of the authorized person				
Dated:				
Part-IV				
Statement of investments to be filed by taxpayer with the Commissioner under rule 2(1) of the Eighth Schedule to the Ordinance				
[See rule 13N(18)] To,				
The Commissioner, Inland Revenue.				
I hereby declare my investments in listed securities as of1[20], in terms of rule 2(1) of the Eighth Schedule to the Ordinance, as under:-				
Substituted for "2012" by SRO 161(I)/2015, dated February 23, 2015.				

S.No.	Name of Security	Rupees		

My other particulars are as under:

Name	
NTN / CNIC	
Business address	
Residence address	
Telephone No.	
E-mail address	

I do hereby solemnly declare that information stated above is complete and correct to the best of my knowledge and belief.

Signature of the authorized person	
Dated	

13P. Clarifications and explanations.-

Clarification and explanation as mentioned in sub-rule (21) of rule 13N regarding computation of capital gains and tax payable thereon under the Eighth Schedule to the Ordinance, and the amount and period of investment referred to in rule 2 of the said Eighth Schedule are as under:-

(a) Sales transactions:-

(i) Details of the transaction

An investor, holding securities, sells such securities in a stock exchange. The transaction is settled by transferring the securities sold from his account maintained in Central Depository System to the investor(s) buying the securities with credit of sale proceeds to the account of investor disposing of the securities.

(ii) Tax treatment

Disposal of security is to be taken as taxable event, at settlement date. Capital gain will be computed by applying FIFO method. If the securities holding period is more than one year, then no CGT shall be collected, otherwise, as per holding period, CGT shall be collected as per the holding period.

(iii) Example

A, being a client of a broker, has 2,000 shares of company ABC in his account. He acquired 1,000 shares on the 1st January, 2011 at Rs.15 per share, 500 on the 1st July, 2012 at Rs.16 per share and 500 on the 1st January, 2012 at Rs.14 per share. He disposed off 500 shares on the 1st February, 2012 at Rs.13 per share, 500 shares on the 7th February, 2012 at Rs.14 per share, 500 shares on the 21st February, 2012 at Rs.15 per share and 500 shares on the 28th February, 2012 at Rs.22 per share.

The cost of acquisition is deemed to include 0.50% of the acquisition cost as incidental expenses incurred.

NCCPL shall collect CGT as per following example ¹[(below rates are hypothetical and used solely for understanding purposes, therefore, rate as per Division VII of Part I of First Schedule will be applicable in case of actual transactions)]:

Purchases / Acquisitions				Disposal				
	No. of			1 st Feb,	7 th Feb,	21st Feb,	28th Feb,	
Date	shares	Price	Cost*	2012	2012	2012	2012	Total
1-Jan-11	1,000	15	15,000	500	500			1,000
1-Jul-11	500	16	8,000			500		500
1-Jan-12	500	14	7,000				500	500
	2,000		30,000	500	500	500	500	500
Selling price p	er share			13	14	15	22	
Sale proceed Less:			6,500	7,000	7,500	11,000	32,000	
Cost				7,500	7,500	8,000	7,000	30,000
				(1,000)	(500)	(500)	4,000	2,000
Less: 0.50%	Less: 0.50% of sale proceeds as expense		32.50	35	37.50	55	160	
				(1,032.50)	(535)	(537.50)	3,945	1,840
Adjustment of eligible losses					537.50	(537.50)		
Loss not eligible for set-off			1,032.50	535				
				0	0	0	3,407.50	
Holding period			396	402	235	58		
Tax rate applicable			0%	0%	8%	10%		
Tax to be collected							340.75	
								3,066.75

^{*} Cost has been deemed to include 0.50% of cost of acquisition for ancillary expenses, hence not separately mentioned.

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¹ Inserted by the SRO 1145(I)/2016 dated 7th December, 2016.

(b) Squaring up transactions in ready, futures and derivatives

(i) Details of the transaction

An investor holding shares disposes of such shares, but on the same day or in same futures or derivative contract he buys same quantity of shares. The system does not change the inventory balances of the person in his account. The net difference of sale and purchase is either paid being profit or recovered being loss from the investor.

(ii) Tax treatment

Since there is no movement in the account, the net difference is payable to the investor, the same shall be taken as capital gain for holding period less than 6 months and the net difference will be subject to tax collection at 10%. If the net difference is recoverable, then the same shall be treated as loss and no tax shall be collected.

(iii) Example

In the example given in clause (a)(iii), in addition to the above, if A on the 28th February 2013 sold 500 shares, at Rs.23, purchased 500 shares at Rs.21 and then sold 500 shares at Rs.22.

In this case, the average selling price of the two sales would be Rs.22.5 per share which will be taken as the basis for computing capital gains. Consequently, gain of Rs.750 (500 x (22.5-21)) shall be taken as taxable at 10%. Whereas, on remaining 500 shares sold the taxable gain, if any, will be computed by taking sale consideration at Rs.22.5 per share by apply FIFO method on inventory held by A in his account.

(c) Transfer owing to privatization

(i) Details of the transaction

Owing to privatization, the shares of Government owned entities may be offered to public through stock exchanges. In such case, the Government shareholding is placed in the account of Privatization Commission and, after subscription, the shares are transferred from Privatization Commission's account to the accounts of the buyers.

(ii) Tax treatment

Transfer of shares by the Federal or Provincial Government in an entity will not be subject to capital gains tax due to exemption contained in section 49 of the Ordinance.

Acquisition of shares shall not be subject to any tax. The cost of acquisition of the shares shall be the price paid by the buyers to acquire the shares and such cost base shall be taken into account for computation of capital gain on any subsequent disposal of shares by the buyers.

(d) Negotiated deal transactions

(i) Details of the transaction

Certain investors holding shares may sell through negotiated deal at a price agreed with the buyer e.g. a strategic sale and purchase of shares to acquire or dispose of controlling shares. Such transactions are reported as negotiated deal transactions at the relevant stock exchange through a stock broker in the manner prescribed by such stock exchange.

(ii) Tax treatment

The price reported as selling price or the market price, whichever is higher, shall be taken into account to compute capital gain on the basis of holding period of such securities.

(iii) Example

A holding 51% shares in company ABC (51,000 shares acquired at Rs.10). He negotiated a price of Rs.30 per share with a foreign investor who intends to hold company ABC. The transaction is reported to the stock exchange through the broker. In case the market price of such shares on that date of transaction is Rs.25, the capital gain shall be computed at the price of Rs.30 being higher of reported selling price and market price. Gain will be computed at Rs.20 per share (Rs.30 less Rs.10).

In case the market price of such shares on that date of transaction is Rs.35, the capital gain shall be computed at the price of Rs.35 being higher of reported selling price and market price. In this case gain will be computed at Rs.25 per share (Rs.35 less Rs.10).

(e) Transfer owing to acquisition

(i) Details of the transaction

Certain transactions in listed securities, fulfilling the rules and regulations, are entered into to acquire voting shares and takeovers under the Listed Companies (Substantial Acquisition of Voting Shares and Takeovers) Ordinance, 2002. Such transaction may be entered into at negotiated price or may be executed through the pricing mechanism of stock exchange.

(ii) Tax treatment

The actual selling price, negotiated or quoted, whichever is higher, in accordance with the provisions of relevant laws, as reduced by the cost of securities on FIFO basis, shall be taken as capital gain or loss and considering the example given in clause (a)(iii), any taxable gain shall attract collection of tax at applicable rate.

(f) Buy-back of shares

(i) Details of the transaction

Pursuant to section 95A of the Companies Ordinance, 1984, a company may buy back its shares from its shareholders. If an investor holding shares exercise option then shares held by him are transferred to the company.

(ii) Tax treatment

The transfer of shares under buy-back arrangement will be taken as disposal and the price paid by the company to acquire the shares shall be taken as sale price to compute capital gain and collect tax thereon, if such gain is taxable.

(g) Transfer from one account of investor to his another account

¹[(i) Details of the transaction

An investor holding securities in his one account transfers such securities to another. In case where securities are transferred from singly owned account to another singly owned account that may be maintained with same or different participant or from a joint account to another joint account with same combination of joint holders this will be treated as portfolio transfer as no change has occurred in overall portfolio of the investor. However, in case of transfer of securities from a singly owned or joint account to an account where ownership structure is different, such transfers shall be treated as disposal.

(ii) Tax treatment

In case of portfolio transfer where ownership of securities does not change, no capital gain tax shall be computed. In such a case the date and cost of acquisition of the securities shall not be changed owing to such portfolio transfer.

In all other cases, including transfer by investor from one fund in an Asset Management Company to another fund maintained by same or another Asset Management Company, such transfer shall be treated as disposal and shall be taxed accordingly.]

(h) Securities lending and borrowing (SLB)

(i) Details of the transaction

An investor borrows securities from a person holding such security for a specified period under an outright purchase and resale contract. Investor sells the borrowed security in the market and on or before contract completion date repurchases it to

[(i) Details of the transaction

An investor holding shares in his one account transfers shares to another. In case where shares are transferred from singly owned account to another singly owned account that may be maintained with different participant or from a joint account to another joint account with same combination of joint holders this will be treated as portfolio transfer as no change has occurred in overall portfolio of the investor. However, in case of transfer of shares from a singly owned or joint account to an account where ownership structure is different, such transfers shall be treated as disposal.

(ii) Tax treatment

In case of portfolio transfer where ownership of shares does not change, no capital gain tax shall be computed. Whereas in all other cases, such transfer shall be treated as disposal and shall be taxed accordingly.]

Sub-clauses (i) and (ii) substituted by the SRO 1145(I)/2016 dated 7th December, 2016. The substituted sub-clauses read as follows:-

return to the lender. The borrowing investor while returning the security to the lender pays financial charges for the period of use of security.

(ii) Tax treatment

In accordance with rule 13L(1)(b), the net difference in the hands of the borrower resulting in completing the whole transaction, including the financial charges incurred on borrowing the securities, is to be treated as capital gain or loss, as the case may be. The income of the lender, being mark-up income, shall not be subject to capital gain tax.

(iii) Example

A borrowed 1,000 shares from B for short term. The agreed value of the borrowed shares is Rs.100 per share on which mark-up for the specified period is to be paid by the borrower at the time of returning the borrowed securities. A sold such borrowed securities at Rs.101 per share and subsequently on the date agreed to return the shares to the lender, re-purchased 1000 shares at Rs.90. At the time of settlement, the borrower also paid a sum of Rs.2 per share as mark up on borrowed security to the lender ¹ [(below rates are hypothetical and used solely for understanding purposes, therefore, rate as per Division VII of Part I of First Schedule will be applicable in case of actual transactions)].

Net gain / loss of the borrower	shares	Price	Amount
Sale of borrowed shares	1,000	101	101,000
Repurchase of shares and returned to the lender	(1,000)	90	(90,000)
O.50% of sale proceeds as incidental expenses on sale			(505)
0.50% of repurchase price being incident expenses on acquisition			(450)
Financial cost paid to the lender		2	(2,000)
Net gain / (loss)	0	:	8,045
Tax to be collected @ 10% on net gain			804.50
Financial income of the lender			2,000
No CGT to be collected			0

¹ Added by the SRO 1145(I)/2016 dated 7th December, 2016.

Income Tax Rules, 2002

For the lender, on return of the borrowed shares by the borrower, the cost and date of acquisition shall remain the same as was before lending the shares to the borrower.

(i) Transfer / transmission upon death

(i) Details of the transaction

Upon death of an individual, the securities held are transferred to the executor or beneficiary.

(ii) Tax treatment

In accordance with section 79 of the Ordinance, no gain or loss is recognized on transmission of an asset to an executor or the beneficiary on the death of a person. Accordingly, no capital gain tax is required to be computed and collected at the time of such transfer. The date of acquisition and cost of the ¹[securities] in the hands of executor or beneficiary will be the same as was in the hands of deceased person.

(j) Transfer for / against GDRs

(i) Details of the transaction

A person holding shares of a company, for which GDR is issued, may deposit the shares with the Depository for issuance of shares. Conversely, the GDR issued may either be redeemed at specified time or cancelled before time in which case the Depository issues shares to the GDR holder.

(ii) Tax treatment

When the person deposits shares into the Depository and get issued GDRs, the shares will be taken as disposed of and consequently, capital gain will be required to be computed. Since the value of GDRs issued will not be available to NCCPL, therefore, the market price (day-end price) of the date of transfer shall be taken as consideration received by the person for the purpose of computation and collection of capital gain tax.

Similarly, when GDRs are converted into shares, the deposit of shares in the person's account shall not be a taxable event, being an acquisition of shares. However, as the value for which GDRs converted into shares will not be available with NCCPL, therefore, the cost of acquisition for such shares shall be taken

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¹ The word "shares" substituted by the SRO 1145(I)/2016 dated 7th December, 2016.

the market price (day- end price) of the date on which the shares are deposited.

(k) Gift (to family members or to members other than family members)

(i) Details of the transaction

Securities may be transferred from an investor's account to another account belonging to his family or another member not belonging to family by reason of a gift, by use of reason code established under Central Depository System ¹[or similar code in Asset Management Companies and PMEX system].

(ii) Tax treatment

In accordance with section 79 of the Ordinance, no gain or loss is recognized on disposal of an asset by reason of a gift of the asset. Accordingly, such transfer will not attract capital gain tax. The date of acquisition and cost of the securities shall remain same in the hands of transferee as were in the hands of transferor.

(I) Reversal of erroneous transfers

(i) Details of the transaction

Sometime, securities may be transferred from one investor's account erroneously, which are then returned from the participants account to whom such erroneous delivery is made.

(ii) Tax treatment

If at the time of transaction such an error is not identified, NCCPL will compute and collect tax on transfer of ²[securities] at first stage, if applicable. However, since subsequent reversal of erroneous transfers is not due to disposal therefore such rectification of mistake to correct the inventory in participants' accounts will not be considered as taxable event.

(iii) Example

A sold 500 shares which were bought by B. Erroneously, 5,000 shares were transferred from A's account to C's account. On detection of error, C' returns 5,000 shares to A and then A transfers 500 shares to B.

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Inserted by the SRO 1145(I)/2016 dated 7th December, 2016.

² The word "shares" substituted by the SRO 1145(I)/2016 dated 7th December, 2016.

At the time of first transfer of 5,000 shares the system will record the transaction and compute capital gain tax, if applicable. Subsequent reversals, will be made through erroneous transfer reason code, and being there no actual disposal involved, no gain or loss shall be computed in the case of transfer of shares from C to A and then A to B.

The respective persons, if need arises, may seek adjustments for actual results in their return of income, including refund for excess collection of tax due to erroneous transfer by the investor.

(m) Global custodian related market based transaction

(i) Details of the transaction

Foreign institutional investors not only deal in shares for their own account but also on behalf of other investors through global custodians.

(ii) Tax treatment

¹[CGT shall be charged to the final settlement account of the person settling the underlying trade and such clearing member shall be responsible to collect and deposit with NCCPL, CGT computed on such transactions].

²[(iii) Example:

ABC Company, a foreign institutional investor, sells 20,000 shares of XYZ Company on its own behalf and on behalf of other investors as follows ³ [(below rates are hypothetical and used solely for understanding purposes, therefore, rate as per Division VII of Part I of First Schedule will be applicable in case of actual transactions)]:

Name	Qty	Capital Gain/ (Loss)	Holding Period (days)	Rate	Capital Gain Tax	First Settlement Account	Final Settlement Account for CGT Collection
ABC Co.	8,000	Rs.35,000	300	12.5%	Rs.4,375	ABC	ABC
						Company– Proprietary	Company
						Proprietary	
						UIN	

Substituted for "Provisions of Eighth Schedule to the Ordinance shall not apply on the transactions of foreign institutional investor" by SRO 161(I)/2015, dated February 23, 2015.

Sub-clause (iii) inserted by SRO 161(I)/2015, dated February 23, 2015.

Inserted by the SRO 1145(I)/2016 dated 7th December, 2016.

CHAPTER - II DETERMINATION OF INCOME - HEADS OF INCOME

Mr. P	5,000	Rs.31,000	390	10%	Rs.3,100		Mr. P
						Company–IBD UIN	
Mr. Q	3,000	Rs.(11,000)	410	NA	NA	ABC	Mr. Q
						Company–IBD UIN	
Mr. R	4,000	Rs.27,000	750	0%	-	ABC Company– IBDUIN	Mr. R
Total	20,000			_	Rs,7,475		

As illustrated above, foreign institutional investors (ABC Company) sold shares, on its own behalf and on behalf of other investors. Thus, capital gain tax shall be charged to the final settlement account of the person settling the underlying trade and such clearing member shall be responsible to collect and deposit with NCCPL CGT computed on such transactions. Further, IBD UIN of foreign institutional investor used as a transitional account shall be exempt from capital gain tax.

Similarly, for purchase transactions, final settlement account shall be used for the purpose of inventory maintenance of the clients of foreign institutional investors and inventory shall not be maintained for the IBD UIN of foreign institutional investor.]

(n) Failure in delivery or payment

(i) Details of the transaction

Where a person has sold the securities but unable to settle the transaction by delivery, as per stock market mechanism, the securities are bought from another investor and delivered to the buyer(s). The person in default is charged with certain penalties or charges for his failure to complete the transaction.

Similarly, a buyer may default in making payment for securities purchased. The securities so purchased by him are retrieved and sold to settle his liability towards the seller.

(ii) Tax treatment

Where the seller fails to deliver securities, and the transaction is settled by purchase of securities from another investor to settle the transaction, the person in default shall not be treated as seller of the securities in accordance with criteria of section 75 of the Ordinance. Rather, the person from whom the securities were purchased to settle the transaction is to be taken as person disposing the securities and accordingly he will be subject to capital gain tax, if applicable.

Where a buyer defaults in taking the delivery of security by not making payment due, the securities sold on his behalf will be taken as disposal by him and if any gain arises in the hands of buyer in default such gain will be subject to capital gain tax, if applicable.

(o) Failed/ un-affirmed transaction

(i) Details of the transaction

Clearing Member (CM) of one stock exchange (Originating CM) deals with a CM of another stock exchange (Transacting CM) for sale or purchase of shares. When, the Originating CM does not confirm the transaction to the NCCPL, NCCPL completes the transaction by executing sale or purchase through Transacting CM. To complete the transaction, shares are delivered to/from the account of Transacting CM.

(ii) Tax treatment

Since such transactions are settled by the Transacting CM, NCCPL shall compute capital gain in respect of such transaction from such Transacting CM.

(p) Pledge call

(i) Details of the transaction

When a borrower defaults in payment to the lender, and ¹[securities] were pledged as collateral, the borrower is entitled to transfer such ²[securities] from the person in default to his own account.

(ii) Tax treatment

When the ³[securities] are transferred from the account of person in default to the lender's account, such transfer will be treated as disposal for tax purposes. The system price (day-end price) will be taken as deemed consideration for the purpose of computation of capital and tax thereon. Since no proceeds will be due to the person in default, thus, NCCPL may not be able to collect tax from such person. However, NCCPL shall report such capital gain and the amount tax, if any, in the statements.

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The word "shares" substituted by the SRO 1145(I)/2016 dated 7th December, 2016.

The word "shares" substituted by the SRO 1145(I)/2016 dated 7th December, 2016.

The word "shares" substituted by the SRO 1145(I)/2016 dated 7th December, 2016.

¹[(q) Disposal of bonus shares

(i) Details of the transaction.-

A company issues bonus shares to its shareholders, which are subsequently sold by the shareholder in the market.

(ii) Tax treatment.-

Effective from July 1, 2014 for computation of capital gain tax, the cost of bonus shares would be the price prevailing on first day of book closure (ex-bonus price). Subsequently, when such bonus shares are disposed of, such cost will be taken for computation of capital gain and tax thereon. Similarly, the cost of old shares would remain same before and after bonus shares are issued, and when the old shares are disposed of, such cost will be taken for computation of capital gain and tax thereon, even if these are sold prior to the crediting of bonus shares in the shareholder's account, but after the date of entitlement of bonus shares.

(iii) Example:-

A, being a client of a broker, has 4 shares of company A in his account. He acquired these shares on the 1st January, 2015 at Rs.20 per share. On the same day i.e. 01-01-2015, the company declared bonus shares @ 25%, and date of entitlement of the shares was declared as 1-04-2015 and the shares were to be credited in the account of A on 15-5-2015. The market value (exbonus price) of these shares on 31-03-2015 is Rs.25 per share. He disposed of 2 shares on the 15th April, 2015 at Rs.20 per share and the remaining 3 shares (including bonus share) @ Rs.20 on the 18th May 2015.

The cost of acquisition is deemed to include 0.50% of the acquisition cost as incidental expenses incurred and sale proceeds are deemed to include 0.5% of the consideration as incidental expenses.

NCCPL shall collect CGT as per following example ²[(below rates are hypothetical and used solely for understanding purposes, therefore, rate as per Division VII of Part I of First Schedule will be applicable in case of actual transactions)]:

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Clause (q) substituted by SRO 161(I)/2015, dated February 23, 2015.

Inserted by the SRO 1145(I)/2016 dated 7th December, 2016.

CHAPTER - II DETERMINATION OF INCOME - HEADS OF INCOME

Pu	rchases /Acq		Disposal			
Date	No. of shares	Price	Cost*	15 Apr 2015	18 May 2015	Total
1-Jan-15	4	20	80	2		2
1-Jan-15	Bonus sha (Date of er (Date of cr	titlement (3	3
1-Apr-15	4	20	80			
15-May-15	1	25	25			
				2	3	5]
Selling price pe	er share	,		20	20	
Sale proceed				40	60	100
Less: Cost				40	65	105
				0	(5)	(5)

(r) Right issue

(i) Details of the transaction

A Company may grant letter of rights to its shareholders to acquire further shares in the company at a given price. Such rights are credited to the respective shareholders account and such rights are also traded on stock exchange. A shareholder granted the right, or an investor who bought the right from the stock market, subscribe the shares of the company by making payment of given price of the shares. Shares so acquired may then be disposed of.

(ii) Tax treatment

When a person disposes of Letter of Rights (LORs) before subscription, the sale proceeds shall be treated as capital gain. Upon expiry/exercise of right, the disposal of LORs shall be recorded at zero price for the purpose of computation of CGT. Whereas normal sale/purchase of LORs shall be treated in a same manner as provided in clause (a).

When a person disposes shares acquired through right, the subscription cost of the right shares shall be treated as cost of acquisition of such shares and capital gain or loss shall be computed accordingly.

(s) Merger

(i) Details of the transaction

Securities are moved pursuant to order or directive of authorities like SECP, SBP, High Court etc.

(ii) Tax treatment

Since no change of ownership of the shareholder is involved therefore such transfer will not be taken as taxable event and no CGT will be collected on such transfer.

(iii) Example

A holds 1,000 shares in ABC which he acquired at Rs.10 each on the 1st January, 2013. ABC merged into company XYZ through scheme approved by the High Court. XYZ issues 1 share for each 2 shares of company ABC. Consequently, in A's account, 1,000 shares in company ABC are replaced with 500 shares of company XYZ. The extinguishment of 1,000 shares in company ABC will be treated as tax neutral event, and 500 shares in XYZ will have the same cost base i.e. Rs.10,000 (Rs.20 per share). If subsequently, A sells shares of XYZ, capital gain will be computed taking into account the date of acquisition i.e. the 1st January, 2013. ¹[Similar treatment shall be applicable in case of merger of funds consequent of an order of court or SECP.]

(t) De-merger

(i) Details of the transaction

Consequent to the order of the court, SECP or State Bank of Pakistan, a company may de-merged and split into two companies. Consequently, the shareholding of existing company is also divided into shares of the two companies i.e. existing company and the new company. In Central Depository System, in a shareholders account the existing company's shareholding is reduced to the revised shareholding whereas new shareholding in the new company is also recognized.

(ii) Tax treatment

Pursuance to section 97A of the Ordinance, the splitting will be tax neutral event. The cost base of existing shareholding shall be divided in proportion to the revised shareholding in the existing company and the new company. The date of acquisition of

¹ Added by the SRO 1145(I)/2016 dated 7th December, 2016.

shares in the existing company will remain same for the revised shareholding in the two companies ¹[Similar treatment shall be applicable in case of demerger of funds consequent of an order of court or SECP.]

(u) Capital reduction / Splitting of shares / Conversion

(i) Details of the transaction

A company may consider reducing its paid capital or splitting the ² [securities] under the relevant laws. In such, the existing ³ [investors] are either required to surrender the existing ⁴[securities] and obtain new ⁵[securities] in the ratio approved, or the existing ⁶[securities] are divided into specified numbers of new ⁷[securities].

(ii) Tax treatment

Since the existing ⁸[investors] are issued with new ⁹[securities] in exchange of their existing ¹⁰[securities] due to the corporate requirements, and no change in ownership occurs, therefore, the cancellation of existing ¹¹[securities] is not to be treated as 'disposal' for tax purposes. Further, the cost and date of acquisition of new ¹²[securities] will remain same, as it was for existing ¹³[securities].

(v) Specie dividend

(i) Details of the transaction

A company declares dividend in specie, whereby, the dividend is paid in the form of shares in a company (other than the shares of the company declaring dividend). Such shares held in the account of the company are transferred to the respective shareholders' account. The shareholders who received such shares in other company may then dispose of such shares.

Added by the SRO 1145(I)/2016 dated 7th December, 2016.

The word "shares" substituted by the SRO 1145(I)/2016 dated 7th December, 2016.

The word "shareholders" substituted by the SRO 1145(I)/2016 dated 7th December, 2016.

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(ii) Tax treatment

When a person will be transferring shares in other company to its shareholders as specie dividend, then such shares will be taken as disposed of and will be subject to capital gain tax.

The shares will be added in the share holders' account and the cost ¹[of such shares shall be taken as zero], whereas, the acquisition date will be the date on which shares are credited. Such cost base shall be taken into account for computation of gain or loss at the time of disposal of shares received as specie dividend and original shares.

(w) Offer for sale

(i) Details of the transaction

Pursuant to section 61 of the Companies Ordinance, 1984, transactions for issuance or sale of securities can be carried out as offer for sale.

(ii) Tax treatment

When securities are issued by the company under offer for sale, the issuance is not a taxable event. The date on which such securities are credited to the investor's account shall be taken as acquisition date and the price paid for acquiring such securities shall be taken as cost of acquisition of such securities. Such date and cost base shall then be considered for computation of capital gains tax if such securities are disposed of by the investor subsequently.

If under offer for sale, a person disposes of securities held by him, then such disposal will be taxable event and subject to capital gains tax.

(x) Court orders

(i) Details of the transaction

There could be certain orders of the courts whereby transfer of securities may be required from an investor's account to another investor's account or any other person, e.g. deposit of securities with Nazir of the Court, transfer of securities in case of dispute among legal heirs, award of decree etc. etc.

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Substituted for "will be calculated as calculated for Bonus shares in Example 1.17.3," by SRO 161(I)/2015, dated February 23, 2015.

(ii) Tax treatment

Capital gains tax on transfer under a court order will depend on the contents of the order. For example, in case of an order in dispute among legal heirs, the transfer of securities may not be taxable being covered under section 79 of the Ordinance. Similarly, in case of mergers or de-mergers, transfers would be tax neutral event. Whereas, in case of a decree against an investor, transfer of securities from his account may constitute taxable event.

NCCPL shall be responsible to compute capital gains tax, where a clearing member report transfer under a court order as taxable event through Central Depository System.

(y) Computation of investment amount for the purpose of rule 2 of the Eighth Schedule to the Ordinance

The period of investment and amount eligible under rule 2 of Eighth Schedule to the Ordinance shall be determined as per following examples ¹ [(below rates are hypothetical and used solely for understanding purposes, therefore, rate as per Division VII of Part I of First Schedule will be applicable in case of actual transactions)]:

Example-1

Stater	ment of Net Inves	tment With	Age - claus	e 2(1) of Eig	hth S	chedule
Date	Description	Cost of Investment	Value of open Derivatives Sale Position	Net Investment		Accumulative Investment
23-Apr-12	Opening Balance	5,000,000	1,000,000	4,000,000	24	4,000,000
17-May-12	Disposal	2,000,000)	-	2,000,000)	8	3,000,000
25-May-12	Disposal	-	1,500,000	1,500,000)	12	1,500,000
06-Jun-12	Acquisition	4,000,000	-	4,000,000	17	7,000,000
23-Jun-12	Disposal	5,000,000)	-	5,000,000)	7	2,000,000
30-Jun-12	Closing balance	2,000,000				

Sorted in De	escending Order	C	alculation of Ti	me Weighted A	verage
No of days	Accumulative Investment	No of days	Accumulative Investment	Product	Time Weighted Average
17	7,000,000	17	7,000,000	119,000,000	
24	4,000,000	24	4,000,000	96,000,000	

Inserted by the SRO 1145(I)/2016 dated 7th December, 2016.

8	3,000,000	4	3,000,000	12,000,000	
7	2,000,000	45		227,000,000	
12	1,500,000		eighted Average No of days	= Total	5,044,444

As per clause 2(1), of the Eighth Schedule, amount of investment made prior to April 23, 2012 shall be considered as investment for the purposes of the said clause. The investment has to remain invested for at least 45 days. The above example indicate that amount invested has increased during the 45 days and therefore it is established that the amount of investment as on April 23, 2012 i.e. Rs.4,000,000 remains invested for 45 days till June 30, 2012. If it has been decreased from Rs.4,000,000, the decreased amount should have been taken for the purposed of the said clause 2(1).

Example-2

Stateme	nt of Net Inves	tment With	Age - clause	2(2) of the	Eighth	Schedule
Date	Description	Cost of Investment	Value of open Derivatives Sale Position	Net Investment		Accumulative Investment
24-Apr-12	Acquisition	10,000,000	-	10,000,000	14	10,000,000
08-May-12	Disposal	(2,000,000)	500,000	(2,500,000)	17	7,500,000
25-May-12	Disposal	(3,000,000)	-	(3,000,000)	30	5,000,000
24-Jun-12	Acquisition	4,000,000	-	4,000,000	29	9,000,000
23-Jul-12	Disposal	(1,000,000)	1,500,000	(2,500,000)	258	6,500,000
07-Apr-13	Acquisition	500,000	-	500,000	416	8,500,000
28-May-14	Disposal	(6,000,000)	_	(6,000,000)	31	2,500,000
28-Jun-14	Acquisition	12,000,000	-	12,000,000	1	14,500,000
29-Jun-14	Disposal	(2,000,000)	3,000,000	(5,000,000)	1	9,500,000
30-Jun-14	Closing balance	12,500,000	5,000,000	7,500,000		

:	Sorted in Descending Order						
No of days	Accumulative Investment						
1	14,500,000						
14	10,000,000						
1	9,500,000						
29	9,000,000						
416	8,500,000						
17	7,500,000						
258	6,500,000						

No of days	Accumulative Investment	Product	Time Weighted Average
1	14,500,000	14,500,000	
14	10,000,000	140,000,000	
1	9,500,000	9,500,000	
29	9,000,000	261,000,000	
75	8,500,000	637,500,000	
120		1,062,500,000	

30	5,000,000			
31	2,500,000			8,854,167
 		Time Weighted Average product/No of days	e = Total	:]

¹[(z) Free of Payment transactions (transactions executed outside Pakistan).

Certain foreign institutional investors holding shares may sell through negotiated deal at a price agreed with the buyer outside Pakistan e.g. a strategic sale and purchase of shares to acquire or dispose of controlling shares. Such transactions are reported to respective clearing member of foreign institutional investors to transfer the shares from seller account to buyer account. In such transactions, respective clearing member does not know the transaction price and merely transfers shares from one account to other on the instructions of its foreign client.

Respective clearing member receiving the instructions from foreign institutional investors shall be responsible to report such transactions in the negotiated deal market at the relevant stock exchange through a stock broker in the manner prescribed by such stock exchange or through reporting interface provided by NCCPL for this purpose. The price reported as selling price or the market price (day-end price of the date of transaction), whichever is higher, shall be taken into account to compute capital gain on the basis of holding period of such securities as illustrated in clause (d).

(za) Capital gains on disposal of debt security

Tax treatment

By including debt securities in the definition of security in section 37A, the gain or loss on disposal of debt securities shall be computed, collected and paid as provided in Eighth Schedule, unless opted out with the approval of Commissioner. However companies shall not be subject to this regime and will continue to be taxed as in the past with the rates applicable to the companies and not the rates as amended in Division VII of Part I of First Schedule. Individuals on the other hand shall be subject to mechanism as laid down in the Eighth Schedule to the Ordinance, in respect of debt securities for which settlements are undertaken by NCCPL.]

Clauses "(z) and (za)" inserted by SRO 161(I)/2015, dated February 23, 2015.

¹["(zb) Sales transactions of securities of private/public unlisted company after its conversion into listed company:-

(i) Detail of the transaction

An investor, holding such securities, sells securities in a stock exchange. The transaction is settled by transferring the securities sold from his account maintained in Central Depository System to the investor buying the securities with credit of sale proceeds to the account of investor disposing of the securities.

(ii) Tax treatment

Disposal of security is to be taken as taxable event, at settlement date. Capital gain will be computed by applying FIFO method. Capital Gain shall be chargeable to tax as per section 37A read with rates specified in Division VII of Part I of the First Schedule of the Income Tax Ordinance, 2001.

(iii) Example

- (a) A, being a client of a broker, has 1,000 shares of company ABC in his account. He acquired 1,000 shares on the 1st January, 2013 at Rs. 10 per share when the Company was private/public unlisted company having face value of share of Rs. 10 and transfers the same in electronic form with CDC on 1st February, 2013. ABC Company listed on stock exchange on 1st July, 2015 at a listing price of Rs. 20. He disposed of 500 shares on 1st January, 2016 at Rs. 25 per share and 500 shares on 8th February, 2017 at Rs. 30 per share.
- (b) NCCPL shall compute capital gain and tax thereon, if any in the following manners:
- (c) Date of acquisition will be based on CDS data while face value will be entered as cost of acquisition from ready board quotations:

Pι	ırchases / /	Acquisitio	ns		Disposal	
Date	No. of shares	Price	Cost*	1 st Jan, 2016	8 th Feb, 2017	Total
I-Jan-13	1,000	10	10,000	500	500	1,000

Selling price per share

30

25

_

¹ Inserted by the S.R.O. 498(I)/2016 dated 27th July, 2016.

Sale proceed Less: Cost Difference	12,500 <u>5,000</u> 7,500	15,000 5,000 10,000	27,500 10,000 17,500
Less: 0.50% of sale proceeds as expens	e <u>62.50</u>	75	137.5
Capital gain	7,437.5	9,925	17,362.5
Holding period	1,095	1,499	=======
Tax rate applicable	7.5%	====== 0%	
Tax to be collected	<u>557.81</u>	====== <u>-</u>]	

¹[PART IV COMPUTATION AND COLLECTION OF TAX UNDER SECTIONS 7C AND 7D

13Q. Application.- This Chapter provides for the mode and manner for collection of tax under sections 7C and 7D from builders and developers, the functions and responsibilities of the authorities approving, suspending and cancelling No Objection Certificates (NOC) to sell and the matters connected and ancillary thereto.

13R. Definitions.- For the purpose of sections 7C and 7D and for this Chapter,-

- (a) "authority" includes:-
 - the Chief Executive of a building control authority as defined in respective Federal or Provincial law regarding approval, construction and completion of buildings and development of land; or
 - (ii) the Executive Officer of the Cantonment where the Cantonments Act, 1924 (Act II of 1924) applies; or
 - (iii) the Executive Officer of a municipal corporation or municipal committee responsible for approving land development or building construction plan within municipality; or
 - (iv) the District Officer (Revenue) of a district responsible for approving land development or building construction plan within district; or

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¹ Added by the S.R.O 787(I)/2016 dated 24th August, 2016.

- (v) a body corporate or council, or any department of such body corporate or council, or any Government department or functionary or any organization which acts as an authority for approving the building or land development plans for such area by or under any law.
- (b) "builder" means a builder as defined in the Federal and respective Provincial laws regarding approval, construction and completion of buildings and includes any person engaged in the construction of building or otherwise and disposes of newly constructed or renovated building within a year of its construction or renovation;
- (c) "building" means a building or part thereof and includes all fittings, fixtures, installations, signs and display structures of the building, but does not include any building notified by the Board.

Explanation.- It is hereby declared and without limiting the generality of this clause that building includes any building whether house, apartment, residential plaza, shopping plaza, office, shop, banglow, villa, duplex or any built up structure under whatever name.

- (d) "developer" means a developer as defined in the Federal and respective Provincial laws regarding development of land for the purposes of residential or commercial plotting and includes any person engaged in developing of plot or plots of any kind either for itself or otherwise but does not include any land development notified by the Board.
- (e) "Inspector General of Registration" means Inspector General of Registration as defined in Part II of Registration Act, 1908 (XVI of 1908) and includes Provincial Inspector Generals of Registration, Registrars and Sub-Registrars of districts and sub districts, towns as notified by the provincial governments.
- **13S.** Advance tax on builders and developers.- Every authority prescribed under sub-rule (a) of rule 13R shall, at the time of approval of a land development plan or of a building construction plan and before issuing NOC to sell, collect advance tax at the rate of five percent of the tax liability computed at the rates specified in Division VIIIA or Division VIIIB of Part I of the First Schedule to the Ordinance, from a builder or a developer as the case may be.
- 13T. Mode and manner for payment and collection of tax from builders.— Every builder after obtaining approval of a building plan or of a revised building plan from the authority and NOC to sell, shall furnish on line a copy of building plan and evidence of partial payment of five percent tax to the Chief Commissioner along with computation of final tax liability on the basis of covered area as per rates provided in Division VIIIA of the First Schedule to the Ordinance. The Chief Commissioner shall, after being satisfied that the rates are applied

correctly and after making such inquiry as he thinks fit, shall online issue a schedule of advance tax installments to be paid by the builder in accordance with rule 13U.

13U. Schedule of Installments for builders.-The Chief Commissioner shall, upon online application of the builder as prescribed in rule 13V, online issue the schedule of equal Installments on four-monthly basis within thirty days of the application:

Provided that the duration of payment of tax shall commence from the date of issuance of NOC to sell till the date of completion of building or building project in the approval plan:

Provided further that provisions of this rule shall not apply if a builder opts to pay the entire tax liability in lump sum.

13V. Application for payment of tax in installments by builders.- The builder shall online apply for the payment of installments under this Chapter through the following application form.-

APPLICATION FOR ISSUANCE OF SCHEDULE OF INSTALLMENTS FOR PAYMENT OF TAX U/S 7C OF THE INCOME TAX ORDINANCE 2001 READ WITH RULE 13T OF INCOME TAX RULES 2002

	•	
1.	Name of the builder/ owner	
2.	NTN/CNIC (Attach copy of CNIC)	
3.	Name of project/ building (if any)	
4.	Address of the project/ building	
5.	Phone Number	
6.	Mobile Number of builder/ owner	
7.	Email Address	
8.	Name(s), CNIC and office Address(es) of Member(s)/ Director(s) of AOP/ Company (if applicable)	
9.	Category	(commercial/ residential & offices/ dual)
10.	Commercial area of building	
11.	Residential area of building	
12.	Total Area of building	
13	Total final tax liability	Rs.
14.	Less Tax paid @ 5% on approval	Rs.
15.	Balance tax to be paid in equal four monthly installments	Rs.
16.	Duration of the project in months	Months
17.	Amount of each installment	Rs.
	i. 1st installment due on - / - / -	Rs.
	ii. 2nd installment due on - / - / -	Rs.
	iii. 3rd installment due on - / - / -	Rs.
	iv. 4th installment due on - / - / -	Rs.

V.	Rs.
vii.	
viii.	
I,, CNIC No as self/Member/Member of Association of Persor of company do solemnly declare that to the best the information given in this application under R Schedule to the Income Tax Ordinance 2001 is/accordance with the provisions of section 99B real Income Tax Ordinance, 2001.	ns/Director or Principal officer of my knowledge and belief, Rule 4 of Part II of the Tenth are correct and complete in
Name CINC	
Date	
Date	

- **13W. Responsibilities of the Authority.-** The authority shall have the following responsibilities.-
 - (i) No approval plan shall be issued unless five percent of the tax has been collected under rule 3;
 - (ii) The authority shall inform the Chief Commissioner Inland Revenue in writing about approval of new land development and building construction plans on quarterly basis;
 - (iii) The authority shall suspend or cancel the building plan on the written request of the Chief Commissioner in case of default in payment of installments under these rules;
 - Provided that the Chief Commissioner shall take this action after consultation with Association of Builders and Developers (ABAD); and
 - (iv) The authority may revoke suspension or cancellation under sub-rule (ii) above as the case may be, on the written direction of the Chief Commissioner.
- **13X.** Responsibility of the Inspector General of Registration.- (1) No transfer of building or built up units to the buyers shall be effected unless the builder shall furnish NOC from the Chief Commissioner for payment of tax dues.
- (2) Provisions of sub-rule (1) shall not apply in case a builder pays one hundred and fifty percent of the tax liability to be computed in accordance with Division VIIIA of the First Schedule.

- (3) For the purpose of sub-rule (2) the Inspector General of Registration shall be responsible to collect and deposit tax and all the provisions of section 161 shall apply mutatis mutandis.
- **13Y. Responsibilities of the Builder.** (1) The builder shall online furnish to the Chief Commissioner a copy of approved construction plan and evidence of tax collection by the authority on the last day of the calendar month in which such plan is approved or within a week if the approved plan in issued in the last week of the calendar month.
- (2) The builder shall furnish to the Chief Commissioner a copy of tax payment challan within one week of due date of each installment as per the schedule of payment of installment.
- (3) The builder shall be tax withholding agent on making any payment for which tax withholding is provided under Chapter X and Chapter XII to the Ordinance which includes payment on account of salaries to employees, supplies, services and contract.
- **13Z.** Adjustment of withholding taxes by builders.- The builder shall not be entitled to claim adjustment of withholding tax collected or deducted under any other head during the year.
- **13ZA.** Mode and manner for payment and collection of tax from land developers.— (1) Every land developer after obtaining the approval of the development plan or a revised development plan from the authority and NOC to sell, shall online furnish copy of development plan and evidence of payment of five percent tax to the Chief Commissioner along with computation of final tax liability on the basis of area proposed to be developed as per rates provided in Division VIIIB of the First Schedule to the Ordinance. The Chief Commissioner shall, after being satisfied that the rates are applied correctly and after making such inquiry as he thinks fit, online issue a schedule of advance tax installments to be paid by the developer in accordance with rule 13ZB.
- **13ZB.** Schedule of Installments for land developers.- The Chief Commissioner shall, upon online application of the developer as prescribed in rule 13ZC, online issue the schedule of equal Installments on four monthly basis within thirty days of the application:

Provided that the duration of payment of tax shall commence from the date of issuance of NOC to sell till the date of completion of development project:

Provided further that provisions of this rule shall not apply if a developer opts to pay the entire tax liability in lump sum.

13ZC. Application for payment of tax in installments by land developers: The developer shall online apply for payment of installments under these rules through the following form.-

APPLICATION FOR ISSUANCE OF SCHEDULE OF INSTALLMENTS FOR PAYMENT OF TAX U/S 7D OF THE INCOME TAX ORDINANCE 2001 READ WITH RULE 13ZA OF INCOME TAX RULES 2002

1.	Name of the developer	
	•	
2.	NTN/CNIC (Attach copy of CNIC)	
3.	Name of land development project (if	
	any)	
4.	Address of the project	
5.	Phone Number	
6.	Mobile Number of developer/ owner	
7.	Email Address	
8.	Name(s), CNIC and office Address(es)	
	of Member(s)/ Director(s) of AOP/	
	Company (if applicable)	
9.	Category	(commercial/ residential & offices/
		dual)
10.	Commercial area of project (Sq. yd)	
11.	Residential area of project (Sq. yd)	
12.	Total development area	
13.	Final tax liability	Rs.
14.	Less Tax paid @ 5% on approval	Rs.
15.	Balance tax to be paid in equal four	Rs.
	monthly installments	
16.	Duration of the project in months	Months
17.	Amount of each installment	Rs.
	i. 1st installment due on - / - / -	Rs.
	ii. 2nd installment due on - / - / -	Rs.
	iii. 3rd installment due on - / - / -	Rs.
	iv. 4th installment due on - / - / -	Rs.
	V.	Rs.
	vii.	
	viii.	
Ι,	, CNIC No	, in my capacity as

I, _______, CNIC No ______, in my capacity as self/Member/Director of Association of Persons/ company do solemnly declare that to the best of my knowledge and belief, the information given in this application under Rule 4 of Part II of the Tenth Schedule to the Income Tax Ordinance 2001 is/ are correct and complete in accordance with the provisions of section 99B read with Tenth Schedule to the Income Tax Ordinance, 2001.

Name _	
CINC	
Date	

13ZD. Responsibilities of the Authority.- The authority shall have the following responsibilities:

- No approval of development plan shall be issued unless five percent of the tax has been collected under Rule 13W;
- (ii) The authority shall suspend or cancel the development plan on the written request of the Chief Commissioner in case of default in payment of installments under these rules:
 - Provided that the Chief Commissioner shall take this action after consultation with ABAD.
- (iii) The authority may revoke suspension or cancellation made under rule (ii) above as the case may be, on the written request of the Chief Commissioner.
- **13ZE.** Responsibility of the Inspector General of Registration.- (1) No transfer of developed units to the buyers shall be effected unless the developer shall furnish NOC from the Chief Commissioner for payment of tax dues.
- (2) Provisions of sub-rule (1) shall not apply in case a developer pays one hundred and fifty percent of the tax liability to be computed in accordance with rule Division VIIIB of the Ordinance.
- (3) For the purpose of sub-rule (2) the Inspector General of Registration shall be responsible to collect and deposit tax and all the provisions of section 161 shall apply mutatis mutandis.
- **13ZF.** Responsibilities of the Land Developer.- (1) The developer shall online furnish to the Chief Commissioner a copy of approved land development plan and evidence of tax collection by it on the last day of the calendar month in which such plan is approved or within a week if the approved plan in issued in the last week of the calendar month.
- (2) The developer shall furnish to the Chief Commissioner a copy of tax payment challan within one week of due date of each installment as per the schedule of payment of installment.
- (3) The developer shall be tax withholding agent on making any payment for which tax withholding is provided under Chapter X and Chapter XII to the Ordinance which includes payment on account of salaries to employees, supplies, services and contract, etc.
- **13ZG.** Adjustment of withholding taxes.- The land developer shall not be entitled to claim adjustment of withholding tax collected or deducted under any other head during the year.
- **13ZH.** General provisions for builders and developers.- (1) If a building or a land development project is stopped by any court order or by any government agency during construction of building or land development, the payment of subsequent installments shall stand suspended till the time the stay order is vacated.

- (2) If a builder or a developer fails to pay three consecutive installments within due time, the Commissioner shall issue a notice in writing and copy thereof shall be endorsed to Association of Builders and Developers ABAD. In case of no response or unsatisfactory reply, a committee of three members shall be constituted by the Chief Commissioner which shall comprise one member from ABAD. The committee shall decide further action as deemed fit.
- (3) If a building or land development project is disposed off during construction or development, the seller and purchaser shall jointly submit an application in writing to the Chief Commissioner. The Chief Commissioner shall issue NOC after satisfying that the due tax was paid by the seller. The remaining installments of tax shall be paid by the successor-purchaser of the under construction building or under developed land on the terms of schedule of payment of installments issued earlier to the predecessor-seller by the Chief Commissioner. There after all the provisions of this schedule shall apply to the successor-purchaser.
- (4) The Commissioner shall exercise all powers relating to provisions containing recovery of tax, advance tax, default surcharge and prosecution as laid down in Chapter X and in Chapter XII to the Ordinance, in case of any default of non-payment, short payment or late payment of any tax collected or collectable, paid or payable under this Chapter.]

¹[(zc) Setoff of losses in case of investors having securities of multiple categories: Details of transaction:

An investor holds various securities i.e. shares of company listed in Pakistan Stock Exchange [PSX], units of open ended mutual funds and future commodity contracts traded at PMEX exchange. The investor has arrived at capital gain in case of certain securities while also incurred capital loss on other securities that is eligible for setoff with capital gain arrived at during the period on other securities.

(i) Tax Treatment:

Effective from 1 July 2016, units of open ended mutual funds and future commodity contracts are brought in the ambit of Eighth Schedule under NCCPL. Accordingly the investors will be entitled to have the capital loss adjusted against the capital gain in terms of Rule 13N(6) while NCCPL will calculate capital gain tax liability of net capital gain position i.e. after adjustment of capital losses for the year in terms of Rule 13N(10).

(ii) Example:

The examples in respect of above are given below (below rates are hypothetical and used solely for understanding purposes, therefore, rate as per Division VII of Part I of First Schedule will be applicable in case of actual transactions):

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¹ Inserted by the SRO 1145(I)/2016 dated 7th December, 2016.

Example 1:

Client Name: Ahmed Ali UIN: 3520211111119

Financial Year: July 2016 to June 2017

Month: September 2016

1010111111	Coptomber 2010							
Description	Tax Obligati FUNI		Tax Obli	•	Tax Obliga PSX	ation	Net Tax (Obligation
Tax Position computed by	Gain/ (Loss)	Tax	Gain/ (Loss)	Tax	Gain/ (Loss)	Tax	Gain/ (Loss)	Tax
NCCPL	100,000	10,000	200,000	20,000	(150,000)	0	150,000	15,000
Loss Allocation	(50,000)		(100,000)		150,000	0		
Net Tax	50,000	5,000	100,000	10,000	0	0	150,000	15,000
Tax Collection Demand		5,000		10,000				

In the above example, after adjustment of capital loss proportionally (In proportion of capital gains) during the month, NCCPL shall demand Rs 5,000 from AMC-1 and Rs 10,000 from PMEX.

Example 2:

Client Name: Ahmed Ali UIN: 3520211111119

Financial Year: July 2016 to June 2017

Month: February 2017

Balance a	as of December 31, 2016	CGT Computation PSX- February 2017		CGT Computation- PMEX- January 2017		Net CGT as of February 2017	
Gain/ (Loss)	CGT collection from PMEX	Gain/ (Loss)	CGT	Gain/(Loss)	CGT	Gain/(Loss)	CGT
100,000	10,000	50,000	5,000	(70,000)	NIL	80,000	8,000

In the above example, it is assumed that CGT of Rs. 10,000 has been collected by NCCPL from PMEX till December, 31 2016. Now, in the month of February, the investor has capital gains arising on disposal of listed securities at PSX and resulting tax liability on such gains Rs 5,000. However, due to net loss of Rs. (70,000) as reported by PMEX for respective investor, NCCPL will determine net capital gain of Rs. 80,000 (100,000+50,000-70,000) as at February 28, 2017 with net tax liability of Rs. 8,000. But as NCCPL has already collected Rs 10,000 from PMEX as at December 31, 2016 therefore, NCCPL will refund Rs. 2,000 (10,000-8000) to the PMEX.]

¹[(zd) Future Commodity contracts entered into by the member of PMEX:

¹ Inserted by the SRO 1145(I)/2016 dated 7th December, 2016.

(i) Details of transaction:

A member of PMEX has entered into future commodity contracts which are traded at PMEX. These can either be settled in cash or through actual settlement. Capital gains tax would have to be worked out in accordance with applicable legal framework.

(ii) Tax Treatment:

Effective from 1 July 2016, future commodity contracts entered into by the member of PMEX are brought in the ambit of Eighth Schedule under NCCPL. Accordingly NCCPL will calculate and determine capitals gain tax liability on these contracts in terms of Rule 13N.

(iii) Examples:

The examples in respect of above are as under (below rates are hypothetical and used solely for understanding purposes, therefore, rate as per Division VII of Part I of First Schedule will be applicable in case of actual transactions):

Example 1. Cash settled future commodity contracts:

Capital Gain Loss and CGT Working

Date	Transaction	No of contracts	Contract Price \$	Day end Price (\$)	Exchange Rate (USD to PKR)	Gain/ (Loss) in USD	Gain/ (Loss) in PKR	CGT @ 5%
		Α		В	С			
7/1/2016	Purchase	1	14.5	15	105	0.50	52.50	2.63
7/2/2016				15.5	105.5	0.50	52.75	2.64
7/3/2016				14.9	105.3	(0.60)	(63.18)	(3.16)
7/4/2016	Sale	1	16	16.5	105.3	1.10	115.83	5.79
Total						1.50	157.90	7.90

Example 2. Delivery settled future commodity contract- Contract sold before settlement date without physical delivery:

Investor	Date	Transaction	Contract Name	Quantity	Price Rs
Α	1-Jul-16	Purchase	TOLA GOLD MON	1	50,100
Α	4-Jul-16	Sale	GOLD GOLD MON	1	52,500
Gain on sale					
Applicable tax rate					
Capital gain					

Example 3. Delivery settled future commodity contract- Settled at settlement dates:

Investor	Trade Date	Settlement Date	Transaction	Contract Name	Quantity	Price PKR
Α	1-Jul-16	8-Jul-16	Purchase	TOLA GOLD FRI	1	50,100
Α	4-Jul-16	11-Jul-16	Purchase	TOLA GOLD MON	1	51,000
Α	11-Jul-16	13-Jul-16	Sale	TOLA GOLD WED	1 Tola	52,500

Commodity Name	Units	Inventory Date	Inventory Value
Tola Gold	1 Tola	8-Jul-16	50,100
Tola Gold	1 Tola	11-Jul-16	51,000
Average value			50,550

Monday Contract is settled on next Monday and Tuesday contract on next Tuesday. Upon settlement, funds and inventory is moved.

Capital Gain Loss Computation

Sale Quantity	1 Tola
Selling Price	52,500
Sale Value	52,500
Less : Cost	50,100
Capital Gain / (Loss)	2,400
Tax rate applicable	5%
Tax to be collected	120

Example 4. Delivery settled future commodity contract- Settled at settlement dates:

Opening Inventory at June 30, 2016

Commodity Name	Units	Inventory Date	Purchase Price	Inventory Value
Tola Gold	5 tola	5-Jan-16	52,000	260,000
Tola Gold	10 tola	12-Mar-16	51,500	515,000

Purchase after June 30, 2016

Commodity Name	Units	Inventory Date	Purchase Price	Inventory Value
Tola Gold	1 Tola	8-Jul-16	50,100	50,100
Tola Gold	1 Tola	11-Jul-16	51,000	51,000

Total Inventory for sale

Commodity Name	Units	Inventory Date	Purchase Price	Inventory Value	
Tola Gold	5 tola	5-Jan-16	52,000	260,000	
Tola Gold	10 tola	12-Mar-16	51,500	515,000	
Tola Gold	1 Tola	8-Jul-16	50,100	50,100	
Tola Gold	1 Tola	11-Jul-16	51,000	51,000	
	17			876,1	00

In this case, capital gain loss in the above mentioned example 3, on 13-Jul-2016 shall be computed as under :

Capital Gain Loss Computation

Sale Quantity 1 Tola Selling Price 52,500

Sales Value	52.500
Less : Cost	52,000
Capital Gain / (Loss)	500
Tax rate applicable	5%
Tax to be collected	25

Example 5. Deposit of commodity and sale thereof:

		Contract Day end Price
1-July-2016	Monday	50,150

In this case deemed value of 10 tola gold deposited on July 1, 2016 shall be as under:

Commodity Name	Units	Inventory Date	Deemed Purchase Price	Inventory Value
Tola Gold	10 Tola	1-Jul-16	50,150	501,500

Capital Gain Loss Computation

Sale Quantity	4 Tola
Selling Price	52,500
Sale Value	210,000
Less : Cost	200,600
Capital Gain / (Loss)	9,400
Tax rate applicable	5%
Tax to be collected	470

Example 6. Physical commodity deposited but withdrawn later:

An investor deposits 10 tola gold on July 1, 2016 in the vault and withdraws 5 Tola after 4 days.

The withdrawal would be considered as a tax neutral event. No capital gains tax implications would arise. The remaining inventory would be valued at applicable cost for the purpose of any future capital gains tax calculation.]

¹[(ze) Acquisition of shares in Book Building /Initial Public Offer (IPO) and subsequent sale:

(i) Details of the transaction:

Shares are offered by company in an IPO including book building. The shares are subscribed and allotted at the applicable price. These can later be sold by the investors.

(ii) Tax treatment:

Capital gain will be computed by applying FIFO method. Capital Gain shall be chargeable to tax as per section 37A read with

¹ Inserted by the SRO 1145(I)/2016 dated 7th December, 2016.

rates specified in Division VII of Part I of the First Schedule of the Income Tax Ordinance, 2001.

(iii) Example:

XYZ Company offered shares in an IPO on 1 June 2016 and the company's shares started trading at PSX from 15 July 2016. Mr. A, has acquired 1,000 shares having a face value of Rs 10 each at Rs20 per share being the publically offered IPO price. The shares have been sold at PSX on 30 June 2019 at Rs 70 per share.

Capital gains tax will be calculated as follows. (The tax rate used in this example is hypothetical. In case of actual transaction the rates as per Division VII of Part I of the First Schedule at the time of sale shall be applicable).

Cost of acquisition	(1,000 x 20)	Rs 20,000
Sales proceeds	(1,000 x 70)	Rs. 70,000
0.5% of sales proceeds as expense		Rs 350
Capital gain		Rs 49,650
Holding period		1124 days
Applicable rate		7.5%
Capital gains tax liability		Rs 3,724]

CHAPTER - III

PERSONS

14. Resident individual.-

- (1) This rule applies for the purposes of section 82, which provides for the determination of persons as resident individuals.
- (2) The following rules apply for the purposes ¹[] of section 82 in computing the number of days an individual is present in Pakistan in a tax year, namely:-
 - (a) subject to clause (c), a part of a day that an individual is present in Pakistan (including the day of arrival in, and the day of departure from, Pakistan) counts as a whole day of such presence;
 - (b) the following days in which an individual is wholly or partly present in Pakistan count as a whole day of such presence, namely:-
 - (i) a public holiday;
 - (ii) a day of leave, including sick leave;
 - (iii) a day that the individual's activity in Pakistan is interrupted because of a strike, lock-out or delay in receipt of supplies;
 - (iv) a holiday spent by the individual in Pakistan before, during or after any activity in Pakistan; and
 - (c) a day or part of a day where an individual is in Pakistan solely by reason of being in transit between two different places outside Pakistan does not count as a day present in Pakistan.

Words "of clauses (a) and (b)" omitted by SRO 392(I)/2009, dated May 19, 2009.

CHAPTER - IV

TAXATION OF FOREIGN-SOURCE INCOME OF RESIDENTS

15. Foreign income tax.-

- (1) This rule applies for the purposes of sections 102 and 103, which provide resident persons with relief from international double taxation.
- (2) A foreign levy is a foreign income tax if the following conditions are satisfied, namely:-
 - (a) the levy is a tax; and
 - (b) the tax is substantially equivalent to the income tax imposed by the Ordinance.
- (3) Subject to sub-rules (4) and (5), a foreign levy is a tax if it requires a compulsory payment pursuant to the authority of the foreign country to levy taxes.
- (4) A penalty, fine, interest or similar obligation is not a tax for the purposes of this Chapter.
- (5) A foreign levy is not a tax to the extent that a person subject to the levy receives or is entitled to receive, directly or indirectly, a specific economic benefit from the foreign country in exchange for the payment pursuant to the levy.
- (6) Subject to sub-rule (7), a foreign tax is substantially equivalent to the income tax imposed under the Ordinance if the following conditions are satisfied, namely:-
 - (a) the tax is imposed in respect of events that would result in the derivation of income, gains or profits under the Ordinance;
 - (b) the taxable amount is computed under the foreign tax by subtracting from gross receipts any significant expenses and the depreciation or amortization of capital costs attributable to such receipts, or, where the tax is imposed under the foreign law or any other basis; and
 - (c) Dividend or interest income earned from foreign source, on being so taken by the FBR, may be treated to have same character for the resident person, as it has under the Ordinance.
- (7) The following foreign taxes are substantially equivalent to the income tax imposed under the Ordinance, namely:-

CHAPTER - IV

TAXATION OF FOREIGN-SOURCE INCOME OF RESIDENTS

- (a) a withholding tax imposed on dividends, gross receipts payable to non-resident persons as final tax; or
- (b) tax on wages by withholding imposed as a final tax on salary.
- (8) In this rule,
 - (a) "economic benefit" includes -
 - (i) any property;
 - (ii) any service;
 - (iii) any fee or other payment;
 - (iv) any right to use, acquire or extract natural resources, patents, or other property owned or controlled by the foreign country; or
 - (v) any reduction or discharge ¹[of] or a contractual obligation; and
 - (b) "specific economic benefit" means an economic benefit that is not available on substantially the same terms -
 - (i) all persons subject to the income tax generally imposed by the foreign country; or
 - (ii) if there is no generally imposed income tax, the population of the country in general.

16. Foreign tax credit.-

- This rule applies for the purposes of section 103, which provides for the foreign tax credit.
- (2) A resident taxpayer claiming a foreign tax credit for a tax year shall submit an application for the credit with the taxpayer's return of income for that year.
- (3) An application for a foreign tax credit shall be in the form as specified in Part I of the First Schedule to these rules.
- (4) Subject to sub-rule (5), an application for a foreign tax credit shall be accompanied by the following ²[documents], namely:-

¹ Substituted for "or" by SRO 392(I)/2009, dated May 19, 2009.

Substituted for "documentation" by SRO 392(I)/2009, dated May 19, 2009.

CHAPTER - IV

TAXATION OF FOREIGN-SOURCE INCOME OF RESIDENTS

(5)

- (a) where the tax has been deducted at source, a declaration by the payer of the income tax has been deducted and a certified copy of the receipt that the payer has received from the foreign tax authority for the deducted tax; or
- (b) in any other case, the original or a certified copy of the receipt that the taxpayer has received from the foreign tax authority for the tax paid.
- (6) Where a resident taxpayer cannot obtain evidence of the deduction of tax from the payer of income as required under clause (a) of subrule (4), the Commissioner may accept such secondary evidence of the deduction as is determined by him.

CHAPTER - V

TAXATION OF NON-RESIDENTS

17. Application of chapter.-

The rules in this Chapter apply for the purposes of sub-clause (ii) of clause (a) of sub-section (2) of section 237, which provides for the making of rules concerning the manner in, and procedure by, which the income, profits and gains chargeable to tax, and the tax payable thereon, under the Ordinance shall be determined in the case of non-resident persons.

18. Income from royalty.-

The income of a non-resident person by way of ¹[royalty] received from a resident person or a permanent establishment in Pakistan of a non-resident person shall be-

- (a) in the case a royalty received in pursuance of an agreement made before the 8th day of March, 1980, or an agreement made on or after the said date the proposal in respect of which was approved by the Government before the said date, the gross amount of the royalty less the deductions allowed under section 40; or
- (b) in any other case, to which sub-section (2) of section 6 does not apply, the gross amount of the royalty less ²[than] the following expenditure-
 - any expenditure incurred In Pakistan to earn such royalty, wherever paid;
 - (ii) any expenditure incurred outside Pakistan in pursuance of such agreement not exceeding ten percent of gross amount of royalty.

³[]

- (c) in the case of royalty received in pursuance to any other agreement, the gross amount of the royalty less the following expenditures only, namely:-
 - (i) any expenditure incurred in Pakistan in earning such income;
 - (ii) any expenditure incurred in Pakistan in respect of any work done in pursuance of such agreement; and

Proviso omitted by SRO 590(I)/2004, dated July 07, 2004.

-

Substituted for "royalties" by SRO 392(I)/2009, dated May 19, 2009.

Substituted for "then" by SRO 392(I)/2009, dated May 19, 2009.

CHAPTER - V

TAXATION OF NON-RESIDENTS

- (iii) any expenditure incurred outside Pakistan in respect of any work done in pursuance of such agreement not exceeding ten percent of the gross amount of such royalty.
- (d) The provisions of ¹[clauses] (b) and (c) would not apply where, royalty is covered by section 169.

Substituted for "sub-rule" by SRO 392(I)/2009, dated May 19, 2009.

19. ¹[Fee] for technical services.-

- (1) The income of a non-resident person by way of ¹[fee] for technical services received from a resident person or a permanent establishment in Pakistan of a non-resident person shall be-
 - (a) in the case of ¹[fee] received in pursuance of an agreement made before the 8th day of March, 1980, or an agreement made on or after the said date the proposal in respect of which was approved by the Government before the said date only in such cases, the gross amount of the ¹[fee] less the deductions allowed under section 40;
 - (b) in the case of ¹[fee] received in pursuance of an agreement made on or after 8th day of March, 1980 but before the 4th day of May, 1981, the gross amount of the [fee] less the deductions allowed under section 40 with a maximum total deduction equal to twenty percent of the gross amount of such ¹[fee]; or
 - (c) in any other case to which sub-section (2) of ²[Section 6] of the Income Tax Ordinance, 2001 does not apply, the gross amount of ³ [fee for technical services] less the following perquisites:-
 - (i) any expenditure incurred in Pakistan to earn such ³[fee for technical services], wherever paid.
 - (ii) any expenditure incurred outside Pakistan in pursuance of such agreement not exceeding ten percent of gross amount of ³[fee for technical services].

Provided that a non-resident may opt for taxation under section 6 of Income Tax Ordinance, 2001, by filing a written declaration option within 15 days of the commencement of contract. Such option shall remain operative till completion of the said contract.

(d) ⁴[clause] (c) would not apply where the fee for technical service is covered by the provisions of section 169.

Substituted for "fees" by SRO 392(I)/2009, dated May 19, 2009.

Substituted for "Section 5" by SRO 392(I)/2009, dated May 19, 2009.

Substituted for "royalty" by SRO 392(I)/2009, dated May 19, 2009.

Substituted for "sub-rule" by SRO 392(I)/2009, dated May 19, 2009.

1 [19A. Certificate of residence.-

(1) Where any person, resident in Pakistan, seeks to obtain a certificate of residence from the Competent Authority of Pakistan for its presentation before the tax authorities of another country with which Pakistan has signed an Agreement for the Avoidance of Double Taxation and Fiscal Evasion, for the purposes of obtaining tax credit or fiscal relief, the person may submit an application in this behalf in the Form prescribed below, namely:-

Rules 19A, 19B and 19C inserted by SRO 619(I)/2006, dated June 08, 2006. Later Rules 19A to 19D have been inserted by SRO 714(I)/2006, dated July 05, 2006. Due to confusion both sets of Rules 19A to 19C have been reproduced till clarification by CBR.

Form of Application for Obtaining Certificate of Residence

То

The Competent Authority of Pakistan, ¹Federal Board of Revenue, Constitution Avenue, Islamabad.

Sir,

	eas the applicant is resident in Pakistan	
	nce] in respe	
		[INSERT: Type/Head of
Incom	income	
	<u>, </u>	the period [INSERT
From.	To]; and that	Pakistan and IINSERT: Name of the
	country have signed a Tayletian and Final Typeian dated	
	e Taxation and Fiscal Evasion, dated	
Count	educed tax rate/tax credit/tax sparing cred	of a Cartificate of Basidanas by the
	ry] upon issuance etent Authority of Pakistan, for which purpo	
name		se, an relevant particulars are as under
папте	ly	
1	Name / Nomenclature of the Applicant	
2	Whether Individual, AOP or Company?	
3	CNIC / Registration / Incorporation No	
4	Address in Pakistan	
5	Telephone / Fax / email address	
6	National Tax Number	
7	Income declared for the Tax Year	
8	Name and Designation of Tax Authority	
	to which the Certificate is intended for	
	presentation	
9	Type (s) / Particulars of Income Earned	

 $^{^{1}\,\,}$ The words "Central Board of Revenue" substituted by the Finance Act, 2007

Copies of the following documents in support of our claim are enclosed, namely:-

- (1) Proof of earning of income in the foreign country;
- (2) Copy of NIC;
- (3) Copy of NTN Certificate;
- (4) Copy of the Certificate of Incorporation (if applicable); and
- (5) Copy of the Income Tax Return for the latest tax year (if applicable)

Verification

ı _								son/daug	hter/wife	of	N	/lr.
		solen	nnly declare	that to	o the	e best of my	knov	vledge and b	elief, the	inform	atio	on
given	in	this	application	and	the	annexures	and	statements	accompa	anying	it	is
corre	ct.											

- 2. I also declare that to the best of my knowledge, I have not concealed any fact or information which could be relevant for deciding my application.
- 3. I further declare that I am making this application in my capacity as (designation) and that I am competent to make this application and verify it.

Date	 Signatures:	
Place	Name:	

- (2) The Competent Authority of Pakistan, if required, shall cause to call for a report from the Commissioner concerned.
- (3) The Commissioner after verifying all the relevant facts as stated by the taxpayer in the application shall submit his report ¹[within thirty days of the receipt of the application by him from the ²Federal Board of Revenue].
- (4) The Competent Authority of Pakistan shall decide upon the request of the taxpayer and issue the Certificate of Residence as per the Form prescribed below within forty five days of the submitting of the application, namely:-

Substituted for "within fifteen days of the receipt of the application by him" by SRO 392(I)/2009, dated May 19, 2009.

The words "Central Board of Revenue" substituted by the Finance Act, 2007

Form of Certificate of Residence Issued by the Competent Authority

[CERTIFICATE OF RESIDENCE FOR PRESENTATION BEFORE THE TAX AUTHORITIES OF IN RESPECT OF THE TAX YEAR]

by Paki Eva: relat	certify that Mr./Ms/M/s is resident in Pakistan by way of, and subject to taxes in Pakistan covered in the Agreement for Avoidance of Double Taxation and Fiscal Evasion between Pakistan and The particulars elating to his/ her/ its person and the details of economic activities and tax paid in Pakistan during the Tax Year are as under, namely:-							
(a)	Name:							
(b)	Address:							
	(i) Residence:							
	(ii) Office:							
(c)	Telephone:	(Res)	(Off)	(Fax)				
(d)	CNIC/Registration/Passport No.							
(e)	National Tax No.				-			
(f)	Personal Status							
(g)	Main Sources of Income:							
(h)	Other Source(s) of Income:							
(i)	Income Declared/Assessed for the Tax year:							
(j)	Total Tax Paid/Payable for the Tax year:							
(k)	LTU/ RTO:							
	THE COMPETENT AUTHORITY [Member (Inland Revenue) or his Authorized Officer]							

Income Tax Rules, 2002

Substituted for "Member (Direct Taxes)" by SRO 725(I)/2011, dated July 28, 2011.

- (5) In respect of each tax year a separate application shall be submitted by the taxpayer, and a separate Certificate shall be issued by the Competent Authority of Pakistan ¹[or his Authorized Officer].
- (6) In case the Competent Authority of Pakistan decides not to issue a Certificate of Residence, it shall communicate its decision along with reasons of rejection thereof to the applicant taxpayer within forty five days of the submitting of the application.

19B. Certificate of payment of tax in Pakistan.-

(1) Where any person, non-resident in Pakistan, seeks to obtain a certificate of payment of tax in Pakistan by way of deduction, collection or otherwise, which attains finality or which is a final tax under any provision of the Ordinance or that of the Agreement for the Avoidance of Double Taxation and Fiscal Evasion between Pakistan and the country of residence of the applicant taxpayer, for presentation before the tax authorities of the country of his residence, the person may submit an application to the Competent Authority of Pakistan in the Form prescribed below, namely:-

Form of application for obtaining certificate of payment of tax in Pakistan

То

The Competent Authority of Pakistan, ²Federal Board of Revenue, Constitution Avenue, Islamabad.

Sir,

Whereas the applicant was resident in [INSERT: Name of the country...........], by reason of [INSERT: Nationality, Incorporation, Situs of Management............], and thus non-resident in Pakistan in respect of the Tax year ending on; and that Pakistan and [INSERT: Name of the country of residence..........] have signed an Agreement for the Avoidance of Double Taxation and Fiscal Evasion dated......, which entitles the applicant to a tax credit / fiscal relief in respect of the tax paid in Pakistan, in the country of his residence upon issuance of a Certificate of Payment of Tax Paid by the Competent Authority of Pakistan. The relevant details in this regard are as under, namely:-

Words inserted by SRO 725(I)/2011, dated July 28, 2011.

The words "Central Board of Revenue" substituted by the Finance Act, 2007

CHAPTER - V TAXATION OF NON-RESIDENTS

1.	Name /	/ Nomenclature of the Applicant					
2.	Countr	y of Residence					
3.	Compa						
4.	Tax Ye	ear					
5.	Particu in Paki	llars / details of income earned stan					
6.	Total to Year	ax paid in Pakistan for the Tax					
7. Has any appeal been filed against the imposition of the aforementioned tax in Pakistan?							
8.	Have you applied or intend to apply for the refund or adjustment of the tax paid against demand of any other year?						
name	Copies of the following documents in support of our claim are enclosed, namely:-						
	(i)	Proof of income earned in Pakistan					
	(ii)	Proof of tax paid in Pakistan					
	(iii)	Proof of residence in the other country					
		<u>Verification</u>					

Mr.	solemnly declare that
to the best of my knowledge and belief, the information	given in this application and the
annexures and statements accompanying it is correct.	
2. I also declare that to the best of my knowle fact or information which could be relevant for decide	•
3. I further declare that I am making this a (designation) and that I am competent to make this	
Date Sign	atures:
Place	Name:
(2) The Competent Authority of Pakistan,	, if required, shall cause to call

for a report from the Commissioner concerned.

of

son/daughter/wife

- (3) The Commissioner after verifying all the relevant facts as stated by the taxpayer in the application shall submit his report ¹[within thirty days of the receipt of the application by him from the Federal Board of Revenue].
- (4) The Competent Authority of Pakistan shall decide upon the request of the taxpayer, and issue a certificate of payment of tax in Pakistan, as per the Form prescribed below within forty five days of the submitting of the application, namely:-

Form of Certificate of Payment of Tax in Pakistan Issued by the Competent Authority

-	RTIFICATE OF TAX PAID IN PAKI TAX AUTHORITIES OF									
	I certify that Mr./Ms/M/sent in Pakistan has paid income tax g onas per the	in Pa	kista	an in	resp				g noi c Yea	
1.	Name:									
2.	Address:									
	(i) Residence:									
•	(ii) Office:									
3.	Telephone:	(Res	′		_	(C	Off)	-		
4.	National Tax No. (if any)									
5.	Personal Status									
6.	Main Sources of Income:									
7.	Other Source(s) of Income:									
8.	Total Income Declared/Assessed									
9.	Total Tax Paid/Payable during the year:									
10.	Tax Office: LTU/ RTO:									
	Note: Average exchange rate pre	evalent	t dur	ing t	he ye	ear w	as U	S\$ 1	= PI	ΚR

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THE COMPETENT AUTHORITY
[Member (Inland Revenue) or his

Authorized Officer]

Substituted for "within fifteen days of the receipt of the application by him" by SRO 392(I)/2009, dated May 19, 2009.

Substituted for "Member (Direct Taxes)" by SRO 725(I)/2011, dated July 28, 2011.

- (5) After issuance of the certificate of payment of tax in Pakistan, the Commissioner shall earmark the amount of tax covered by the certificate against refund or adjustment in lieu of tax demand of the taxpayer in respect of any prior or subsequent tax year, under any circumstances.
- (6) In case the Competent Authority of Pakistan decides not to issue a certificate of payment of tax in Pakistan, it shall communicate its decision along with the reasons of rejection thereof to the applicant taxpayer within sixty days of the submitting of the application at the available address in Pakistan.

19C. Certificate for tax sparing credit.-

¹[(1)] Where any person, non-resident in Pakistan, seeks to obtain a certificate for tax sparing credit in respect of income earned through a permanent establishment situated in Pakistan, under a provision, if any contained therein, of the Agreement for the Avoidance of Double Taxation and Fiscal Evasion between Pakistan and the country of residence of such taxpayer, may submit an application to the Competent Authority of Pakistan in the Form prescribed below namely:-

Form of Application for Obtaining Certificate for Tax Sparing Credit

То

The Competent Authority of Pakistan, ²Federal Board of Revenue, Constitution Avenue, Islamabad.

Sir,

Whereas the applicant was resident in [INSERT: Name of the country............], by reason of [INSERT: Nationality, Incorporation, Situs of Management................], and thus non-resident in Pakistan in respect of the Tax year ending on; and that Pakistan and [INSERT: Name of the country of residence] have signed an Agreement for the Avoidance of Double Taxation and Fiscal Evasion dated, which entitles the applicant to a tax credit / fiscal relief in respect of the tax paid in Pakistan, in the country of his residence upon issuance of a Certificate of Payment of Tax Paid by the Competent Authority of Pakistan. The relevant details in this regard are as under, namely:-

Figure and bracket inserted by SRO 392(I)/2009, dated May 19, 2009.

The words "Central Board of Revenue" substituted by the Finance Act, 2007

CHAPTER - V TAXATION

TAXATION OF NON-RESIDENTS

1.	Name / Nomenclature of the Applicant	
2.	Country of Residence	
3.	Personal Status [Individual, AOP, Company]	
4.	Tax Year	
5.	Particulars/ details of income earned in Pakistan	
6.	Admitted tax liability paid / payable in Pakistan	
	Total tax payable in Pakistan in case tax incentives / fiscal benefits would not have been allowed	
	Has any appeal been filed against any order of any tax authority in Pakistan?	
7.	Amount qualifying for normal tax credit	
8.	Amount qualifying for tax sparing credit	

Copies of the following documents in support of our claim are enclosed, namely:-

- (i) Proof of income earned in Pakistan
- (ii) Proof of tax paid in Pakistan
- (iii) Proof of residence in the other country

Verification

	son/daughter/wife of Mr. solemnly declare at to the best of my knowledge and belief, the information given in this application and annexures and statements accompanying it is correct.							
2. fact o		Iso declare that to the best of my knowledge, I have not concealed any rmation which could be relevant for deciding my application.						
3. (desig		urther declare that I am making this application in my capacity as on) and that I am competent to make this application and verify it.						
Date Signatures:								
	(2)							
	(3)	The Commissioner after verifying all the relevant facts as stated by the taxpayer in the application shall submit his report ¹ [within sixty days of the receipt of the application by him from the Federal Board of Revenue].						
	(4)	The Competent Authority of Pakistan shall decide upon the request of the taxpayer, and issue a certificate for tax sparing credit, as per the Form prescribed below within ² [ninety] days of the submitting of the application, namely:-						
		Form of Certificate for Tax Sparing Credit issued by the Competent Authority						
		ICATE FOR TAX SPARING CREDIT FOR PRESENTATION BEFORE AUTHORITIES OFIN RESPECT OF THE TAX YEAR]						
	ent in	Pakistan has paid income tax in Pakistan in respect of the Tax Year as per the following details:-						
(a)	Nam	e:						
(b)	Addr	ress:						
	(i)	Residence:						

Income Tax Rules, 2002

Substituted for "within fifteen days of the receipt of the application by him" by SRO 392(I)/2009, dated May 19, 2009. Substituted for "45" by SRO 392(I)/2009, dated May 19, 2009.

CHAPTER - V

TAXATION OF NON-RESIDENTS

	(ii) Office:			
(c)	Telephone:	(Res)	_ (Off)	_ (Fax)
(d)	National Tax No. (if any)			
(e)	Personal Status			
(f)	Main Source(s) of Income:			
(g)	Other Source(s) of Income:			
(h)	Total Income Declared/Assessed:			
(i)	Total tax paid during the year:			
(j)	Total amount of tax spared:			
(k)	Tax Office : LTU/ RTO:			
Note:	Average exchange rate prevalent	during the ye	ar was US\$ 1	= PKR

THE COMPETENT AUTHORITY

[Member (Inland Revenue) or his
Authorized Officer]

(5) In case the Competent Authority of Pakistan decides not to issue a certificate for tax sparing credit, it shall communicate its decision along with the reasons of rejection thereof to the applicant taxpayer within sixty days of the submitting of the application at the available address in Pakistan.]

²[19D]. Application for initiation of Mutual Agreement Procedure (MAP).-

(1) Where a resident taxpayer, or a Pakistani national residing abroad is aggrieved by any action of the tax authorities of any country outside Pakistan with which Pakistan has signed an Agreement for the Avoidance of Double Taxation for the reason that, according to him, such action is not in accordance with the terms of the agreement with such other country outside Pakistan, he may make an application to the Competent Authority in Pakistan seeking to invoke the provision of the Mutual Agreement Procedure, if any, provided therein, in the Form prescribed in rule ³[19F].

Substituted for "Member (Direct Taxes)" by SRO 725(I)/2011, dated July 28, 2011.

Rule inserted by SRO 714(I)/2006, dated July 05, 2006, originally numbered as "19A", erroneously, later renumbered as "19D" by SRO 1032(I)/2006, October 03, 2006.

³ Substituted for "19C" by SRO 1032(I)/2006, October 03, 2006.

- (2) The Competent Authority of Pakistan upon satisfaction that,-
 - (a) the taxpayer has reasonable grounds to justify Competent Authority" assistance;
 - (b) the application has been made within two years from the date of notification of the cause of grievance; and
 - (c) the double taxation or other impending grievance is more than a mere possibility;

shall cause to take up the matter with the Competent Authority of the country concerned and endeavor to resolve the matter through consultative measures.

- (3) In case the Competent Authority in Pakistan decides not to intervene in the matter, it will inform the taxpayer applicant within thirty days of the receipt of the application, of its decision and grounds thereof in writing.
- (4) If during the course of mutual agreement proceedings, the Competent Authority of the other country requires any clarification, verification of facts, or guarantees, that shall be communicated to the applicant taxpayer, and after the receipt of the same shall be passed on to the Competent Authority of the other country.
- (5) At any time, if the terms and conditions of the impending resolution are not satisfactory to the taxpayer, he may withdraw from the MAP proceedings and pursue any right of appeal under the normal course available.
- (6) The Competent Authority of Pakistan would communicate the outcome of the Mutual Agreement Proceedings taken up with the other country to the applicant taxpayer in writing.]

¹[19E]. Action by the Competent Authority of Pakistan on an application received through the Competent Authority of a treaty partner country.-

(1) Where a reference is received from the Competent Authority of a country outside Pakistan under an agreement with that country with regard to any action taken by any income-tax authority in Pakistan, the Competent Authority in Pakistan shall call for a report from the Commissioner concerned and, if required, examine the relevant records, and shall endeavour to arrive at a resolution of the case on unilateral basis in terms of the liberal interpretation of the legal provisions applicable.

¹ Rule inserted by SRO 714(I)/2006, dated July 05, 2006, originally numbered as "19B", erroneously, later renumbered as "19E" by SRO 1032(I)/2006, October 03, 2006.

- (2) The Competent Authority of Pakistan shall entertain all such requests from the Competent Authority of a treaty partner country that are about but not limited to –
 - (a) tax demands that have arisen or are likely to arise as a result of a tax audit, assessment or re-assessment proceedings, or a tax appeal, or a review by a Commissioner of Income Tax of an assessment or re-assessment proceedings on the grounds that it is prejudicial to the interest of the revenue;
 - (b) Withholding tax on income or other similar advance taxes that are levied under the Ordinance; and.
 - (c) interpretation and application of any provision of the laws governing the taxes covered in the relevant treaty as applicable to the non-resident person.
- (3) The Competent Authority of Pakistan may decline a MAP request made by the Competent Authority of a treaty partner country, if it is not received within two years from the date of notification of the order or notice giving rise to the cause of grievance.
- (4) In case the Competent Authority of Pakistan cannot resolve the matter on unilateral basis, it would cause to communicate with the Competent Authority of the other country, and both authorities would endeavor to resolve the matter through a consultative process, and arrive at a mutually agreed settlement.
- (5) If during the course of the mutual agreement proceedings, the Competent Authority of Pakistan requires any clarification, verification of facts, or an irrevocable bank guarantee, the same shall be communicated to the applicant taxpayer, under intimation to the Competent Authority of the country through which the reference for mutual agreement proceedings was received.
- (6) Wherever required the Competent Authority of Pakistan shall give an opportunity of being heard to the applicant taxpayer in person, through an authorized representative or a counsel.
- (7) The resolution arrived at under mutual agreement procedure, in consultation with the competent authority of the country outside Pakistan, shall be communicated, wherever necessary, to the Commissioner concerned, in writing.
- (8) During the pendency of the Mutual Agreement proceedings the Competent Authority of Pakistan may, depending on the merits of each case, direct the Commissioner concerned to put on hold the recovery proceedings of any amount of tax, additional tax or penalty that may be outstanding against such taxpayer, if the taxpayer

furnishes, as security, an irrevocable Bank Guarantee issued by any scheduled bank, or a Pakistani branch of a foreign bank approved by the State Bank of Pakistan to carry out business of banking in Pakistan as prescribed in rule ¹[19G].

- (9) The amount of the irrevocable Bank Guarantee shall be equal to -
 - (a) the amount of tax, additional tax or penalty as has been imposed through the order or notice that is the subject matter of MAP proceedings; or
 - (b) if no amount has yet been imposed through an order or notice, the amount determined by the Commissioner concerned.
- (10) The Competent Authority of Pakistan shall endeavor to resolve or close the case within a period of one year from the date on which it receives the reference under the Mutual Agreement Procedure provision as contained in the Agreement for Avoidance of Double Taxation between Pakistan and that other state.
- (11) The effect to the resolution arrived at under Mutual Agreement Procedure shall be given by the Commissioner, notwithstanding any time limitations contained in the Ordinance, within thirty days of receipt of the same, if the taxpayer-
 - (a) gives his acceptance to the resolution delivered under the Mutual Agreement Procedure; and
 - (b) withdraws his appeal, if any, pending on the issue which was the subject matter for adjudication under Mutual Agreement Procedure.
- (12) The amount of tax, additional tax or penalty already determined shall be recomputed in accordance with the decision taken under the Mutual Agreement Procedure in the manner laid down in the Ordinance and the rules in such a way it does not contravene or negate the resolution arrived at.
- (13) The Commissioner concerned shall draw-down upon the Bank Guarantee as specified in sub-rule (8) in writing within ten days from the notice of acceptance of MAP resolution given by the application in pursuance to the issuance of the resolution or notification of closure of the MAP proceedings by the Competent Authority of Pakistan].

¹ Substituted for "19D" by SRO 1032(I)/2006, dated October 03, 2006.

¹[19F]. Form of application for initiation of MAP Proceedings.-

Application under rule 19A shall be submitted on the form prescribed as under:

То

The Competent Authority of Pakistan, ²Federal Board of Revenue, Constitution Avenue, Islamabad.

Sir,

Whereas the applicant is aggrieved	by the action of the tax authority of (name of the country)
in respect of the tax year ending on	for the reasons
. , , , ,	be taken up with the competent authority
of	(name of the country) under
Article	of the
	(specify
the agreement) between Pakistan ar	nd country). The relevant details in this
regard are as under:-	id country). The followard details in this
Name of the applicant	
Present and permanent address in Pakistan	
Residential status or nationality	
CNIC and NTN	
Entitlement to invoke MAP Proceedings (Residence or Nationality)	
Telephone No.	
Name and designation of Tax Authority in the foreign country (Treaty Partner)	
Date of the notice or order giving rise to the action	
Is the order or action of the income-tax authority of the country outside Pakistan not in accordance with the agreement? If	

Rule inserted by SRO 714(I)/2006, dated July 05, 2006, originally numbered as "19C", erroneously, later renumbered as "19F" by SRO 1032(I)/2006, October 03, 2006. The words "Central Board of Revenue" substituted by the Finance Act, 2007

CHAPTER - V TAXATION OF NON-RESIDENTS so, the reasons thereof (attach separate sheet if required). Have you filed any appeal in the foreign country against the order or notice giving rise to the cause of grievance? Copies of the following documents in support of our claim are enclosed, namely:-(1) Order or Notice giving rise to the cause of grievance (2) Computerized National Identity Card (3) Verification I. of Mr. son/ daughter/ wife _____ solemnly declare that to the best of my knowledge and belief, the information given in this application and the annexures and statements accompanying it is correct. I also declare that to the best of my knowledge, I have not concealed any fact or information which could be relevant for deciding my application. I further declare that I am making this application in my capacity as (designation) and that I am competent to make this application and verify it. Date Signatures: Place Name:

¹[19G]. Form of Irrevocable Bank Guarantee.-

An irrevocable Bank Guarantee shall be furnished in all cases, unless specifically exempted by the Competent Authority of Pakistan, on the format as prescribed as under:

To,

The President of Pakistan acting through and represented by the Commissioner ²["Inland Revenue"],

[INSERT: LTU/RTO]
Government of Pakistan

[INSERT: City]

Bank Guarantee

Bank Guarantee as security for keeping the recovery of Tax Demand in abeyance during the pendency of the proceedings of Mutual Agreement Procedure (MAP) under the Agreement for Avoidance of Double Taxation.

This Deed of Bank Guarantee made this	day	of
, 20, by [INSERT: Name and Address of Gua	rantee	ing
Bank] (hereinafter called "the Bank", which expression shall, unless ex-	cluded	by
or repugnant to the context, include its successors and assignees	s) to t	the
President of Pakistan acting through and represented by the Commiss	ioner 3	[]
[INSERT: LTU/RTO], Government of Pakistan, [INSERT: City], (hereinal	ter call	led
"the Government")		

WHEREAS the Government has agreed that [INSERT: Name, Address, and National Tax Number of the Taxpayer] (hereinafter called "the Taxpayer", which expression shall, unless excluded by or repugnant to the context, include its successors and assignees) shall furnish a Bank Guarantee in respect of a demand of Rs.[INSERT: Amount of Tax in dispute] for the tax year(s)..., in lieu of which the recovery of any part of such demand shall not be enforced until thirty days after the Commissioner receives written notice of the MAP Agreement arrived at between the Competent Authorities of the Governments of Pakistan and the [INSERT: Name of the Country]

AND WHEREAS THE Bank has, at the request of the Taxpayer, agreed to execute these presents:

NOW THEREFORE THIS DEED WITNESSES AS FOLLOWS:

-

Rule inserted by SRO 714(I)/2006, dated July 05, 2006, originally numbered as "19D", erroneously, later renumbered as "19G" by SRO 1032(I)/2006, October 03, 2006.

The words "Income Tax Enforcement" substituted by SRO 1218(I)/2015 dated 08.12.2015.

The words "Income Tax Enforcement" omitted by SRO 1218(I)/2015 dated 08.12.2015.

In consideration of the Government agreeing to treat the Taxpayer as not in default for Rs.[INSERT: Amount of Tax in dispute, plus interest specified in paragraph 1 below] for the tax year(s)....,

- 1. The Bank irrevocably guarantees and undertakes, for the term provided in paragraph 2 that the Bank shall indemnify and keep indemnified the Government to the extent of the said sum of Rs.[INSERT: Amount of Tax in dispute] (Rupees [written text] and the recurring additional tax accruing at the rate specified in the Ordinance. The Bank further guarantees and undertakes that on advice from the Government that the Taxpayer has failed and neglected to observe any of its obligations to the Government with regard to the terms and conditions of any agreements between the Taxpayer and the Government or between the Competent Authority of Pakistan and that of the country on whose request MAP proceedings were initiated that may underlie or subsequently cover and encompass this Bank Guarantee, the decision of the Government as to whether any amount should be paid out by the Bank to the Government hereunder shall be final and binding.
- 2. The Bank further agrees that the guarantee herein contained shall remain in full force and effect for a period of one year from the date hereof or till [INSERT: date]; and if the Government, in case the MAP proceedings are not finalized till the aforementioned date, does not receive a renewal of this Bank Guarantee or a substitute Bank Guarantee for the amounts of tax and interest in dispute prior to thirty days before the expiration date of this Bank Guarantee, the Government may instruct the Bank to pay the guaranteed amounts prior to expiration of the Bank Guarantee.

Provided that, notwithstanding any other thing contained herein, the liabilities of the Bank shall be limited to the maximum of the guaranteed amount of Rs.[INSERT: Amount of tax in dispute] (Rupees [INSERT: written text]), as increased by interest pursuant to paragraph 1 during the term of this Bank Guarantee; and unless a claim in writing is lodged with the Bank, or action to enforce the claim under the guarantee is filed or initiated against the Bank, within six months from the date of expiry of the guarantee period fixed hereunder or where such period is extended under the terms of this guarantee from the date of such extended period as the case may be, all the rights of the Government under this guarantee shall be forfeited and the Bank shall be relieved and discharged from liabilities hereunder.

3. The obligations of the Bank to the Government under this Bank Guarantee will terminate on issuance of the Notification by the Commissioner drawing down upon the bank guarantee upon the occurrence of any of the following; namely:-

- the payment by the Bank or the Taxpayer to the Government of the guaranteed amounts;
- (ii) the payment by the taxpayer to the government of all amounts owed, as agreed to by the Competent Authorities in a MAP Agreement;
- (iii) a MAP Agreement by the Competent Authorities proclaiming that the government will not seek to recover any part of the previously-demanded amount; or
- (iv) the taxpayer furnishes to the Government afresh security from the Bank, or a similar security from another Bank.
- The guarantee herein contained shall not be discharged or affected by any change in the constitution either of the taxpayer or of the Bank.
- 5. The Government shall have the fullest liberty without affecting the guarantee to postpone for any time, or from time to time, any of the powers exercisable by it against the taxpayer, or to either enforce or forbear any of the terms and conditions under this guarantee or under the Ordinance and the rules, and the Bank shall not be released from its liabilities under this guarantee by any exercise by the government of the liberty with reference to the matter aforesaid or by reasons of time being given to the taxpayer, or by any other act of forbearance or enforcement on the part of the Government, or by any indulgence by the Government to the taxpayer, or by any other matter or thing whatsoever which under the law relating to sureties would but for these provision have the effect of so releasing the Bank from its such liability.
- 6. The Bank hereby agrees and undertakes that any claim which the Bank may have against the taxpayer shall be subject and subordinate to the prior payment and performance in full of all the obligations of the Bank hereunder and the Bank will not without prior written consent of the Government exercise any legal rights or remedies of any kind in respect of any such payment or performance so long as the obligations of the Bank hereunder remain owing and outstanding, regardless of the insolvency, liquidation or bankruptcy of the taxpayer or otherwise howsoever. The Bank will not counter claim or set off against its liabilities to the Government hereunder any sum outstanding to the credit of the Government with it.
- 7. This Bank Guarantee shall be governed by and construed in accordance with the laws of the Islamic Republic of Pakistan (without regard to its principles of conflict of laws).

CHAPTER - V

TAXATION OF NON-RESIDENTS

- 8. The Bank undertakes not to revoke this guarantee during its currency except with the prior consent of the Government in writing.
- 9. Notwithstanding anything hereinbefore contained liability of the Bank under this guarantee is restricted to Rs.[INSERT: Amount of Tax in dispute, plus interest specified in paragraph 1 above] (Rupees [written text]) and is valid for the period(s) described in paragraph 2 above. Unless a demand or claim under this guarantee is lodged with the Bank on or before [INSERT: date, as established in paragraph 2 above], all rights of the Government under the said guarantee shall be forfeited and the Bank shall be relieved and discharged from all liabilities there under whether or not this document shall have been returned to the Bank.

IN WITNESS WHEREOF, the Bank, through its duly authorized representative, has set its hand stamp on thisday of at		
i.	Witness	For and on behalf of the Bank
	Signature	Signature
	Name	Name
	Date	Designation
ii.	Witness Signature Name	[Attorney per power of Attorney No
	Date	

CHAPTER - VI

TRANSFER PRICING

20. Application of this chapter.-

This chapter applies for the purposes of section 108 mainly, which provide the Commissioner with the power to distribute, apportion or allocate income, expenditures or tax credits between associates in respect of transactions not made in accordance with the arm's length principle.

21. Interpretation.-

- (1) In this Chapter,-
 - (a) "comparable uncontrolled transaction", in relation to a controlled transaction, means an uncontrolled transaction that satisfies one of the following conditions, namely:-
 - (a) the differences (if any) between the two transactions or between persons undertaking the transactions do not materially affect the price in the open market, the resale price margin or the cost plus mark up, as the case may be; or
 - (b) if the differences referred to in sub-clause (i) do materially affect the price in the open market, the resale price margin or the cost plus mark up, as the case may be, then reasonably accurate adjustments can be made to eliminate the material effects of such differences:
 - (b) "controlled transaction" means a transaction between associates;
 - (c) "transaction" means any sale, assignment, lease, license, loan, contribution, right to use property or performance of services;
 - (d) "uncontrolled persons" means persons who are not associates; and
 - (e) "uncontrolled transaction" means a transaction between uncontrolled persons.
- **22. Subject to the other rules in this** Chapter, the Commissioner, in applying this Chapter shall also be guided by international standards, case law and guidelines issued by the various tax-related internationally recognized organizations.

23. Arm's length standard.-

- (1) In determining the income of a person from a transaction with an associate, the standard to be applied by the Commissioner shall be that of a person dealing at arm's length with a person who is not an associate (referred to as the "arm's length standard").
- (2) A controlled transactions shall meet the arm's length standard if the result of the transaction is consistent with the result (referred to as the "arm's length result") that would have been realized if uncontrolled persons had engaged in the same transaction under the same conditions.
- (3) Subject to sub-rule (6), the following methods shall apply for the purposes of determining an arm's length result, namely:-
 - (a) the comparable uncontrolled-price method;
 - (b) the resale price method;
 - (c) the cost plus method; or
 - (d) the profit split method.
- (4) The method in clause (d) shall apply only where the methods in clauses (a), (b) and (c) cannot be reliably applied.
- (5) As between clauses (a), (b) and (c), the method that, having regard to all the facts and circumstances, provides the most reliable measure of the arm's length result as in the opinion of Commissioner shall be applied.
- (6) Where the arm's length result cannot be reliably determined under one of the methods in sub-rule (3) the Commissioner may use any method provided it is consistent with the arm's length standard.

24. Comparable uncontrolled price method.-

The comparable uncontrolled price method determines whether the amount charged in a controlled transaction gives rise to an arm's length result by reference to the amount charged in a comparable uncontrolled transaction.

25. Resale price method.-

(1) The resale price method determines whether the amount charged in a controlled transaction gives rise to an arm's length result by reference to the resale gross margin realized in a comparable uncontrolled transaction.

- (2) The following steps shall apply in determining the arm's length result under the resale price method, namely:-
 - (a) determine the price that a product purchased from an associate has been sold to a person who is not an associate (referred to as the "resale price"); and
 - (b) from the resale price is subtracted a gross margin (referred to as the "resale gross margin") representing the amount that covers the person's selling and other operating expenses and, in light of the functions performed (taking into account assets used and risks assumed), make an appropriate profit;
 - (c) from that amount is subtracted any other costs associated with the purchase of the product, such as customs duty; and
 - (d) the amount remaining is the arm's length result.
- (3) The resale price margin of a person in a controlled transaction may be determined by reference to:-
 - (a) the resale price margin that the person earns on products purchased and sold in a comparable uncontrolled transaction; or
 - (b) the resale price margin that an independent person earns in comparable uncontrolled transaction.

26. Cost plus method.-

- (1) The cost plus method determines whether the amount charged in a controlled transaction gives rise to an arm's length result by reference to the cost plus markup realised in a comparable uncontrolled transaction.
- (2) The following steps shall apply in determining the arm's length result under the cost plus method, namely:-
 - (a) determine the costs incurred by the person in a controlled transaction:
 - (b) to this amount is added a mark up (referred to as the "cost plus mark up" to make an appropriate profit in light of the functions performed and market conditions; and
 - (c) the sum of the amounts referred to in clauses (a) and (b) is the arm's length result.
- (3) The cost plus mark up of a person in a controlled transaction may be determined by reference to:-

- (a) the cost plus mark up that the person earns in a comparable uncontrolled transaction; or
- (b) the cost plus mark up that an independent person earns In comparable uncontrolled transaction.

27. Profit split method.-

- (1) The profit split method may be applied where transactions are so interrelated that the arm's length result cannot be determined on a separate basis.
- (2) The profit split method determines the arm's length result on the basis that the associates form a firm and agree to divide profits in the manner that independent persons would have agreed on the basis that they are dealing with each other at arm's length.
- (3) The Commissioner may determine the division of profits on the basis of a contribution analysis, a residual analysis or on any other basis as appropriate having regard to the facts and circumstances.
- (4) Under contribution analysis, the total profits from controlled transactions shall be divided on the basis of the relative value of the functions performed by each person participating in the controlled transactions.
- (5) Under residual analysis, the total profits from controlled transactions shall be divided as follows:-
 - (a) each person shall be allocated sufficient profit to provide the person with a basic return appropriate for the type of transactions in which the person is engaged; and
 - (b) any residual profit remaining after the allocation in clause (a) shall be allocated on the basis of division between independent persons determined having regard to all the facts and circumstances.
- (6) For the purposes of clause (a) of sub-rule (5), the basic return shall be determined by reference to market returns achieved for similar types of transactions by independent persons.

¹[CHAPTER - VI A

DOCUMENTATION AND COUNTRY-BY-COUNTRY REPORTING REQUIREMENTS

PART - I

PRELIMINARY

- **27A. Application of this chapter:-** (1) This chapter shall apply for the purposes of sub-sections (3) to (5) of section 108.
- (2) The purpose of this Chapter is to prescribe documents, information, files and reports which certain taxpayers are required to keep, maintain and furnish to the ²[Board and the] Commissioner under sub-sections (3) to (5) of section 108.
- (3) Noting in this Chapter shall preclude a taxpayer accounting for income chargeable under the Ordinance, from-
 - (a) Maintaining any books of account, documents or records in addition to those prescribed in these rules; or
 - (b) Maintaining the books of accounts, documents or records in the manner prescribed keeping in view the head of the income of the taxpayer and, wherever applicable, the nature of the taxpayer's business.
 - (4) **Definitions.-** In this Chapter,-
 - (a) "consolidated financial statements" mean the financial statements of an MNE group in which the assets, liabilities, income, expenses and cash flows of the ultimate parent entity and the constituent entities are presented as those of a single economic entity;
 - (b) "competent authority agreement" means an agreement,-
 - (i) that is between authorised representatives of those foreign jurisdictions that are parties to an international agreement with Pakistan; and
 - (ii) that provides legal authority for the automatic exchange of country-by-country reports between the party jurisdictions;
 - (c) "constituted entity" means,-
 - (i) any separate entity of an MNE group that is included in the consolidated financial statements of the MNE group for financial reporting purposes or would be so included if equity interests in

New Chapter-VIA inserted through SRO 1191(1)/2017 dated 16th November, 2017

The words inserted through SRO 144(I)/2018 dated 9th February, 2018

such business unit of an MNE group were to be traded on a stock exchange;

- (ii) any such entity that is excluded from the MNE group's consolidated financial statements solely on size or materiality grounds; and
- (iii) any permanent establishment of any separate entity of the MNE group included in sub-clause (i) or (ii), provided the entity prepares a separate financial statement for such permanent establishment for financial reporting, regulatory, tax reporting or internal management control purposes;
 - ¹[Explanation.- The expression "constituent entity resident in Pakistan" wherever appearing in this Chapter shall include permanent establishment in Pakistan of a non-resident person;]
- (d) "country-by-country report" means a report in respect of an MNE group, containing-
 - (i) the aggregate information in respect of the amount of revenue, profit or loss before income tax, amount of income tax paid, amount of income tax accrued, stated capital, accumulated earnings, number of employees and tangible assets not being cash or cash equivalents, with regard to each country or territory in which the group operates;
 - the details and identification of each constituent entity of the group including the country or territory in which such constituent entity is incorporated or organised or established and the country or territory where it is resident; and
 - (iii) detailed description of the nature and details of the main business activity or activities of each constituent entity; and
- (e) ²["entity" means a company or an association of persons;]
- (f) "fiscal year" means-
 - (i) a tax year, in a case where the ultimate parent entity or surrogate parent entity is resident of Pakistan; and
 - (ii) an annual accounting period with respect to which the ultimate parent entity of the MNE group prepares its financial statements under any law for the time being in force or the applicable accounting standards of the country or territory of which such

Explanation inserted through SRO 144(I)/2018 dated 9th February, 2018

² Clause (e) substituted through SRO 144(I)/2018 dated 9th February, 2018 substituted clause (e) is read as follows: "entity" includes a company;

entity is a resident, in case the ultimate parent entity or surrogate parent entity is not resident of Pakistan;

- (g) "group" means a collection of entities related through ownership or control, such that-
 - it is either required to prepare consolidated financial statements for financial reporting purposes under any law for the time being in force or the accounting standards of the country or territory of which the parent entity is resident; or
 - (ii) would have been required to be prepared had the equity shares of any of the entity were listed on a stock exchange in the country or territory of which the parent entity is resident;
- (h) "international agreement" means an agreement referred to in subsection (1) of section 107 and includes the Multilateral Convention for Mutual Administrative Assistance in Tax Matters, any bilateral or multilateral tax convention or any Tax Information Exchange Agreement to which Pakistan is a party and that by its terms provides legal authority for the exchange of tax information between jurisdictions, including automatic exchange of such information;
- (i) "MNE group" means any group that-
 - includes two or more entities the tax residence for which is in different jurisdictions or includes an entity that is resident for tax purposes in one jurisdiction and is subject to tax with respect to the business carried out through a permanent establishment in another jurisdiction; and
 - (ii) has a total consolidated group revenue equivalent to seven hundred and fifty million euros or more, or an equivalent amount in Pakistan Rupees, during the fiscal year immediately preceding the reporting fiscal year as reflected in its consolidated financial statements for such preceding fiscal year;
- ¹[(j) "related party" means an associate as defined in section 85 of the Ordinance;]
- ²[(k) "reporting entity" means the constituent entity including the parent entity or the surrogate parent entity or any constituted entity under rule 27D, that is required to file a country-by-country report in its jurisdiction of tax residence on behalf of the MNE group;
- (I) "reporting fiscal year" means that fiscal year, the financial and operational results of which are reflected in the country-by-country report;

New clause (j) inserted through SRO 144(I)/2018 dated 9th February, 2018

² Clause (j), (k), (l), (m) and (o) renumbered as (k), (l), (m), (n) and (o) through SRO 144(l)/2018 dated 9th February, 2018

- (m) "surrogate parent entity" means any constituent entity of the MNE group that has been designed by such MNE group, in place of the ultimate parent entity, to file the country-by-country reports in the country or territory in which the said constituent entity is resident, on behalf of such MNE group;
- (n) "systemic failure" with respect to a country or territory means that the country or territory has a competent authority agreement in effect with Pakistan, for automatic exchange of country-by-country reports, but-
 - has suspended automatic exchange, for reasons other than those that are in accordance with the terms of that agreement; or
 - (ii) otherwise persistently failed to automatically provide to Pakistan country-by-country reports in its possession of MNE groups that have constituent entity or entities in Pakistan;
- (o) "ultimate parent entity" means a constituent entity of an MNE group that meets the following criteria, namely:-
 - (i) it owns directly or indirectly a sufficient interest in one or more constituent entities of such MNE group such that it is required to prepare consolidated financial statements under any law for the time being in force or the accounting standards of the country or territory of which the entity is resident or it would have been required to prepare a consolidated financial statement had the equity shares of any of the enterprises were listed on a stock exchange in the country or territory of which the entity is resident; and
 - (ii) there is no other constituent entity of such MNE group that owns directly or indirectly an interest described in sub-clause (i) in the first mentioned constituent entity.

PART-II

COUNTRY-BY-COUNTRY REPORTING REQUIREMENTS

27B. For every fiscal year, every constituent entity resident in Pakistan, if the constituent entity is not the ultimate parent company or the surrogate parent entity, shall furnish to the Board, on or before the date the constituent entity is required to file return under section 118, the details of the ultimate parent entity or the surrogate parent entity of the MNE group and the country or territory of which the said entities are resident:

Provided that for fiscal year relating to tax year 2017, the information shall be provided by ¹[twenty eight] day of February, 2018.

In rule 27B and 27C the word "fifteenth" wherever appears substituted through SRO 144(I)/ 2018 dated 9th February, 2018

27C. For every fiscal year, every constituent entity resident in Pakistan, if the constituent entity is the ultimate parent company or the surrogate parent entity, shall furnish to the Board, on or before the date the constituent entity is required to file return under section 118, the information whether the constituent entity is an ultimate parent entity or the surrogate parent entity:

Provided that for fiscal year relating to tax year 2017, the information shall be provided by ¹[twenty eight] day of February, 2018 ²[:]

³[Provided further that a constituent entity, being a surrogate parent entity, shall furnish to the Board, on or before the date the surrogate parent entity is required to file return under section 118, the details of the ultimate parent entity of the MNE group and the country or territory of which the said entity is resident.]

- **27D.** (1) Every ultimate parent entity or the surrogate parent entity resident in Pakistan shall, for every reporting fiscal year in respect of the MNE group of which it is a constituent entity, furnish country-by-country report to the Board on or before the due date specified under rule 27G.
- (2) The Board, for every reporting fiscal year in respect of every MNE group, whose ultimate parent entity or the surrogate parent entity resident in Pakistan is required to furnish country-by-country report under sub-rule (1) of the constituent entity under rule 27E, shall transmit and exchange country-by-country reports to the jurisdictions that are parties to the competent authority agreement as defined in clause (b) of sub-rule (4) of rule 27A, on or before the due date specified under rule 27G.
- (3) The requirements under sub-rules (1) and (2) shall be for reporting fiscal years relating to tax year 2017 and onwards 4 [:]

⁵[Provided that the provisions of this chapter shall not apply to tax year 2017 if it commences before first day of January, 2016.]

- **27E.** A constituent entity resident in Pakistan, which is neither the ultimate parent entity nor the surrogate parent entity of an MNE group, shall file a country-by-country report to the Board with respect to the reporting fiscal year of an MNE group of which it is a constituent entity, on or before the date specified under rule 27G, if-
 - (a) the ultimate parent entity of the MNE group is not obligated to file a country-by-country report in the country or territory of which the ultimate parent entity is resident;

In rule 27B and 27C the word "fifteenth" wherever appears substituted through SRO 144(I)/ 2018 dated 9th February, 2018

Full stop substituted by colon through SRO 144(I)/2018 dated 9th February, 2018

New proviso added through SRO 144(I)/2018 dated 9th February, 2018

Full stop substituted by colon through SRO 144(I)/2018 dated 9th February, 2018

New provision added through SRO 144(I)/2018 dated 9th February, 2018

- (b) the country or territory in which the ultimate parent entity is resident has an international agreement to which Pakistan is a party but does not have a competent authority agreement to exchange country-bycountry report; or
- (c) there has been a systemic failure of the country or territory of which the ultimate parent entity is a resident and the said failure has been intimated by the Board to such constituent entity:

Provided that where there are more than one constituent entities of the same MNE group that are resident in Pakistan and one or more of the above conditions apply, the MNE group may designate one of such constituent entities to furnish the country-by-country report to the Board with respect to any reporting fiscal year on or before the date specified under rule 27G and to intimate in writing to the Board that the filing is intended to satisfy the filing requirement of all the constituent entities of such MNE group that are resident in Pakistan ¹[:]

²[Provided further that the provisions of this rule shall not apply to a constitutent entity if the ultimate parent entity or the surrogate parent entity of the constituent entity is not required to file country-by-country report in its jurisdiction of residence only for the reason that as per rules of the jurisdiction of the ultimate parent entity or the surrogate parent entity, total consolidated group revenue, in near equivalent amount in domestic currency, is less than seven hundred and fifty million euros.]

27F. The provisions of rule 27E shall not apply, if a surrogate parent entity of the MNE group has furnished a country-by-county report with respect to any reporting fiscal year with the tax authority of country or territory of which the surrogate parent entity is a resident on or before the date specified under rule 27G and satisfies the following conditions, namely:-

- (a) the surrogate parent entity is required to file the country-by-country reports in the country or territory in which such entity is resident;
- (b) the country or territory in which the surrogate parent entity is resident has a competent authority agreement with Pakistan;
- (c) the country or territory in which the surrogate parent entity is resident has not intimated the Board of a systemic failure;
- (d) the country or territory in which the surrogate parent entity is resident has been intimated in writing by the said entity that it is the surrogate parent entity designated by the MNE group; and
- (e) the Board has been intimated in accordance with rule ³[27B].

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¹ Full stop substituted by colon through SRO 144(I)/2018 dated 9th February, 2018

New provision added through SRO 144(I)/2018 dated 9th February, 2018

Figures 27D substituted by 27B through SRO 144(I)/2018 dated 9th February, 2018

27G.(1) The country-by-country report required to be filed under this chapter shall be filed not later than twelve months after the last day of the reporting fiscal year of the MNE group, in the manner and as provided in Form A and Tables specified in the Schedule to this Chapter:

Provided that for tax year 2017 country-by-country report required to be filed under this chapter shall be filed ¹[not later than fifteen months after the last day of the reporting fiscal year of the MNE group:

Provided further that where the country-by-country report is required to be filed under rule 27E and notification of systemic failure has been received by the constituent entity, the said period of twelve months shall be further extended by forty-five days, from the date of receipt of the notification.]

(2) The country-by-country reports required to be transmitted and exchanged under rule 27D to the jurisdictions that are parties to the competent authority agreement as defined in clause (b) of sub-rule (4) of rule 27A shall be so transmitted and exchanged not later than fifteen months after the last day of the reporting fiscal year of the MNE group, in the manner and as provided in Form A and Tables specified in the Schedule to this Chapter:

Provided that for tax year 2017 country-by-country report required to be transmitted and exchanged by the Board under this chapter shall be transmitted and exchanged ²[not later than eighteen months after the last day of the reporting fiscal year of the MNE group.]

- ³[(3) This rule shall not have effect for tax year 2017 in respect of constituent entity required to file country-by-county report under rule 27E provided that the information required to be furnished under rule 27B, 27C or under first proviso to sub-rule(1) of rule 27E, as the case may be, has been furnished to the Board.1
 - 27H. (1) The country-by-country reports shall be appropriately used.
- (2) Appropriate use of country-by-country reports means that the data or information obtained from such reports shall only be used for purposes of-
 - (a) conducting high level and informed transfer pricing risk assessment:
 - (b) assessment of other base erosion and profit shifting (BEPS) related risks;
 - (c) economic and statistical analysis, where appropriate.

Expressions "by thirty first day of March, 2018" substituted and thereafter new provision added through SRO 144(I)/2018 dated 9th February 2018.

The words "by thirtieth day of June, 2018" substituted through SRO 144(I)/2018 dated 9th February 2018.

New sub-rule (3) added through SRO 144(I)/2018 dated 9th February 2018.

Explanation.- For the purpose of clause (b), BEPS related risks refer to risks that may result in the erosion of Pakistan's tax base resulting from strategies adopted by the MNE groups that make use of tax rules and legislation of different jurisdictions to artificially shift profits to low or no tax jurisdictions where there is little or no economic activity and consequently reduce the overall tax payable by the MNE group. The rules or legislation may include tax credit, country-by-country of losses, hybrid entities, hybrid financial instruments, conduit companies, the use of derivatives to avoid withholding taxes, and profit shifting using the contractual allocation of risk and the pricing of intangibles.

(3) The data in the country-by-country reports shall not be used for purposes of making transfer pricing adjustments on the basis of an income allocation formula or based on a global formulary apportionment of income.

Explanation.- For the removal of doubt it is hereby clarified that nothing in this rule shall prevent making enquiries into the MNE group's transfer pricing arrangements or into other tax matters in the course of a transfer pricing audit.

(4) Transfer Pricing risk assessment based on the data contained in country-by-country reports shall not be made by an authority below the rank of Commissioner or Director, as the case may be:

Provided that such authority shall obtain prior approval for conducting risk assessment from Director General of Transfer Pricing to ensure that data or information contained in country-by-country report has not been used inappropriately.

- (5) To ensure that data or information contained in country-by-country report has been used appropriately in making transfer pricing risk assessment, Director General of Transfer Pricing, on its own or on a request, may issue a circular setting out the guidance or instructions on appropriate use of data contained in such reports and shall be binding on the tax authorities.
- (6) Subject to the Ordinance, Director General of Transfer Pricing in issuing circulars referred to in sub-rule (5) shall also be guided by international standards and guidelines issued by the various tax-related internationally recognized organizations.
- (7) Where the information or data contained in country-by-country report has not been used appropriately, the Board shall-
 - (a) notify the breach of appropriate use, to the Coordinating Body Secretariat of Organization of Economic Cooperation and Development (OECD) or other competent authority; and
 - (b) concede inappropriate adjustments in competent authority proceedings that involve a tax adjustment using an income allocation formula or a global formulary apportionment of income based on information from country-by-country report.

- (8) The Board may, from time to time, review and update any existing or additional requirements for appropriate use of data or information contained in county-by-country reports.
- **27I.** The Board shall preserve the confidentiality of the information contained in the country-by-country report at least to the same extent that would apply if such information were provided to it under the provisions of the Multilateral Convention on Mutual Administrative Assistance in Tax Matters.
- **27J.** On behalf of the Board, Director General of Transfer Pricing shall be the authority authorized to:
 - (a) receive country-by-country reports as specified in rule 27D; and
 - (b) transmit and exchange country-by-country reports to the jurisdictions that are parties to the competent authority agreement as defined in clause (b) of sub-rule (4) of rule 27A:

Provided that till the appointment of Director General of Transfer Pricing, the authority to receive, transmit or exchange country-by-country reports shall be the Member (Inland Revenue Policy).

PART - III

DOCUMENTATION REQUIREMENTS

27K. Notwithstanding the provisions of sub-clause (ii) of clause (i) of sub-rule (4) of rule 27A, every taxpayer, being a constituent entity of an MNE group and having a turnover of more than one hundred million Rupees, shall keep and maintain a master file.

27L. Master file as referred to in rule 27K, shall contain standardised information relevant for all MNE group members and must include-

- (a) Chart illustrating the MNE's legal and ownership structure and geographical location of operating entities;
- (b) general written description of the MNE's business including-
 - (i) important drivers of business profit;
 - (ii) a description of the supply chain for the group's five largest products or service offering by turnover plus any other products or services amounting to more than five percent of group turnover. The required description could take the form of a chart of a diagram;
 - (iii) a list and brief description of important service arrangements between members of the MNE group, other than research and development (R&D) services, including a description of the capabilities of the principal locations providing important services and transfer pricing policies for allocating services costs and determining prices to be paid for intra-group services;
 - (iv) a description of the main geographic markets for the group's products and services that are referred to in sub-clause (ii);
 - a brief written functional analysis describing the principal contributions to value creation by individual entities within the group, i.e. key functions performed, important risks assumed and important assests used; and
 - (vi) a description of important business restructuring transactions, acquisitions and divestitures occurring during the fiscal year;
- (c) information of intangible, including-
 - a general description of the MNE's overall strategy for the development, ownership and exploitation of intangibles, including location of principal R&D facilities and location of R&D management;

- a list of intangibles or groups of intangibles of the MNE group that are important for transfer pricing purposes and which entities legally own them including entities responsible for the Development, Enhancement, Management, Protection or Exploitation (DEMPE) functions with respect to such intangibles;
- a list of important agreements among identified associated enterprises related to intangibles, including cost contribution arrangements, principal research service agreements and licence agreements;
- a general description of the group's transfer pricing policies related to R&D and intangibles; and
- a general description of any important transfers of interests in intangibles among associated enterprises during the fiscal year concerned, including the entities, countries and compensation involved:
- (d) inter-company financial activities, including-
 - (i) a general description of how the group is financed, including important financial arrangements with unrelated lenders:
 - The identification of any members of the MNE group that (ii) provides a central financing function for the group, including the country under whose laws the entity is organised and the place of effective management of such entities; and
 - (iii) a general description of the MNE's general transfer pricing policies related to financing arrangements between associated enterprises; and
- annual consolidated financial statement for the fiscal year concerned if otherwise prepared for financial reporting, regulatory, internal management, tax or other purposes.
- **27M.** Every taxpayer shall keep, maintain and make available, a local file for all transactions, exceeding fifty million Rupees, with the associates. The local file shall be made available, if required by the Commissioner under section 108, at any time after the due date of filing of return under section 118.
 - 27N. Local file referred to in rule 27M, shall include-
 - local entity structure including its management structure of the local entity, a local organization chart and a description of the individuals to whom local management reports and the country or countries in which such individuals maintain their principal offices;

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- (b) a detailed description of the business and business strategy pursued by the local entity including an indication whether the local entity has been involved in or affected by business restructurings or intangibles transfers in the present or immediately past year and an explanation of those aspects of such transactions affecting the local entity;
- (c) key competitors;
- information for each category of controlled transactions in which the taxpayer is involved, including-
 - a description of all the controlled transactions (e.g. procurement of manufacturing services, purchase of goods, provision of services, loans, financial and performance guarantees, licences of intangibles, etc.) and the context in which such transactions take place;
 - the amount of intra-group payments and receipts for each category of controlled transactions involving the local entity i.e. payments and receipts for products, services, royalties, interest, etc) broken down by tax jurisdiction of the foreign payer or recipient;
 - (iii) an identification of associated enterprises involved in each category of controlled transactions and the relationship amongst them:
 - (iv) detailed list of all inter-company agreements and copies of all such agreements concluded by the taxpayer;
 - a detailed comparability and functional analysis of the taxpayer and relevant associated enterprises with respect to each documented category of controlled transactions, including any changes compared to prior three years;
 - (vi) an indication of the most appropriate transfer pricing method with regard to the category of transaction and the reasons for selecting that method;
 - (vii) detailed information on transfer pricing methods applied including comparable searches criteria, results of searches and application of transfer pricing method;
 - (viii) information regarding periodically updating and refreshing comparable searches and the period after which such comparable searches are updated and refreshed; and
 - (ix) list of all existing unilateral and bilateral or multilateral advance pricing agreements and copies thereof and other tax rulings to

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which Pakistan is not a party and which are related to controlled transactions described as aforesaid; and

- (e) financial information including-
 - (i) annual local entity financial accounts for the fiscal year concerned. If audited statements exist they should be supplied and if not, existing unaudited statements should be supplied;
 - (ii) information and allocation schedules showing how the financial data used in applying the transfer pricing method may be tied to the annual financial statements; and
 - (iii) summary schedules of relevant financial data for comparables used in the analysis and the sources from which that data was obtained.

270. Failure to maintain or furnish documents by the taxpayer required to be maintained under this chapter shall be subject to penalty or penalties under section 182 of the Ordinance.

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<u>Schedule</u> [see rule 27G(2)] Country-by-Country Report

 Is this an amended report? 			Yes	No		
2. Enter the last day of report	ing tax year of the	MNE group for	which you are r	eporting (se	ee instruction)	Year Month Day
3. Does this report cover a fu	Il reporting tax yea	ar?] Y	es No	
 If no, indicate the number of 	of month for which	ı you are reportir	ng			
		Reporting En	tity Section			(
	ı	Section Reporting Entity Forr	dentification	ı)
Check one box only to indicate the	ne type of reportin			that apply		in.
Person (Company/Trust/AOP)		Τ				
Incorporation/Registration Number						
Enter the name of MNE group						
Reporting Entity's address						
Street Number	Street					
City	Province or terr	itory			Country code	Postal code
		Secti Role of the Re				
		Note of the Ne	porung			
Check one box cash to indicate to Ultimate parent entity Surrogate parent entity Constituent entity If you selected constituent entity sear? Yes If you selected surrogate parent parent entity.	v, is this report filed to a entity or constitue	d on behalf of all	constituent ent	ities of the l	MNE group in Pal	
		Sect	ion 3			
T	shop on this 4		ication	ther than th	ne reporting entity	prepared this form, provide
knowledge, correct and com	I certify that the information given on this form is, to my knowledge, correct and complete, and fully discloses the reporting entity's related information					
Name of certifier			Name of con	tact		
Sign here (it is a serious offence	e to file a false sta	itement)	Address			
Position/title of certifier						
Telephone number of certifier						

COUNTRY-BY-COUNTRY REPORT

TABLE 1

Overview of allocation of income, taxes and business activities by tax jurisdiction

					of the Mi al year co Currence					٠	
Tax Jurisdiction	Unrelated	Related	Total	Profit (Loss) Before Income	Income Tax Paid (on cash	Income Tax Accrued -	Stated capital	Accumulated earnings	Number of Employees	Tapgible Assets other than Cash and Cash	
	Party	Party		Tax	basis	sis Year	(8)	(9)	(10)	Equivalents (11)	
(1)	(2)	(3)	(4)	(5)	(6)	(/)	(6)	(9)	(10)	5.	
									-		

TABLE 2

List of all the Constituent Entities of the MNE group included in each aggregation per tax jurisdiction

							E grou								
		Tax						∕lain busi	ness ac	tivity(ie	s)				
Tax Jurisdiction	Constituent Entities resident in the Tax Jurisdiction	Jurisdiction of organisation or incorporation if different from Tax Jurisdiction of Residence	Research and Development	Holding/managing intellectual property	Purchasing or Procurement	Manufacturing or Production	Sales, Marketing or Distribution	Administrative, Management or Support Services	Provision of services to unrelated parties	Internal Group Finance	Regulated Financial Services	Insurance	Holding shares or other equity instruments	Dormant	Other ¹
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)	(15)	(16)
	1	7													
	2.						<u></u>							├	-
	3.											<u> </u>			<u> </u>
	1.									ļ				<u> </u>	
	2.					<u> </u>				ļ		 —		├ ─	
	3.						<u>L</u> _			<u> </u>					<u></u>

¹Please specify the nature of the activity of the Constituent Entity in the "Additional Information" section.

TABLE 3

Additional Information

Name of the MNE group:	
Fiscal year concerned:	
ease include any further brief information or explanation you consider necessary or that would facilitate the derstanding of the compulsory information provided in the country-by-country report.	

¹["27P. Where any time or period has been specified under any of the rules in this Chapter, within which any document, information, file or report is required to be furnished to the Board by certain persons, the Board may, on an application filed by the person, permit through an order in writing, such person to furnish documents, information, files or reports, as the case may be, within such time or period as the board may consider appropriate subject to such limitations or conditions as may be specified in the order.

27Q. Documents, reports, information and details required to be furnished under Part II of this Chapter by electronic transmission using the specified software in accordance with the specified format or any other requirements including safety valve, security and verification considerations as may be specified by the Federal Board of Revenue from time to time:

Provided that till the time such specified software in accordance with the specified format or any other requirements is developed or procured and installed, the documents, reports, information and details shall be furnished electronically *via* electronic mail on electronic mail address, namely, cbcr@fbr.gov.pk.]

New sub-rules 27P and 27Q added through SRO 144(I)/2018 dated 9th February 2018.

RECORDS AND BOOKS OF ACCOUNTS

PART-I: PRELIMINARY

28. Application of Chapter.-

- (1) The rules in this Chapter apply for the purposes of section 174.
- (2) The purpose of this Chapter is to prescribe the minimum level of books of accounts, documents and records to be maintained by taxpayers
- (3) Nothing in this Chapter shall preclude a taxpayer accounting for income chargeable under the head "Income from Business" from
 - (a) maintaining any books of account, documents or records in addition to those prescribed in these rules;
 - (b) adding such further columns or particulars in the forms prescribed in these rules for the taxpayer's own requirement; or
 - (c) maintaining the books of account. documents or records in the manner prescribed keeping in view the nature of the taxpayer's business.

Interpretation .- In this Chapter-

- (a) "legal practitioner" includes an advocate. pleader, tax practitioner and advisor or consultant on income tax, sales tax customs, central excise or salt tax laws.
- (b) "medical practitioner" includes a doctor, surgeon, Physician, dentist, psychiatrist, Physiotherapist, tabib, homeopath, vaid, veterinarian and any person practicing medicine under any other name.

PART-II: BOOKS OF ACCOUNT PRESCRIBED

29. Books of account, documents and records to be maintained.-

- (1) Every taxpayer deriving income chargeable under the head "Income from Business" shall maintain proper books of account, documents and records with respect to-
 - (a) all sums of money received and expended by the taxpayer

- and the matters in respect of which the receipt and expenditure takes place;
- (b) all sales and purchases of goods and all services provided and obtained by the taxpayer;
- (c) all assets of the taxpayer;
- (d) all liabilities of the taxpayer; and
- (e) in case of a taxpayer engaged in assembly. Production processing, manufacturing, mining or like activities, all items of cost relating to the utilization of materials, labour and other inputs.
- (2) If a taxpayer uses fiscal electronic cash register or computerized accounting software. it may issue cash-memo invoice/receipt generated by the electronic cash register or computer.
- (3) Duplicate copies and electronic or computer records of the cashmemo invoice receipt patient-slip to be issued under this chapter, shall be retained by the taxpayer and form part of the records to be maintained under this chapter.
- (4) The books of account documents and records to be maintained under this chapter shall be maintained for ¹["six"] years after the end of the tax year to which they relate.
- (5) ² ["The provision of sub rule (4) shall not apply where any proceeding under the Ordinance is pending before any authority or court the taxpayer shall maintain the record till final decision of the proceedings."]
- 30. In particular, and without prejudice to the generality of the provisions of Rule 29, every taxpayer, other than companies, deriving income chargeable under the head "Income from business" shall issue and maintain the following minimum books of account, documents and records.-
 - (1) Taxpayers with business income upto Rs. ³["500,000"] and new taxpayers deriving income from business (excluding taxpayers to whom sub-rules (2). (3) or (4) apply):
 - (a) Serially numbered and dated cash-memo/ invoice / receipt for each transaction of sale or receipt containing the following:-

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¹ The word "five" substituted by SRO 1218(I)/2015 dated 08.12.2015.

Sub-rule (5) inserted by SRO 1218(I)/2015 dated 08.12.2015.

³ The figure "200,000" substituted by SRO 1218(I)/2015 dated 08.12.2015.

- (i) taxpayer's name or the name of his business, address national tax number ¹ ["or CNIC"] and sales tax registration number, if any; and
- (ii) the description quantity and value of goods sold or services rendered:

Provided that where each transaction does not exceed Rs.100, one or more cash-memos per day for all such transactions may be maintained;

- (b) Daily record of receipts, sales, payments purchases and expenses: a single entry in respect of daily receipts, sales, purchases and different heads of expenses will suffice; and
- (c) Vouchers of purchases and expenses.
- (2) Taxpayers with business income exceeding Rs. ² ["500,000"] (excluding taxpayers to whom sub-rules (1), (3) or (4) apply) and wholesalers, distributors, dealers and commission agents:-
 - (a) Serially numbered and dated cash-memo / invoice / receipt for each transaction of sale or receipt containing the following:-
 - (i) taxpayer's name or the name of his business, address, national tax number ³[or CNIC] and sales tax registration number, If any;
 - (ii) the description, quantity and value of goods sold or services rendered; and
 - (iii) in case of a wholesaler, distributor, dealer and commission agent, where a single transaction exceeds Rs.10,000, the name and address of the customer:

Provided that where each transaction does not exceed Rs.100, one or more cash-memos per day for all such transactions may be maintained;

- (b) Cash book and/or bank book or daily record of receipts, sales, payments. purchases and expenses; a single entry in respect of daily receipts, sales, purchases and different heads of expenses will suffice;
- (c) General ledger or annual summary of receipts, sales, payments, purchases and expenses under distinctive heads;

Inserted by SRO 1218(I)/2015 dated 08.12.2015

The figure "200,000" substituted by SRO 1218(I)/2015 dated 08.12.2015.

³ Inserted by the S.R.O. 754(I)/2016 dated 15th August, 2016.

- (d) Vouchers of purchases and expenses and where a single transaction exceeds Rs.10.000 with the name and address of the payee; and
- (e) Where the taxpayer deals in purchase and sale of goods, quarterly inventory of stock-in-trade showing description, quantity and value.
- (3) Professionals (like medical practitioners, legal practitioners, accountants, auditors, architects, engineers etc.):-
 - (a) Serially numbered and dated patient-slip/ invoice/ receipt for each transaction of sale or receipt containing the following:-
 - taxpayer's name or the name of his business or profession, address national tax number ¹[or CNIC] and sales tax registration number, if any;
 - (ii) the description, quantity and value of medicines supplied or details of treatment /case/ services rendered (confidential details are not required) and amount charged; and
 - (iii) the name and address of the patient/client:

Provided that the condition of recording address of the patient on the patient slip under this clause shall not apply to general medical practitioners;

- (b) Daily appointment and engagement diary in respect of clients and patients:
 - Provided that this clause-shall not apply to general medical practitioners;
- (c) Daily record of receipts, sales, payments, purchases and expenses; a single entry in respect of daily receipts, sales, purchases and different heads of expenses will suffice; and
- (d) Vouchers of purchases and expenses.
- (4) Manufacturers (with turnover exceeding Rs.2.5 million):
 - (a) Serially numbered and dated cash-memo/ invoice/ receipt for each transaction of sale or receipt containing the following:-

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¹ Inserted by the S.R.O. 754(I)/2016 dated 15th August, 2016.

- (i) taxpayer's name or the name of his business, Address, national tax number ¹[or CNIC] and sales tax registration number, if any;
- (ii) the description, quantity and, value of goods sold; and
- (iii) where a single transaction exceeds Rs.10,000 with the name and address of the customer;
- (b) Cash book and/or bankbook;
- (c) Sales day book and sales ledger (where applicable);
- (d) Purchases day book and purchase ledger (where applicable);
- (e) General ledger;
- (f) Vouchers of purchases and expenses and where a single transaction exceeds Rs.10,000 with the name and address of the payee; and
- (g) Stock register of stock-in-trade (major raw materials and finished goods) supported by gate in-ward and outward records and quarterly inventory of all items of stock-in-trade including work-in-process showing description, quantity and value.

²[30A. Electronic tax register.-

A person required to use an electronic tax register shall -

- (a). install the electronic tax register (ETR) within seven days of its authentication by Commissioner holding jurisdiction over such case and obtain a register identification number (RIN) for permanent affixture on the Electronic tax register;
- (b). use the electronic tax register to record only his own sales and ensure that each sale is made through it and print the receipt of each sale containing the information in accordance with subrules(3) and (4) of rule 29 and rule 30, and to deliver the original receipt to the purchaser;
- (c). in case of non-availability for use of the electronic tax register, the sales may be recorded with the use of a substitute electronic tax register, duly authenticated by the Commissioner;

Inserted by the S.R.O. 754(I)/2016 dated 15th August, 2016.

² Rule 30A inserted by SRO 895(I)/2008 dated August 27, 2008.

- (d). prepare a daily and a monthly Accounting report containing the information as prescribed in Chapter VII of these rules;
- (e). ensure that the electronic tax register operates correctly with particular regard to correct programming of the names of goods and services and the correct allocation of their tax rates;
- (f). promptly report any malfunctioning of the electronic tax register to the person responsible for its servicing;
- (g). on demand by an authorized person, produce the electronic tax register for inspection;
- (h). ensure the inspection of the electronic tax register before the authorized service management after six months;
- (i). keep copies of electronic tax register reports for a period of five years and produce the same for inspection by the Commissioner whenever required to do so;
- (j). safely keep the electronic tax register ledger in the electronic tax register's casing and produce it whenever required by the Commissioner to do so; and
- (k). ensure the inspection before further use of an electronic register which has been or is suspected to have been interfered or tempered with.]
- 31. Every taxpayer deriving income chargeable under the head income from salary¹[,] property, capital gains or other sources shall issue and maintain the following minimum documents and records.-
 - (1) Taxpayers deriving income from Salary:

Salary certificate indicating the amount of salary and tax deducted there from.

- (2) Taxpayers deriving income from property:
 - (a) Tenancy agreement. if executed;
 - (b) Tenancy termination agreement, if executed;
 - (c) Receipt for amount of rent received; and
 - (d) Evidence of deductions claimed in respect of premium paid to insure the building, local rate, tax, charge or cess, ground

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¹ Inserted by the S.R.O. 754(I)/2016 dated 15th August, 2016.

rent, profit/interest or share in rent on money borrowed, expenditure on collecting the rent, legal services and unpaid rent.

- (3) Taxpayers deriving income from capital gains:
 - (a) Evidence of cost of acquiring the capital asset;
 - (b) Evidence of deduction for any other costs claimed; and
 - (c) Evidence in respect of consideration received on disposal of the capital asset.
- (4) Taxpayers deriving income from other sources:
 - ¹[(a)] Dividends:

Dividend warrants.

¹[(b)] Royalty:

Royalty agreement

- ¹[(c)] Profit on debt:
 - (i) Evidence and detail of profit yielding debt;
 - (ii) Evidence of profit on debt and tax deducted thereon, like certificate in the prescribed form or bank account statement; and
 - (iii) Evidence of Zakat deducted, if any.
- ¹[(d)] Ground rent, rent from the sub-lease of land or building, income from the lease of any building together with plant or machinery and consideration for vacating the possession of a building or part thereof:
 - (i) Lease agreement; and
 - (ii) Lease termination agreement.
- ¹[(e)] Annuity or Pension: Evidence of amount received.
- ¹[(f)] Prize money on bond, winning from a raffle, lottery or cross word puzzle:

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Clauses re-lettered by SRO 392(I)/2009 dated May 19, 2009.

Evidence of income and tax deducted thereon, like certificate in the prescribed form.

¹[(g)] Provision use or exploitation of property:

Agreement.

¹[(h)] Loan, advance, deposit or gift:

Evidence of mode of receipt of a loan, advance, deposit or gift i.e. by a crossed cheque or through a banking channel

¹[(i)] General:

Evidence of deduction for any other expenditure claimed.

PART-III: GENERAL INSTRUCTIONS ABOUT MAINTAINING BOOKS OF ACCOUNTS, DOCUMENTS AND RECORDS

32. General form of books of accounts, documents and records.-

- (1) The books of accounts, records and other documents required to be maintained by a taxpayer in accordance with this Chapter may be kept on electronic media, provided sufficient steps have been taken to ensure the sanctity and safe keeping of such accounts, documents and records.
- (2) The books of accounts, documents and records required to be maintained by a company in accordance with this Chapter shall be maintained in accordance with international accounting standards and as required under the Companies Ordinance, 1984.

33. Books of account documents and records to be kept at the specified place.-

- (1) The books of accounts, documents and records required to be maintained by a taxpayer in accordance with this Chapter shall be kept at the place where the taxpayer is carrying on the business or, where the business is carried on in more places than one, at the principal place of business or at each of such places if separate books of accounts are maintained in respect of each place.
- (2) Where a person derives income from sources other than from business, the books of accounts, documents and records shall be kept at the person's place of residence or such other place as may be so declared by such person.

(3) The place or places where the books of accounts, documents and records are kept shall be clearly stated on the tax return form in the column requiring the details of the records maintained.

¹["CHAPTER VIIA

ONLINE INTEGRATION OF BUSINESSES

- **33A. Application.–** The provisions of this Chapter shall apply to all persons mentioned in column (2) of schedule I, excluding those specified in column (4), whose principal place of business is
 - (a) in case of a company, anywhere in Pakistan; and
 - (b) in all other cases, within the civil limits including cantonments of districts specified in Schedule II.
- **33B. Obligations and requirements.—** (1) The Person as specified in rule 33A, hereinafter referred to as "integrated enterprise" in this Chapter, shall install such fiscal electronic device and software, as approved by the Board, available on its website with complete technical instructions for installation, configuration and integration.
- (2) The person shall notify to the Board, through the Computerized System, of all the establishments, hereinafter referred to as notified establishments, from which they intend to carry on business and shall register each point of sale (POS) to activate the integration duly providing the following information, namely:-
 - (a) POS Registration Number (to be provided by the System);
 - (b) Name of business;
 - (c) Branch name;
 - (d) Branch address;
 - (e) POS identification number; and
 - (f) Registration date.
- (3) No sale or service from the notified establishment shall be rendered without being recorded by the duly accredited electronic fiscal device (EFD), which means a system composed of one Sale Data Controller (SDC) and at least one Point of Sale (POS) connected together, that has the following characteristics and requirements, namely:—
 - (a) it can perform following tasks, i.e. -
 - (i) receive, record, analyze and store fiscal data;
 - (ii) format fiscal data into fiscal invoices or bills;
 - (iii) transmit the fiscal data to the Board's Computerized System through secure means; and

¹ Chapter VIIA inserted through SRO 779(I)/2020 dated 26th August, 2020

- (iv) print invoice or bill.;
- (b) sales data controller (SDC) is the component of an EFD that—
 - (i) receives transaction data from a POS component of the EFD;
 - (ii) analyses the transaction data into fiscal data;
 - (iii) formats the fiscal data as a fiscal invoice or bill creates the digital signature for the EFD and records the digital signature on the fiscal invoice or bill;
 - (iv) transmits the fiscal invoice or bill number to the POS;
 - encrypt and preserves the transaction data and fiscal data in an irrevocable and secure manner;
 - (vi) transmits the fiscal data to the Board's Computerized System;
- (c) external SDC (E-SDC) is hardware set up as a separate component of the EFD used by integrated enterprise;
- (d) virtual SDC (V-SDC) is software attached to the POS system;
- (e) an integrated enterprise must integrate each and every POS of the business to any of the SDC;
- (f) an EFD must comply with the following, namely:-
 - (i) each POS is accredited;
 - (ii) each POS transmits to the SDC a bill, on which is recorded the transaction data specified in sub-rule (5), for each transaction of the business:
 - (iii) the SDC receives the transaction data, analyses the data, verify calculated taxes to produce fiscal data for the transaction, record the invoice or bill data and transmits the fiscal invoice or bill number to POS:
 - (iv) POS prints the fiscal invoice or bill with the fiscal invoice or bill number and QR Code;
 - (v) the SDC transmits the fiscal data to the Board's system; and
 - (vi) a fiscal invoice or bill is produced for each invoice; and
- (g) the point of sale should have the following functionalities, namely:-
 - (i) provide mechanism to connect to SDC;
 - (ii) send each invoice or bill to SDC for the issuance of fiscal invoice or bill:
 - (iii) generate the QR Code on the base of fiscal invoice or bill number generated by the SDC and print the QR Code on bill;

RECORDS AND BOOKS OF ACCOUNTS

- (iv) must perform closing on the close of day, week and month;
- (v) send the summary report with following fields to FBR periodically (daily, weekly or monthly)
 - (a) total sale; and
 - (b) total number of invoices or bills for the period;
- (vi) every adjustment, modification or cancellation must be recorded
 - duly maintaining logs for each activity; and
- (vii) system events need to be recorded.
- (4) The invoice or bill for each transaction shall be transmitted to EFD specifying the following particulars, namely:—
 - (a) POS Registration Number;
 - (b) unique sequential invoice number;
 - (c) date and time of sale invoice or bill;
 - (d) name of customer or service recipient, where recorded;
 - (e) item-wise description of service and price exclusive of sales tax, if any;
 - (f) rate for each item, if applicable;
 - (g) total amount inclusive of sales tax, if any;
 - (h) discount, if any; and
 - (i) mode of payment, cash or credit card. In case of credit card, the name of client and other relevant details thereof.
- (5) POS shall print a clear and legible invoice or bill for each transaction, copy of which shall be provided to the customer, containing the following particulars in addition to those as in the preceding sub-rule, namely:—
 - (a) QR Code (Generated based on FBR Fiscal Invoice Number);
 - (b) FBR Fiscal Invoice Number;
 - (c) name of the business;
 - (d) national tax number; and
 - (e) name or location of the notified establishment.
- (6) The EFDs installed at each notified establishment shall be tamperproof and all the data recorded thereon shall be backed up at an offline site.
- (7) In case of sale returns or exchange, a proper credit note or supplementary invoice with prescribed particulars shall be issued containing the reference of original invoice and the detail of amount refunded or additionally charged, along with sales tax involved, if any.

- (8) All the transactions made from the notified establishment shall be communicated to the Board's Computerized System through EFD.
- (9) The SDC shall be capable of generating and sending alert messages resulting from any malpractice or error or any inconsistent action noticed in the system and keeping a log thereof.
- (10) The transactions on each point of sales in the notified establishment shall be recorded by a CCTV camera and the recording thereof shall be retained for a period of at least three months. Such recordings shall be provided to the Commissioner concerned as and when demanded and for the time as specified.
- (11) In case ancillary services or sale of goods are made from notified establishment, the transactions thereof shall also be recorded and the invoice or bill issued in the same manner. Such data shall also be communicated to the Board's Computerized System in the same manner.
- (12) The cost for integration including the cost of equipment and fiscalization shall be borne by the taxpayer itself.
- (13) The taxpayer shall prominently display at each establishment that the POS or the establishment is accredited by FBR to issue invoice or bill and that the registration number of each POS is verifiable through the Board's verification services.
- **33C.** Accreditation of points of sales (POS) systems.— (1) A vendor, who wants to supply a POS of a particular brand, model and specification to a Person that is not an accredited POS, must apply to the Board for accreditation of the POS of that brand, model and specification.
- (2) On receiving the application under sub-rule (1), the Board shall take steps to determine accreditation of the brand, model and specification of the POS. During the accreditation process, the supplier must provide the Board with access to information and equipment, and any other assistance reasonably required for carrying out the process.
- (3) After completing the accreditation process, the Board shall either allow accreditation to the brand, model and specification of POS as applied for or refuse the same in accordance with the parameters determined by it.
- (4) The Board shall, without delay after accrediting a POS under this subrule, publish the details of the brand, model and specification of the POS on its website along with the date of accreditation.
- (5) The Board may revoke the accreditation of a POS if the POS ceases to comply with the determined parameters. The notice of revocation shall be sent to the vendor specifying the reasons for revocation and also to the integrated supplier operating such POS. The Board shall also immediately remove the particulars of the POS from its website.
- **33D. Record, access and examination.—** (1) The integrated enterprise shall maintain the record of all the bills and transactions made from a notified establishment and also at the notified central location. The taxpayer shall provide

access to such premises as well as the specific record required to the Inland Revenue officer as authorized by the Commissioner concerned.

- (2) Other provisions of the Ordinance regarding record maintenance and access thereto, and otherwise, shall also be applicable.
 - (3) FBR may issue the parameters for inquiry/investigation.
- (4) The FBR may conduct inquiry and investigations at different levels to ensure that the taxpayer is complying with these rules, including by—
 - (a) checking if the taxpayer is issuing valid invoices or bill;
 - (b) checking if the POS and SDC for the taxpayer's business are accredited;
 - (c) checking if the EFD complies with the guidelines set out in these rules:
 - (d) checking the operation of the protocols; and
 - requiring taxpayers to provide relevant information and documents as necessary.
- **33E.** Online integration during intervening period.— (1) During the intervening period till such time the Board puts into operation a system of accredited secure devices and real time communication of bills and other data as stipulated in rule 33B, the online integration shall be considered to have been achieved if all the conditions specified in this rule are fulfilled.
- (2) The taxpayer shall certify, using his user ID and password on the Computerized System, that he shall fulfill all the requirements of this Chapter as relaxed by this rule and that he shall ensure integration of all notified establishments in the manner as stipulated in rule 33B within one month of the date when the Board declares readiness for the same through a notice sent through email or Computerized System. Such person shall provide details of all his establishments in the manner as stipulated in sub-rule (2) of rule 33B. Such person shall also make necessary declaration during this process as stipulated by the Board's Computerized System.
- (3) The taxpayer shall upload or transfer the data of all invoices or bills periodically to the Board's Computerized System but the interval during such transfer shall not exceed seven clear days in any case.
- **33F.** Consequences of non-compliance or contravention.— A taxpayer found to have tampered with the system or issued bill or invoice otherwise than through the prescribed devices or contravenes any of the provisions of this Chapter, shall be liable to penalty or punishment in accordance with the provisions of Income Tax Ordinance, 2001.
- **33G.** Reporting of failure to transfer sale or bill data to the Board.— The Board shall ensure to provide a facility on its website to a customer of an integrated enterprise Person to verify and ensure that the invoice or bill issued to him has been duly communicated to the Board's Computerized System and in case of non-verification, he may upload the image of invoice or bill to the Board's portal.

THE SCHEDULE - I [see rule 33A]

		DCT	
S.No	Description	PCT Heading, if applicable	Exclusion, if any
(1)	(2)	(3)	(4)
1.	Restaurants	9801.2000 9801.7000	Where – a. the restaurant is operating otherwise than as part of a food court; and b. the facility of airconditioning is not installed or available in the premises.
2.	Hotels, motels, guest houses, marriage halls, Marquees, clubs including race clubs.	9801.1000 9801.3000 9801.4000 9801.5000 9801.6000 9801.7000	Where— a. The covered area is less than 4500 sq. feet b. the facility of airconditioning is not installed or available in the premises.
3.	Inter-city travel by road.	9803.9000	Where – a. The taxpayer is only providing non air conditioned travel service; or b. Travel service maintaining a fleet of less than ten vehicles.
4.	Courier services and cargo services	9808.0000 98.04	Where – a. the taxpayer is not a company; and b. the taxpayer is offering only domestic courier or cargo service.
5.	Services provided for personal care by beauty parlours, clinics and slimming clinics, body massage centres, pedicure centres; including cosmetic and plastic surgery by such parlours / clinics,	9810.0000 9821.4000 and 9821.5000	Where – a. The covered area is less than 1000 sq. feet; or b. the facility of airconditioning is not installed or available in the premises.
6.	Medical practitioners and consultants	9815.1000	Where – a. the consultation is

		1	1
			being provided at a place other than a hospital or Poly-Clinic; and b. the consultation fee is less than Rs. 1500/
7.	Pathological laboratories, medical diagnostic laboratories including X-Rays, CT Scan, M.R. Imaging etc.	98.16 98.17	Where – c. the taxpayer is not a company; and d. the taxpayer is not maintaining more than one branch whether under its own name or through an associate.
8.	Hospitals or medical care centres providing medical consultation, hospitalization or other ancillary services	Respective headings	
9.	Health clubs, gyms, physical fitness centres, and body or sauna massage centres	98.21	Where – a. The covered area is less than 1000 sq. feet; or b. the facility of airconditioning is not installed or available in the premises.
10.	Photographers	-	Photographers charging less than Rs. 100,000 per event
11.	Accountants	-	Accountants who are not operating as part of a firm or a company
12.	Retailers including manufacturer-cum-retailer, wholesaler-cum-retailer, importer-cum-retailer or such other person who combines the activity of retail sale with another business activity.	Respective headings	A retailer who does not fall in any on the following categories, namely:— a. a retailer operating as a unit of national or international chain of stores; b. a retailer operating in an air-conditioned shopping mall, plaza or center, excluding kiosks; c. a retailer whose cumulative electricity bill during the immediately preceding twelve consecutive

wholesale retailers retail bageneral consume	rs; or
	rs; or r whose shop
measures	s one
thousand in area or	I square feet

THE SCHEDULE - II [see rule 33A(b)]

S.No	Description
(1)	(2)
1.	Karachi
2.	Lahore
3.	Islamabad
4.	Rawalpindi
5.	Faisalabad
6.	Multan
7.	Peshawar
8.	Gujranwala"]

RETURNS, EMPLOYER'S CERTIFICATE, WEALTH STATEMENT AND STATEMENT TO BE FILED BY CERTAIN PERSONS

¹[34. Return of income.-

- (1) This rule shall apply to provide for the furnishing of returns of income.
- ²[(2) A return of income as required to be furnished under section 114 shall be in the form as specified in Annexure-XIII of Part VI of the Second Schedule.]
- (3) A return of income shall be verified in the manner specified in the form.
- (4) A return of income shall be accompanied by the following, namely:-
 - (a) applicable documents;
 - (b) statements;
 - (c) certificates; ³[]
 - (d) annexes; 4[and]
 - ⁴[(e) in case of companies, the return of income shall be accompanied by audited accounts and reconciliation of profits as per accounts and taxable income as declared in the return.]

⁵[]

⁶[⁷[]]

¹ Rule 34 substituted by SRO 651(I)/2004, dated July 30, 2004.

35. Employer's certificate in lieu of return of income.-

- (1) This rule shall apply to provide for the furnishing of an employer's certificate in lieu of return of income.
- (2) An employer's certificate in lieu of return of income as required under section 115 shall be in the form specified in Part III of the Second Schedule.
- (3) An employer's certificate in lieu of return of income shall be accompanied by the following, namely:-
 - (a) applicable documents;
 - (b) statements;
 - (c) certificates; and
 - (d) annexes:

as are specified in the annexures to Part VI of the Second Schedule."

Sub-rule (2) substituted by SRO 392(I)/2009, dated May 19, 2009.

³ Word "and" omitted by SRO 392(I)/2009, dated May 19, 2009.

Word "and" and clause "(e)" inserted by SRO 392(I)/2009, dated May 19, 2009.

Word etc. "as are specified in Part-VI of the Second Schedule." Earlier the words "the annexures to" appearing after the word "in" were omitted by SRO 1032(I)/2006, dated October 03, 2006.

⁶ Rule 35 substituted by Notification No. SRO 651(I)/2004, dated July 30, 2004.

Rule 35 omitted by SRO 1218(I)/2015 dated 08.12.2015. The omitted rule read as under:

RETURNS, EMPLOYER'S CERTIFICATE, WEALTH STATEMENT AND STATEMENT TO BE FILED BY CERTAIN PERSONS

36. Wealth statement.-

- (1) This rule shall provide for the furnishing of a wealth statement.
- (2) A wealth statement shall be-
 - (a) in the form specified In Part ¹[IV] of the Second Schedule to these rules:
 - (b) verified in the manner specified in the form; ²[]
 - (c) accompanied by such documents, statements and certificates as specified in the form, and in the Ordinance, these rules and circulars issued under the Ordinance ³[and]
 - ³[(d) accompanied by a wealth reconciliation statement.]

37. Return to be furnished by a non-resident ship owner or charterer.-

- (1) This rule shall apply for the Purposes of section 143, which provides for the furnishing of returns by non-resident ship owners or charterers.
- (2) A return required to be furnished under section 143 shall be in the following form, namely:-

Name of ship	Name of Owner / ⁴ [charterer].	Arrival / departure	passenger, cargo livestock etc. embarked from Pakistan	passengers ⁵ [,livestock]embarked outside Pakistan	Pakistan embarked outside Pakistan (whether covered by the tax treaty. Please specify)	⁶ [Tax amount on earnings as per columns 4, 5 and 6.]	Return of income. If	Challan No. & Date of payment	
1	2	3	4	5	6	7	8	9	10

Authorized/Representative Signature	
Name.	
Designation	
Seal	
Date	

Substituted for "V" by Notification No. SRO 861(I)/2003, dated September 01, 2003.

Word "and" omitted by SRO 392(I)/2009, dated May 19, 2009.

Word "and" and clause "(d)" inserted by SRO 392(I)/2009, dated May 19, 2009.

Substituted for "Charter" by SRO 392(I)/2009, dated May 19, 2009.

Words inserted by SRO 392(I)/2009, dated May 19, 2009.

Substituted for "Tax amount on earnings as Col.6" by SRO 392(I)/2009, dated May 19, 2009.

RETURNS, EMPLOYER'S CERTIFICATE, WEALTH STATEMENT AND STATEMENT TO BE FILED BY CERTAIN PERSONS

- (3) A return required to be furnished under section 143 shall be accompanied by such documents, statements and certificates as specified in the form, and in the Ordinance, these rules and circulars issued under the Ordinance.
- (4) A return required to be furnished under section 143 may be furnished by any of the methods specified in rules 73 and 74.

38. Return to be furnished by a non-resident aircraft owner or charterer.-

- (1) This rule shall apply for the purposes of section 144, which provides for the furnishing of quarterly returns by non-resident aircraft owners or charterers.
- (2) A return required to be furnished under section 144 shall be in the following form, namely:-

¹[specification of the aircraft]	Name of owner ² [charterer]	Dates of arrival. 3[/departure]	receipts for freight and passenger, cargo lives	earned for goods, services passengers ³ [,livestock] embarked	received in Pakistan embarked outside	per columns 4, 5 and 6.]	other charges separately shown in the Normal Return of income. If Received by the agent or assigned to other Person, in that case rent/ lease or assignment charges.	Date of payment.	Remarks
		D (receipts for freight and	goods,	received in Pakistan		separately	Challan	

Authorized/Representative Signature
Name
Designation_
Seal
Date
Dale

Substituted for "Name of Air-craft" by SRO 392(I)/2009 dated May 19, 2009.

² Substituted for "Charter" by SRO 392(I)/2009, dated May 19, 2009.

Words inserted by SRO 392(I)/2009, dated May 19, 2009.

Substituted for "Tax amount on earnings as Col:6" by SRO 392(I)/2009, dated May 19, 2009.

RETURNS, EMPLOYER'S CERTIFICATE, WEALTH STATEMENT AND STATEMENT TO BE FILED BY CERTAIN PERSONS

- (3) A return required to be furnished under section 144 shall be accompanied by such documents, statements and certificates as specified in the form, and in the Ordinance, these rules and circulars issued under the Ordinance.
- (4) A return required to be furnished under section 144 may be furnished in any of the methods specified in rules 73 and 74.

¹[]

"39. Statement in lieu of Return of income.-

Rule 39 omitted by SRO 1218(I)/2015 dated 08.12.2015. The omitted rule read as under:

⁽¹⁾ Where in lieu of Return of income statement is required to be filed namely incomes covered by sections 5,6 and 7 or where tax deduction is to be taken as final discharge of tax liability u/s 169 a statement in the prescribed form shall be filed as prescribed in Part ¹[IV] of the Second Schedule to the Rules.

⁽²⁾ Where a taxpayer has income from a source which does not form part of total income and also income under any head of income given in section 11 (except salary), Return is specifically required to be filed on a prescribed statement as well as shall be filed.

¹["CHAPTER - VIIIA

¹ Chap	ter – VIIA sub	stituted through SRO 773(I)/2020 dated 24 th August 2020 the substituted chapter read as follows:							
		"CHAPTER - VIIIA BANKING COMPANIES REPORTING REQUIREMENTS							
39A.	This ch	napter contains rules for banking companies reporting requirements for the purpose of section 165A of the							
39B.		Ordination. Definitions							
	(1)	In this Chapter, unless there is anything repugnant in the subject or context,- (a) "Account Holders Deposits Statement" means Account Holders Deposits Statement as specified in							
		Form 'A'; (b) "Banking Company Officer" means a senior officer stationed at the head office and nominated by a banking company to coordinate with the Board for provision of any information and documents required.							
		by the Board; (c) "Credit Card Payments Statement" means Credit Card Payments Statement as specified in Form 'B'; [1]							
		(e) "Information" includes Account Holders Deposits Statement, Credit Card Payments Statement, [Profi on Debt Statement],] or any other information as required by the Board from the banking company;							
		(a) "Reporting Banking Company" means a banking company required under section 165A of the Ordinance to provide to the Board all the information and documents electronically or otherwise mentioned in the said section;							
39C.	Furnisl	[] ["(h) "Profit on Debt Statement" means Profit on Debt Statement as specified in Form 'C';".] [(i) "Cash Withdrawals Statement" means Cash Withdrawals Statement as specified in Form 'D'.] hing of information							
	(1)	The information, required to be furnished under section 165A of the Ordinance [] shall be [filed electronically or FBR's web portal], by the reporting banking company, in the manner as specified in Account Holders Deposits Statement, [Cash Withdrawals Statement] Credit Card Payments Statement, [and Profit on Debt Statement] and suspicious transactions report.							
	[]	dapinoda nandadiono ropori.							
	(3)	The information other than information provided in sub-rule (1) [] shall be provided by the reporting banking company as specified in a notice issued in terms of section 165A(2) of the Ordinance.							
39D.		ized Persons							
	(1)	Banking company officer, shall be nominated by the reporting banking company not later than thirty days o coming into force of rules contained in this chapter.							
	(2)	Where a banking company officer is not nominated within the time allowed as specified in sub-rule (1), the President or any Principal Officer of the reporting banking company, stationed at the head office shall be treated as banking company officer.							
	(3)	The information required to be reported to the Board shall be provided by the banking company officer to the Chairman, Federal Board of Revenue or any officer authorized by the Chairman in this behalf. Provided that the officer authorized by the Chairman shall not be below the rank of Member of the Board.							
		Trovided that the emedicated by the entannian entannial be below the fall of the beauti							
39E.		nishing information							
	(1)	Every banking company officer, shall [file electronically on FBR's web portal] a monthly Account Holders Deposits Statement [,] Credit Card Payments Statement [and Cash Withdrawals Statement] as specified in Form 'A' [,] Form 'B' [and Form 'D'] respectively, for immediately preceding calendar month within seven days of the end of the preceding calendar month.							
	(2)	Every banking company officer shall [file electronically on FBR's web portal] an annual [Profit on Debt Statement as specified in Form 'C' for immediately preceding calendar year within three months of the end of the preceding calendar year.							
	[] (4)	Every banking company officer, shall furnish to the Board any information and documents in addition to those mentioned in sub-rules (1) to (3) within the time allowed by the Board.							
39F.	Exclus	ions							
	(1)	The information [in Form 'A' and Form 'B'] may not be provided by the banking company officer in respect of a person who holds National Tax Number and has also filed return of income for the immediately preceding tayear.							
	(2)	The information regarding the person mentioned in sub-rule (1) may be provided to the reporting banking company by the Board, on 10th of every month.							

(2) The information regarding the person mentioned in sub-rule (1) may be provided to the reporting banking company by the Board, on 10th of every month.

FORM-A

[See rule 39B(1)(a)]

ACCOUNT HOLDERS DEPOSITS STATEMENT

REPORTING BANKING COMPANY:

BANKING COMPANY OFFICER:

INFORMATION OF PERSONS WHO HAVE DEPOSITED RS. ONE MILLION

OR MORE DURING THE MONTH OF:

S.No.

Name

CNIC

Most recent particulars including address(es) the month

Remarks

(1) (2) (3) (4) (5) (6)

CERTIFICATES, STATEMENTS AND PROCEDURE FOR PAYMENT OF ADVANCE TAX

BANKING COMPANIES REPORTING REQUIREMENTS

39A. This chapter shall apply to the banking companies reporting requirement for the purposes of section 165A of the Ordinance.

Definitions.- (1) In this Chapter, unless there is anything repugnant in the subject or context,-

- (a) "account holders deposits statement" means account holders deposits statement as specified in Form A;
- (b) "banking company officer" means a senior officer stationed at the head office and nominated by a banking company to

statement i	I, the undersigned s correct and comple I, further declare the	ete; hat I am competen					Ŭ				
Darking Oc	лпрапу	 ,	Sign	nature.							
NameCNIC											
FORM-B											
			[See rule 3								
				MENTS STATEMEN							
				NY:							
	INFOR	BANKING CON MATION OF PERS	MPANY OFFICER		APD DAVMEN	TE OF					
RS.ONE HU	INFOR JNDRED THOUSAN				JAKU PATINEN	15 UF					
				particulars including	Amount deposit	ted					
S.No.	Name	CNIC		dress(es)	during the mor		emarks				
(1)	(2)	(3)		(4)	(5)		(6)				
(.,	(-)	(0)	VERIFICA		(0)	<u>i</u>	(0)				
	ION OF PERSON F	REPORTING BAN BANKING COMPA RECEIVING REPO	[FORI [FORI [See rule 39] PROFIT ON DEBT IKING COMPANY ANY OFFICER: _ RT ON DEBT E)	9B(1)(h)] T STATEMENT Y: XCEEDING ONE I	MILLION FOR	FILERS AND FI					
S.No.	Name	CNIC	Most recent particulars including address(es)	Amount of profit or during the year	Ta n debt dedu	cted	Remarks				
(1)	(2)	(3)	(4)	(5)	(6)	(7)				
i (''	RE	i V	[FORM [see rule 3: SH WITHDRAWA G COMPANY:	M-D 99B(1)(i)] ALS STATEMENT		<u>' </u>					
	ION OF PERSONS NS THEREON FOR										
S.No.	Name	CNIC	Most rece particulars inc	cluding during the month		[Tax deducted	Remarks				
			address(e	9S)							

CERTIFICATES, STATEMENTS AND PROCEDURE FOR PAYMENT OF ADVANCE TAX

coordinate with the Board for the provision of any information and documents required by the Board;

- (c) "credit card payments statement" means credit card payments statement as specified in Form B;
- (d) "cash withdrawal statement" means cash withdrawal statement as specified in Form C;
- (e) "information" includes account holders deposits statement, credit card payments statement, cash withdrawal statement, profit on debt statement, and details of any information or data as required by the Board from the banking company in terms of section 165A(2) of the Ordinance;
- (f) "reporting banking company" means a banking company required under section 165A of the Ordinance to provide to the Board all the information and documents electronically or otherwise, mentioned in the said section; and
- (g) "profit on debt statement" means profit on debt statement as specified in Form D.
- **39B.** Furnishing of information.- (1) The information, required to be furnished under section 165A of the Ordinance shall be provided by the reporting banking company, in the manner as specified in account holders deposits statement, credit card payments statement, cash withdrawal statement and profit on debt statement.
- (2) The information other than that provided in sub-rule (1) shall be provided by the reporting banking company if requisitioned by the Board.
- **39C. Authorized Persons.** (1) Banking company officer, shall be nominated by the reporting banking company not later than thirty days of coming into force of the rules contained in this chapter.
- (2) Where a banking company officer is not nominated within the time allowed as specified in sub-rule (1), the President or principal officer of the reporting banking company, stationed at the head office, shall be treated as banking company officer.
- (3) The information required to be reported to the Board shall be provided by the banking company officer to the Federal Board of Revenue.
- **39D. Time of furnishing information.-** (1) Every banking company officer shall furnish to the Board a monthly account holders deposits statement, credit card payments statement, and cash withdrawal statement as specified in Form A, Form B, and Form C, respectively, for immediately preceding calendar month within fifteen days of the end of the preceding calendar month.

CERTIFICATES, STATEMENTS AND PROCEDURE FOR PAYMENT OF ADVANCE TAX

- (2) Every banking company officer shall furnish to the Board an annual profit on debt statement as specified in Form D for immediately preceding calendar year within three months of the end of the preceding calendar year.
- (3) Every banking company officer, shall furnish to the Board any information and documents in addition to those mentioned in sub-rules (1) and (2) within the time allowed by the Board.";]

CERTIFICATES, STATEMENTS AND PROCEDURE FOR PAYMENT OF ADVANCE TAX

CHAPTER - IX

CERTIFICATES, STATEMENTS AND PROCEDURE FOR PAYMENT OF ADVANCE TAX

PART I - SECTION 159

CERTIFICATE

40. Exemption or lower rate certificate u/s 159.-

- (1) An application for a certificate under sub-section (1) of section 159 shall be made in the form specified in Part-VII of the First Schedule to these rules.
- (2) A certificate issued by the Commissioner under sub-section (1) of section 159 shall be in the form specified in Part VIII of the First Schedule to these rules.
- ¹[(3) An application for a certificate under sub-section (1) of section 159 read with clause (v) of paragraph 1 of Notification No. S.R.O. 947(I)/2008, dated the 5th September, 2008, shall be in the form specified in Part VII(a) of the First Schedule to these rules.
- (4) A system based exemption certificate issued by the Commissioner for goods specified under clause (v) of paragraph 1 of Notification No. S.R.O. 947(I)/2008, dated the 5th September, 2008 shall be in the form specified in Part-VIII (a) of the First Schedule to these rules.]

²["PART IA IMPORTED GOODS

DIVISION I GENERAL

40A. Application.-The provisions of this Part shall apply to addition, omission or amendment of entries in the Twelfth Schedule and application of reduced rate on goods falling under Part III of said schedule imported by persons as raw material for its own use.

DIVISION II RECLASSIFICATION IN THE TWELFTH SCHEDULE

¹ Sub-rules "(3) and (4)" inserted by SRO 1139(I)/2008, dated October 31, 2008.

² New Part IA inserted through SRO 715(I)/2020 dated 12th August, 2020.

CERTIFICATES, STATEMENTS AND PROCEDURE FOR PAYMENT OF ADVANCE TAX

40B. Committee on Imported Goods.—(1) There shall be a Committee on Imported Goods which shall consist of the following members, namely,-

 (a)
 Member Inland Revenue Policy, FBR
 Chairperson

 (b)
 Member Inland Revenue Operations, FBR
 Member

 (c)
 Member Taxpayers Audit, FBR
 Member

- (2) The Chief Income Tax Policy shall act as secretary to the committee.
- (3) The Committee on Imported Goods shall be empowered to add in the Twelfth Schedule of the Ordinance any entry thereto or omit any entry therefrom or amend any entry therein.
- (4) The Chairperson of the Committee may, *suo moto* or on application of a taxpayer being an importer of such goods, place a matter pertaining to sub-rule (3) before the committee by way of convening a meeting including a virtual meeting or by way of circulation which shall decide the matter within sixty days.
- **40C.** Reclassification of imported goods.— (1)The Committee on Imported Goods, may after taking into consideration all relevant facts, add in the Twelfth Schedule of the Ordinance, any entry thereto or omit any entry therefrom or amend any entry therein:

Provided that such decision of the Committee shall be made by majority.

(2) A decision under sub-rule (1) to add in the Twelfth Schedule of the Ordinance any entry thereto or omit any entry therefrom or amend any entry therein shall be notified in the Official Gazette by the Board.

DIVISION III

EXEMPTION AND REDUCED RATE CERTIFICATES

40D. Import under an Exemption Certificate.— (1) A taxpayer eligible under sub-section (1) of section 159 of the Ordinance may submit an application to the Commissioner for an exemption certificate through Iris, and submit supporting documents and data in electronic form:

Provided that till such time Iris is enabled for the purpose of this sub-rule, the application and supporting documents and data may be submitted manually to the Commissioner.

- (2) On receipt of a complete application along with the documents prescribed under sub-rule (1), the Commissioner may carry out such verification as he may consider necessary to ascertain, inter alia, whether—
 - (a) such goods are relevant to the activity of the taxpayer whose income is exempt from tax under the Ordinance or is

CERTIFICATES, STATEMENTS AND PROCEDURE FOR PAYMENT OF ADVANCE TAX

subject to hundred percent tax credit under section 100C of the Ordinance; and

- (b) similar goods previously imported by the taxpayer have not been supplied to its associate or any other person in a non-arm's length transaction.
- (3) The Commissioner may, within fifteen days of application by the taxpayer through an order in writing,—
 - approve such quantity of goods as it may deem fit to be imported by the person without collection of tax under section 148 of the Ordinance; or
 - (b) reject the application of the taxpayer.
 - **40E.** Import under a Reduced Rate Certificate.— (1) A taxpayer desirous of importing goods classified under Part III of the Twelfth Schedule to the Ordinance as raw material for its own use may submit an application to the Commissioner for a reduced rate certificate through Iris, and submit the following documents and data in electronic form, namely:-
 - (a) the site plan of the manufacturing unit indicating the location of the premises and the details of the total area, covered area and manufacturing area and separate storage areas for manufactured goods, factory rejects and wastages;
 - (b) complete details of the type of machinery installed;
 - (c) the installed production capacity per day and the average production per day for the last two tax years;
 - (d) the complete manufacturing process flow, clearly indicating, *inter alia*, the following, namely-
 - (i) the stage at which local and imported raw materials shall be consumed; and
 - (ii) the stage at which finished goods shall be manufactured;
 - (e) inventory statement, consumption statement and input-output ratios of locally procured and imported goods for the last assessed tax year and the period starting on the first day after the last assessed tax year and ending on the day on which an application under subrule (1) is made; and

CERTIFICATES, STATEMENTS AND PROCEDURE FOR PAYMENT OF ADVANCE TAX

(f) an estimate of advance tax under sub-section (4A) of section 147 of the Ordinance, if not already furnished:

Provided that till such time Iris is enabled for the purpose of this sub-rule, the application and supporting documents and data may be submitted manually to the Commissioner:

Provided further that a taxpayer shall not be required to furnish documents and data under clause (a) and (b) where the taxpayer has been granted a reduced rate certificate under this rule in the previous tax year and the taxpayer submits a declaration to the effect that there is no change in particulars specified under clause (a) and (b).

(2) On receipt of a complete application along with the documents prescribed under sub-rule (1), the Commissioner may, after such verification as he may consider necessary, calculate the quantity of raw material allowable to be imported during the tax year at reduced rate which shall be computed in accordance with the following formula, namely:-

Whore	[(125% x A) – B]x [1 + C]
Where – A	is lesser of previous year's import or
В	consumption of the raw material; is the raw material available with the
С	taxpayer at the time of application; and is the percentage change in turnover
-	estimated under section 147 compared to last assessed tax year.

- (3) The Commissioner may, within fifteen days of application by the taxpayer through an order in writing,—
 - (a) approve such quantity of goods as it may deem fit to be imported by the person as if such goods were classified under Part II of the Twelfth Schedule; or
 - (b) reject the application of the taxpayer
- (4) All orders under sub-rule (3) shall be reviewed quarterly by the Review Committee, which shall consist of the following members, namely:-

(a)	Member Inland Revenue Operations, FBR	Chairperson
(b)	Chief Inland Revenue Operations, FBR	Member
(c)	Chief Income Tax Policy, FBR	Member

40F. Monitoring by the Commissioner.—(1) The Commissioner or an officer authorized by the Commissioner shall have free access to the premises, registered

CERTIFICATES, STATEMENTS AND PROCEDURE FOR PAYMENT OF ADVANCE TAX

office or any other place where any stocks, business records or documents required under these rules are kept or maintained or whose business activities are covered under these rules; and such officer may, at any time, inspect the goods, stocks, records, data, documents, correspondence, accounts and statements or any other record to verify, inter alia, the following, namely –

- (a) the production capacity and stock consumption as stated by the taxpayer; and
- (b) the raw material being imported is in line with the manufacturing activity or capacity and it is being used as raw material for own use only.
- (2) The Commissioner may conduct audit of consumption, production and sales of the latest Tax Year for which return of income has been filed at any time during the year in order to verify that the quantum of annual production is in accordance with the consumption of raw materials and the input-output co-efficient."

¹[PART II

COLLECTION OR DEDUCTION OF TAX AT SOURCE

DIVISION I EMPLOYER'S CERTIFICATE

²[]

DIVISION II CERTIFICATE FOR COLLECTION OR DEDUCTION OF TAX (OTHER THAN FROM SALARY)

342. Certificate of collection or deduction of tax 4[].-

- (1) As required under sub-section (1) of section 164, any person responsible for-
 - (a) Collecting tax under Division II of Part V of Chapter X of the Ordinance;
 - (b) Deducting tax from a payment under Division III of Part V of Chapter X of the Ordinance, except in the case of salary;
 - (c) Collecting or deducting tax under Chapter XII of the Ordinance; or
 - (d) Deducting tax under the Sixth Schedule to the Ordinance,

Part II comprising of rules 41 to 45 substituted by SRO 641(I)/2005, dated June 27, 2005.

² Rule "41" omitted by SRO 1062(I)/2007, dated October 27, 2007.

Part II comprising of rules 41 to 45 substituted by SRO 641(I)/2005, dated June 27, 2005.

Words "other than from salary" omitted by SRO 1062(I)/2007, dated October 27, 2007.

CERTIFICATES, STATEMENTS AND PROCEDURE FOR PAYMENT OF ADVANCE TAX

shall issue a certificate to the person from whom tax has been collected or deducted, in the form as set out in Part VII of the Second Schedule to these rules, within fifteen days after the end of the financial year or discontinuation of business etc.

- (2) Where the person from whom tax has been collected or deducted requests for the issuance of the certificate before the end of the financial year, the certificate under sub-rule (1) shall be issued for the period in that year within seven days of the request made.
- (3) Where the certificate issued under sub-rule (1) or sub-rule (2) has been lost, stolen or destroyed the recipient of the certificate may request, in writing, to the issuer of the certificate to issue a duplicate thereof.
- (4) Where a request has been made under sub-rule (3), the issuer of the certificate shall comply with the request and the certificate so issued shall be clearly marked "duplicate".
- (5) The certificate issued under sub-rules (1), (2) or sub-rule (3) shall be in duplicate and serially numbered.

DIVISION III

PAYMENT OF TAX COLLECTED OR DEDUCTED

¹43. Payment of tax collected or deducted.-

As required under section 160 and under the Sixth Schedule to the ordinance the tax collected or deducted under Division II or Division III of Part V of Chapter X of the Ordinance, Chapter XII of the Ordinance or Sixth Schedule to the Ordinance shall be paid to the Commissioner by way of credit to the Federal Government,-

- (a) where the tax has been collected or deducted by the Federal Government or a Provincial Government on the day the tax was collected or deducted; or
- ²[(b) where the tax has been collected or deducted by a person other than the Federal Government or a Provincial Government,-

Part II comprising of rules 41 to 45 substituted by SRO 641(I)/2005, dated June 27, 2005.

Clause (b) substituted by SRO 255(I)/2017 dated 12.04.2017.. The substituted clause (b) read as follows:-

[&]quot;(b) where the tax has been collected or deducted by a person other than the Federal Government or a Provincial Government, by remittance to the Government Treasury or deposit in an authorized branch of the State Bank of Pakistan or the National Bank of Pakistan, within ²[Seven days from the end of each week ending on every Sunday]²[:]

CERTIFICATES, STATEMENTS AND PROCEDURE FOR PAYMENT OF ADVANCE TAX

- (h) by remittance to the Government Treasury or deposit in an authorized branch of the State Bank of Pakistan or the National Bank of Pakistan, within Seven days from the end of each week ending on every Sunday and
- (ii) by remittance abroad to a non-resident through state bank or any other banking company, prior to remitting abroad of the amount from which tax is to be deducted or collected.

[Division IIIA

ADVANCE TAX ON AIR TICKETS

43A. Advance tax on air tickets.-

- (1) This rule shall apply for the purposes of section 236B and 236L.
- (2) Airlines issuing tickets directly to passengers, either manually or electronically, shall charge and collect advance tax, at the rates applicable for sections 236B and 236L, directly from the passengers and shall be paid within the time as prescribed in sub-rule (4).

Explanation: For the purpose of this rule, airline means airline issuing tickets for uplifting passengers of any airline, whether having its head office or registered office or an agent in Pakistan or not, if the journey originates in Pakistan. The obligation to charge, collect and deposit tax is in respect of the airline uplifting the passengers in respect of the journey originating in Pakistan.

- (3) Where the tickets are issued by persons, other than the Airlines, and the persons issuing tickets on behalf of the Airlines, are charging and collecting advance tax from the passengers and making payment of tax to the Airline directly, or through IATA, or through any other entity authorized in that behalf, the tax so collected by the airlines from such persons shall be paid as per sub-rule (4).
- (4) Tax collected by the airlines under sub-rule (3), shall be paid by the 15th day of the following second month in respect of tickets issued upto the last working day of each calendar month:

Provided that for the month of May and June, the tax shall be paid by 15th day of June on the basis of average tax paid in respect of

³[Provided that the tax collected by a banking company upto 19th July, 2015 in respect of advance tax on banking transactions under section 236P of Ordinance may be deposited into the Government Treasury by 31st July, 2015.]"

Division IIIA inserted by SRO 817(I)/2014 dated September 15, 2014.

CERTIFICATES, STATEMENTS AND PROCEDURE FOR PAYMENT OF ADVANCE TAX

July to April. Any short or excess tax paid, in respect of tickets issued during May and June, shall be adjusted in the tax required to be paid by the 15th day of July.

- (5) Every Airline issuing international air tickets shall make adequate arrangements for collection of tax under this rule from the persons issuing tickets on its behalf or through electronic means, and in case of default, the said tax shall be collected from the airline, without prejudice to any other liability which it may incur under the Ordinance.
- (6) Notwithstanding anything contained in Second Schedule to the Income Tax Rules, 2002, monthly and annual statements of tax collected under section 236B and 236L, shall be submitted by every airline to the respective Commissioner Inland Revenue, in the form and verified in the manner as indicated in sub-rule (8).
- (7) Monthly statement for the tax deposited by 15th of each month, under sub-rule (4), shall be filed by 21st of the month:

Provided that the monthly statement for the month of September, 2014 shall be furnished along with the monthly statement of October, 2014.

(8) The forms and manner in which the monthly and annual statements are to be filed, are as below:

FORM

	Monthly statement of tax	x collecte	d under s	section (236	6B/236L)	
of the In	ncome Tax Ordinance, 20	01, durin	g the mor	nth of		_, 20
		Airline/Upl	ifting Airline:			
SN	Name of Airlinefor which tickets issued.	Gross Fare	Tax @5% or 4%	Date of collection	Date of Deposit	CPR No.
	I certify that the above only le under section 236B rear ending on the	of the I	ncome T , 20	ax Ordina		

CHAPTER - IIIA

CERTIFICATES, STATEMENTS AND PROCEDURE FOR PAYMENT OF ADVANCE TAX

		_								
of th 20	Annual s e Income Ta 						,	, -		
				Airline/Upl	ifting Airl	ine:				
SN	Name of Airline for which tickets issued	Document or Ticket No.	Passenger Name	NIC/ Passport No.	Route/ Sector			Date of collection	Date of Deposit	CPR No.
	I certify ctible under th/year endin	section	236B o	f the I	ncome	Tax (
	Name an Signature Date: Seal	•	ure of pe ——	rson re	sponsi	ble				

(9) Provisions of section 236G and 236L, shall not be applicable in the case of a foreign diplomat or a diplomatic mission in Pakistan.]

¹[43B.- Amount actually paid under section 158.- (1)The amount actually paid as per clause (c) of section 158 the Ordinance includes,-Payment of tax collected or deducted.-

- (a) amount paid by the person, as withholding agent;
- (b) amount paid on behalf of the person, as withholding agent;
- (c) amount paid at the instruction of the person, as withholding agent; and
- (d) gross amount settled or discharged by the person, as withholding agent, to other person before netting off or adjusting such against any receivable from the said other person.]

²[(2) In case of remittance abroad to non-resident, seven days before the amount is intended to be remitted aboard to that non-resident, through State Bank or any banking company.]

DIVISION IV

³[]⁴[] STATEMENT¹[] OF TAX COLLECTED

Rule 43B inserted by the SRO 958(I)/2015 dated 29th September, 2015.

New sub-rule(2) added through SRO 1314(I)/2017 dated 22nd December, 2017.

The words "Annual and" omitted by SRO 1218(I)/2015 dated 08.12.2015.

The word "MONTHLY" omitted through SRO 849(I)/2019 dated 24th July, 2019.

CERTIFICATES, STATEMENTS AND PROCEDURE FOR PAYMENT OF ADVANCE TAX

OR DEDUCTED

²[44. ³[Statement] of tax collected or deducted.-

4[]

- ⁵[(2) Pursuant to sub-section (2) of section 165, a person responsible for collecting or deducting tax under Division II or Division III of Part V of Chapter X of the Ordinance or under Chapter XII of the Ordinance shall furnish ⁶["or e-file"] a ⁷[biannual] monthly statement ⁸[] as set out in part X of the Second Schedule to these rules ⁹[as per the following timelines, namely:-
 - (a) in respect of the half-year ending on the 30th June, on or before the 31st day of July; and
 - (b) in respect of the half-year ending on the 31st December, on or before the 31st January".]
- (3) The statement referred to in sub-rule (2) shall be accompanied by the evidence of deposit of tax collected or deducted to the credit of the Federal Government.
- (4) A person required to furnish the ¹⁰[statement] under sub-rule ¹¹[] (2) shall, wherever required by the Commissioner, furnish a reconciliation of the amounts mentioned in the aforesaid ¹²[] ¹³ [biannual] statements with the amounts mentioned in the return of income, statements, related annexes and other documents submitted from time to time.
- ¹⁴[(5) Pursuant to sub-section (6), a person responsible for deducting tax under section 149 shall furnish or e-file annual statement by the 31st day of the month of July after the end of a financial year in the form set out in Part IX of the Second Schedule to these rules.]
- ¹ The letter "s" omitted by SRO 1218(I)/2015 dated 08.12.2015.
- Part II comprising of rules 41 to 45 substituted by SRO 641(I)/2005, dated June 27, 2005.
- The words "Annual statement" substituted though SRO 849(I)/2019 dated 24th July, 2019.
- Rule (1) omitted by SRO 1218(I)/2015 dated 08.12.2015. The omitted rule read as under:-
 - "(1) An annual statement required to be furnished under sub-section (1) of section 165 for a financial year shall be in the form as set out in Part VIII and Part IX of the Second Schedule to these rules."
- Sub-rule (2) substituted by SRO 790(I)/2006 dated August 03, 2006.
- Inserted by SRO 1218(I)/2015 dated 08.12.2015.
- The word "monthly" substituted through SRO 849(I)/2019 dated 24th July, 2019.
- The words ""by the 15th day of the month following the month to which withholding tax pertains" omitted by SRO 849(I)/2019 dated 24th July, 2019.
- The expressions added through SRO 849(I)/2019 dated 24th July, 2019.
- The word "statements" substituted by SRO 1218(I)/2015 dated 08.12.2015.
- The word "(1) or" omitted by SRO 1218(I)/2015 dated 08.12.2015.
- Omitted by SRO 1218(I)/2015 dated 08.12.2015.
- Substituted for "monthly" by SRO 849(I)/2019, dated 24th July, 2019.
- Added by the S.R.O. 754(I)/2016 dated 15th August, 2016.

CERTIFICATES, STATEMENTS AND PROCEDURE FOR PAYMENT OF ADVANCE TAX

45. Statement of tax deducted under the Sixth Schedule to the Ordinance.-

The statement required to be furnished under sub-clause (b) of clause 11 of Part II of the Sixth Schedule to the Ordinance for a financial year shall be in the form as set out in Part XI of the Second Schedule to these rules.]

¹[]

²[]

Omitted "rule 46" due to substitution by S.R.O. 651(I)/2004, dated 30th July, 2004.

² Omitted "Part III" by S.R.O. 641(I)/2005, dated 27.06.2005.

PRESCRIBED FORMS

67. Application of Chapter.-

This chapter prescribes forms to be used for the purposes of the Ordinance.

68. Amended assessment notice.-

An amended assessment order related issue notice or/ letter issued by the Commissioner under section 122 shall be in the manner or proforma specified in Part II of the First Schedule to these rules.

69. Section 140 notice.-

A notice issued by the Commissioner under section 140 shall be in the form specified in Part IV of the First Schedule to these rules.

70. Section 145 certificate.-

A certificate issued by the Commissioner to the Director of Immigration or immigration authority under section 145 shall be in the form specified in Part V of the First Schedule to these rules.

71. Section 170 application.-

- (1) An application under section 170 for a refund of tax shall be in the proforma specified in Part VI of the First Schedule to these rules.
- (2) The application shall be verified in the manner specified in the form.
- (3) The application shall be accompanied by such documents, statements and certificates as specified in the form, and in the Ordinance and these rules.

72. Section 175 authorization.-

The authorization of a ¹["officer of Inland Revenue"] for the purposes of section 175 shall be in the manner specified in Part XIII of the First Schedule to these rules.

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The words "taxation officer" substituted by SRO 1218(I)/2015 dated 08.12.2015.

FURNISHING OF DOCUMENTS; SERVICE OF DOCUMENTS; FORMS AND **NOTICES**

73. Furnishing of documents and returns etc.-

- This rule applies for the purposes of furnishing of documents under the Ordinance or these rules.
- Except as provided in the Ordinance or these rules, any application, statement or other document to be furnished to the Commissioner shall be furnished in the following manner, namely:
 - by post or courier service:
 - delivered by hand to the officer having jurisdiction over the person or to such other officer as the Commissioner may specify; or
 - on computer or by electronic transmission using the specified software in accordance with the specified format or any other requirements including safety valve, security and verification considerations as may be specified by the ²Federal Board of Revenue from time to time.]
- ³[(2A) In the case of a Company, electronic filing of income tax return and withholding tax statements shall be mandatory from the first day of July 2007 onwards.]
- 4[(2AA) In case of Federal Government departments, electronic filing of withholding statements shall be mandatory from the first day of July, 2009 onwards.]
- ⁵[(2B) In the case of a non-resident ship owner and aircraft owner or charterer thereof, the electronic filing of the income tax return and application for port clearance shall be mandatory from the 1st day of July 2008 onward.]
- In case a person registered for sales tax, electronic filing of income 6[(2C) tax return 7["and withholding tax statements"] shall be mandatory from the first day of July, 2009 onwards.

Clause (c) substituted by SRO 516(I)/2006, dated June 01, 2006.

The words "Central Board of Revenue" substituted by the Finance Act, 2007

Sub-rule (2A) inserted by SRO 708(I)/2007, dated July 14, 2007. Sub-rule (2AA) inserted by SRO 392(I)/2009, dated May 19, 2009.

Sub-rule (2B) inserted by SRO 695(I)/2008, dated June 26, 2008.

Sub-rules (2C) & (2D) inserted by SRO 684(I)/2009 dated July 23, 2009.

Inserted by SRO 1218(I)/2015 dated 08.12.2015.

FURNISHING OF DOCUMENTS; SERVICE OF DOCUMENTS; FORMS AND NOTICES

- (2D) In case of an Association of Persons, electronic filing of income tax return and withholding tax statements shall be mandatory from the first day of July, 2009 onwards.]
- ¹[(2DD) In case of an individual declaring taxable income one million rupees and more or turnover or receipts exceeding fifty million rupees electronic filing of income tax return and withholding statement shall be mandatory from the first day of July, 2016 onwards.]
 - ²[(2E) From Tax Year 2009 onwards, wherever refund of tax is claimed in a non-company case, income tax return shall be filed electronically, and in all cases, whether relating to a company or a non-company, electronic filing of refund application as prescribed in Part-VI of the First Schedule shall be mandatory.]
 - (3) A return, statement, certificate, application or other document furnished by a person that includes the ³[digital] signature of the person or the person's ⁷[e-intermediary] shall be taken to be signed by that person.
 - (4) A person who furnishes a return, statement, certificate, application or other document by electronic transmission which includes the electronic signature of another person who has not consented to the inclusion of the signature shall commit an offence punishable on conviction with a fine or imprisonment not exceeding one year, or both.
 - ⁴[(5) An Electronic Income Tax Return filed under these rules shall be deemed to be a return for the purposes of sub-section (2A) of section 114 of the Ordinance.]
 - ⁵[(6) The e-intermediary shall get the authority letter in the manner specified below, from the taxpayer and produce it before the concerned income tax authority whenever demanded, namely:-

AUTHORITY LETTER

	1/	3/0.	i C Siuc	711L U	i/Haviii
regi	istered office at		, hold	ler of	CNIC
No/	company registration number	, so	lemnly	declare	that
sigr	ned copy of the return/ certificate/ statement/ docume	ent/ ann	exure/	etc. hav	ve bee
prov	vided to my/our e-intermediary Mr./Ms.				
Na(ame & Address) who is a Chartered Accounta	nt /Co	st and	Mana	gemer
`	<u> </u>				
1	Inserted by S.R.O. 754(I)/2016 dated 15 th August, 2016.				
2	Sub-rule (2E) inserted by SRO 986(I)/2009, dated November	r 17, 200	9.		
3	Substituted for "electronic" and "representative", respectively	y by SRC	516(I)/2	006, dat	ed June
	01, 2006.	-			
4	Sub-rule (5) substituted by SRO 516(I)/2006, dated June 01	, 2006.			
5	Sub-rules (6) and (7) substituted by SRO 516(I)/2006, dated	June 01	2006.		

1/1/10

FURNISHING OF DOCUMENTS; SERVICE OF DOCUMENTS; FORMS AND NOTICES

Accountant/ a legal practitioner entitled to practice in any civil Court in Pakistan/ a member of the Association of Chartered Certified Accountants, UK/ ITP registered with Tax Bar affiliated with All Pakistan Tax Bar Association of Pakistan. I/We further authorize the said e-intermediary to transmit my/our return/ certificate/ statement/document/ annexure/etc to the designated officer of ¹Federal Board of Revenue.

(Signatures)
Name:
Address:

- (7) The return/certificate/statement/document/annexure/ etc and all supporting documents of the taxpayers shall be retained by the eintermediary who shall provide them to the taxation officer concerned whenever demanded.]
- ²[(8) The Board may direct that provisions of any of the sub-rules of this rule shall not apply for a tax year.]

74. Service of documents electronically.-

- (1) This rule applies for the purposes of the service of documents under the Ordinance or these rules.
- (2) Where a person has notified the Commissioner in writing of an electronic address for service of documents under the Ordinance or rules a document required to be served on the person by the Commissioner or ³ ["Chief"] Commissioner shall be considered sufficiently served if sent to that address.
- (3) For the purposes of sub-rule (2), a document is considered sent to an electronic address if the sender receives-
 - (a) in the case of a message sent to a facsimile number, confirmation from the sending facsimile machine that the transmission is sent; ⁴[]
 - (b) in the case of a message sent to an electronic mail address, confirmation from the server of the recipient that the message has been received ⁵[; and]

-

The words "Central Board of Revenue" substituted by the Finance Act, 2007

Sub-rule (8) inserted by SRO 498(I)/2015, dated July 24, 2015.

The word "Regional" substituted by SRO 1218(I)/2015 dated 08.12.2015.

Word and omitted by SRO 516(I)/2006, dated June 01, 2006.

Substituted for full stop by SRO 516(I)/2006, dated June 01, 2006.

FURNISHING OF DOCUMENTS; SERVICE OF DOCUMENTS; FORMS AND NOTICES

¹[(c) from the Board a digitally signed e-mail acknowledging the receipt of Electronic Income Tax Return ² [or electronic withholding tax statement.].]

(4) In this rule-

- (a) "document" means any notice, order or requisition under the Ordinance; and
- (b) "electronic address" means a facsimile number or electronic mail address.

75. Forms and notices.-

Any order, notice, assessment, computation or other document required to be issued under the Ordinance or these rules may be generated by computer and the order, notice, assessment, computation or other document shall not require the signature of the ³[officer of Inland Revenue] whose name and designation is specified thereon.

-

Clause "(c)" inserted by SRO 516(I)/2006, dated June 01, 2006.

Words inserted by SRO 392(I)/2009, dated May 19, 2009.

The words "taxation officer" substituted by the S.R.O. 754(I)/2016 dated 15th August, 2016.

CHAPTER XII APPEALS

¹[76. Prescribed form of appeal to the Commissioner (Appeals).- An appeal under section 127 shall be in the following form and verified in the manner indicated therein, namely:-

indicated therein, namely:-¹ Rule 76 substituted through SRO 279(I)/2018 dated 5th March, 2018 the substituted rule read as " 76. Prescribed form of appeal to the Commissioner (Appeals).- An appeal under section 127 shall be in the following form and verified in the manner indicated therein, namely:-Form of Appeal to the Commissioner (Appeals) **FORM OF APPEAL** APPEAL NO. APPEAL DATE_ (For office use only) To THE COMMISSIONER (APPEALS) ZONE Date of payment of appeal fee Date of payment of Amount of appeal fee paid Amount of tax demand based on return of income. Amount of tax levied additionally whether requirement No of tax payment for filing of appeal met or not? National Tax Number Of Appellant ["or CNIC"] Tax Year Zone_ Circle_ Jurisdiction_ Name of Appellant Individual AOP Company

¹[]

Appellants Status"

(PI	. encircle the ap	opropriate bo	ox)				
Address of Appellant							
Name of Authorized Representative (if any)							
CA C&MA ADV ITP	AR	(Pl. encirc	le the ap	propriate l	box)		
Status of Representative	•						
Address to which the							
Address to which the Notice may be sent							
					1		
News of the Commission of							
Name of the Commissioner (who passed the order)							
CIT Code							
CIT Code							
INCOME DECLARED	ASS	SESSED					
		Signature	of the of	ficial			
		Who receive	ed the ap	peal			
		Name					ital letter)
TAY 4005005D				Desi	gnatior		
TAX ASSESSED							
a) Income taxb) ¹["Default Surcharge"]			++-	General Indicate			
				section of Tax Ord			
c) Penalty				appeal f	iled.		
1[]				more that	an one	date	
e) Others				separate			. u
(g) Total							

(i) Undisputed liability. This shall not be less than the tax due on the basis of return.			3. AOP: Association Persons 4. CMA: Cost & Mar Accountant. 5. ADV Advocate					
(j) ¹ [] Tax Demand ¹ ["u/s 137 (2)"]			6. AR: Authorized Representative					
1[]								
N.B. (i) The appeal should be file (ii) The appeal should b assessment appea	e accompanied	by the Notice e case may b	e of Demand and/or a copy of e.	the				
,		S OF APPEAL						
1.	Attach separate	e sneets, it fed	quirea)					
2. 3. 4	2. 3.							
E	BRIEF CLAIM II <u>VERIF</u>	N APPEAL/ P FICATION	AYER					
1. I, S/o_ M/s the appell best of my knowledge and belief.	ant, do hereby	he proprietor declare that	/partner/managing director/m whatever is stated above is t	nember of true to the				
2. I am competent to file the appe	al in my capacit	y as	·					
I further certify that a true copy Courier service, or delivered to Zone/ Jurisdiction	the concerne	ed officer pe						
		Signature o						
		Appellant_ Name (in ca	apital					
NIC	Number of pe	letters)	he appeal					
The form of appeal and verification								
(a) in case of an individual by the			ii be signed.					
(b) in case of a company by the po	rincipal officer.							
(c) In case of AOP by member/pa	artner							
	This portion	is for official u						
Appeal received by transfer From Zone/Range	Date appeal by trar		In ward register No).				

APPEAL NOAPPEAL DATE(For office use only)
To THE COMMISSIONER (APPEALS) ZONE
Amount of appeal fee paid Date of payment of appeal fee
Amount of tax demand based Date of payment of on return of income.
Amount of tax levied additionally whether requirement Yes No of tax payment for filing of appeal met or not?
National Tax Number of
Appeal transferred to Date of appeal Outward register No. Zone/Range transferred out
UDC/LDC/ Officer of Appeal Section CIT(Appeal) (Initial) (Initial) APPEAL ACKNOWLEDGEMENT RECEIPT
Appeal Zone/
City Appeal No National Tax No.
Appellant" Name Signature of Appellant Date of receipt of Appeal Designation

CHAPTER - XII	APPEALS
¹ [or CNIC]	
Tax Year	one Jurisdiction
Name of Appellant	
Appellants Status"	AOP Company
	(Pl. encircle the appropriate box)
Address of Appellant	
Name of Authorized Representative (if any)	
Status of Representative	C&MA ADV ITP AR (Pl. encircle the appropriate box)
Address to	
which the Notice may be sent	
Name of the	
Commissioner (who passed the orde	r)
CIT Code	
INCOME DECLARED	ASSESSED

Income Tax Rules, 2002

¹ Added by SRO 1218(I)/2015 dated 08.12.2015

	Who r	eceive	d the a	ppeal	(in capital letter,
	Desig	nation			(#/ Gapia/ 1616)
TAX ASSESSED					
a) Income tax b) Default Surcharge c) Penalty d) Others e) Total					General Guidelines 1. Indicate the section and sub-section of the Income Tax Ordinance under which appeal filed. 2. Where payment made on more than one date please give details on a
(f) Undisputed liability. This shall not be less than the tax due on the basis of return.					separate Sheet. 3. AOP: Association of Persons 4. CMA: Cost & Management Accountant. 5. AR: Authorized
(g) Tax Demand ¹["u/s 137 (2)"]					Representative
impugned ord (e) a certificate sh of appeal and alongwith evic	ealed againg and; ent of apportunity of apportunity the er to the apportunity the grounds o	nst; eal fee; date of ppellan date of f appeaervice.	f service t; and f comm al to the	ce of n nunica e resp	notice of demand or the tion of the memorandum ondent department
Inserted by SRO 1218(I)/20	 15 dated 08.	12.2015			

Income Tax Rules, 2002

APPEALS

GROUNDS OF APPEAL (Attach separate sheets, if required)
1
3
4
BRIEF CLAIM IN APPEAL/ PRAYER
VERIFICATION
1. I, S/o the proprietor/partner/managing director/member of M/s the appellant, do hereby declare that whatever is stated above is true to the best of my knowledge and belief.
2. I am competent to file the appeal in my capacity as
3. I further certify that a true copy of this form of appeal has been sent by Registered Post/ AD/ Courier service, or delivered personally to the concerned Office of the Commissioner Inland Revenue, Zone on (date). Evidence of service by any of the following modes attached:- (Please tick the relevant box) (i) Receipt of registered post (ii) Receipt of courier service (iii) Receipt of personal service
Signature of Appellant Name (in capital letters) CNIC Number of person signing the appeal
The form of appeal and verification form appended thereto shall be signed:-
(a) in case of an individual by the individual himself(b) in case of a company by the principal officer.(c) in case of AOP by member/partner
This portion is for official use
Appeal received by transfer Date appeal received In ward register No. From Zone/Range by transfer

CHAPTER -	XII	APP	EAI	LS												
]				
Appeal transfe Zone/Range	rred to		tra	ınsf	erre	Da ed o		of a	ppe	al		Out	ward	d regis	ster N	0.
UDC/LDC/ Offi	cer of A	ppeal \$	Sect	ion					(CIR	App	eal)			
								(Init	ial)					(Ini	tial)	
	AF	PEAL	. AC	KN	ow	/LE	DGI	EME	ENT	RE	CEI	РΤ				
Appeal Zone/_		C	ity_					_								
National Tax No./CNIC									Δ	√pp€	al N	lo. ₋				_
Appellant" Nan	ne															
Signature of Ap	opellant		te of	f re	ceip	ot of	_		Off	icial				ne of r		ing
76A. Date the Commission memorandum the appeal so e	of Appea	peals) al the (in t date	his on	beh whi	nalf ich	sha it is	ll er pre	ndo sen	rse ted	on t sin	the g th	front e en	page dorse	of ement	very
76B. Doc shall be according the documents certified copy),	attache	with ted with	he f	ollo	win	g d	ocu	mer	nts	alor	g w	/ith	chec	klist s	specif	ying
(a)	the orde	r appe	aled	l ag	ains	st;										
(b)	notice of	dema	ınd;													
(c)	proof of	payme	ent o	f ap	pea	al fe	e;									
	a certific or the im										otic	e of	dem	nand		
	a certific appeal a														andu [m of

- (2) The appellant shall annex an index on the face of memorandum of appeal, showing the documents filed under this rule along with paging in paper book form in duplicate.
- **76C.** Intimation of filing of appeal to the respondent.- The appellant shall before filing of appeal send a copy of the memorandum of appeal and grounds of appeal to the respondent and a certificate to this effect shall be appended with the appeal.
- **76D. Filing of affidavit regarding contrary facts.-** Where a fact, which cannot be borne out by or is contrary to the record, is alleged, it shall be stated clearly and concisely by a duly sworn affidavit and shall have to be filed with the memorandum of appeal.
- **76E. Defective appeals etc.-** (1) Where a memorandum of appeal is not filed in the manner specified in these rules, the official authorized under rule 76A, after examination at the time of filing may, within three working days, require the appellant or his authorized representative, if any, to being the memorandum of appeal in conformity with the Rules, within the time limitation as specified in subsection (5) of section 127 of the Ordinance subject to just exceptions under subsection (6) of the aforesaid section and the appeal so received shall not be deemed to have been filled unless the provisions of these Rules have been fully complied with.
- (2) Where the appellant or his authorized representative does not meet the requirement under sub-rule (1), the authorized official shall place the matter before the Commissioner (Appeals) for appropriate orders.
- **76F.** Power of attorney etc., by authorized representative.- Where an authorized representative has been appointed or declared as defined in section 172 of Ordinance, such representative shall annex with the memorandum, the document showing his authority and his acceptance thereof, which shall be signed and dated by the representative and shall also specify his capacity in which he is acting as such.
- **76G.** Procedure for filing and disposal of stay application.- (1) On receipt of stay application the official authorized in this behalf shall fix the application for hearing in the following manner, namely:-
 - (a) For applications received before 01:00PM on a working day, hearing shall be fixed on the next working day; and
 - (b) For applications received after 01:00PM on a working day, hearing shall be fixed on the day after the next working day.
- (2) Stay applications shall be disposed by the Commissioner (Appeals) within seven working days of fixation.
- **76H.** Date and place of hearing of appeal and stay applications.- (1) The Commissioner (Appeals) shall issue and properly serve notice to both the parties to

the appeals informing them about the date and place of hearing of appeal or the stay application as the case be.

- (2) The Commissioner (Appeals) may, where deemed necessary, require the respondent department to submit para-wise comments in response to the appellant's written submissions, if any, on or before the due date of hearing.
- **76I.** Hearing of Appeals or stay application.- (1) On the day fixed for hearing or any other day to which the hearing is adjourned the appellant shall be heard and the Commissioner (Appeals) shall then hear the respondent against the appeal or stay application and in that case the appellant shall have a right to reply.
- (2) The Commissioner (Appeals) may from time to time adjourn the hearing of the appeal.
- **76J.** Notice to be issued to both parties under sub-section (2) of section 129.- The Commissioner (Appeals) shall issue notices to both parties for providing them a reasonable opportunity to present their stance in case of increase in the amount of any assessment order or decrease in the amount of any refund.
- **76K. Maintenance and Preservation of registers.-** (1) The following registers shall be maintained according to the format as mentioned below;-

S.No.	Name of Register					
(1)	(2)					
1.	Appeals Register					
2.	Stay Application Register					
3.	Early hearing Register					
4.	Register for Compliance of Court					

(2) The registers of the Commissioner (Appeals) specified in sub-rule (1) shall be preserved forever.

FORMAT OF REGISTERS

APPEAL REGISTER

\$ #	Appeal No.	Date of institutions of Appeal	Name / address taxpayer	NTN / CNIC	Tax year	Zone / Field formation	Revenue involved	Date of appellate order	Status (confirmed /modified/an nulled/enhan ced/other
1	2	3	4	5	6	7	8	9	10

STAY APPLICATION REGISTER

S.#.	Appeal No.	Date of institution of Appeal	Name, NTN/ CNIC	Date of receipt	Tax year	Zone/Field formation	Revenue involved	Stay granted for number of days/not granted	Date of order
1	2	3	4	5	6	7	8	9	10

EARLY HEARING REGISTER

S.#	Appeal No.	Date of instit ution of Appe al	Name, NTN/ CNIC	Tax year	Request date	Request made by (Taxpayer / Dept)	Zone/Field formation	Revenue involved	Date of Appellate order
1	2	3	4	5	6	7	8	9	10

COMPLIANCE REGISTER OF COURT DIRECTIONS/ORDERS

S.#	Appeal No	Name, NTN/CNIC	Date of Receipt of Court Order	Direction/Or der of the Court	Last Date for Disposal	Date of Appellate order
1	2	3	5	6	7	8

76L. Reports.— (1) Commissioner Inland Revenue (Appeals) shall submit a monthly performance report as set out below by the 5^{th} of every month:

MPR (APPEALS) FOR THE MONTH OF ______ 201 / (CIR APPEALS)

Particulars of reporting officer:

Code:	Name of CIR	Telephone Mobile No.	1	E-mail Address	City

Appeals for Disposal

Opening Balance	Transfer			Remand Back	Fresh Filing	Revenue involved (M)	Available for Disposal
	In	Out	Net				

Disposal		Revenue	Involved	Balance	Pendency	Revenue In	volved (M)
During the month	Upto the Month	During the month (M)	Upto the Month (M)	During the month	Upto the Month	During the month (M)	Upto the Month (M)

Withd	rawn	Revenue		A STATE OF THE PARTY OF THE PAR	Proceedings r ADRC	Reve	nue (M)
During the month	Up to the month	During the month	Up to the month	During the month	Up to the month	During the month	Up to the month

Aging Composition

3 Months Old		4 to 6 Months Old		7 to 12 M	onths Old	More than year Old	
No. of Cases	Revenue Involved (M)	No. of Cases	Revenue Involved (M)	A SECTION OF STREET	Revenue Involved (M)		Revenue Involved (M)

Analysis of Appeals decided.

No. o	Confirmed	Modified	Annulled	Total	Others
Appeals		0)			

For the Month			
Up to the Month			

Disposal of Stay Applications

Opening Balance of Stay Applications		No. of applications decided during month	Stay application pending for more than 10 days	
--------------------------------------------	--	------------------------------------------	------------------------------------------------------	--

Disposal of cases on directions of Superior Courts.

Opening	balance	of	New cases	referred /	Cases	decided	Closing Balance
cases r Superior (by	remanded month	during the	during the	month	

(2) Commissioner Inland Revenue (Appeals) shall submit the stay applications disposal Report as set out below by the 5^{th} and 20^{th} day of every month:-

STAY APPLICATIONS DISPOSAL REPORT

FOR THE MONTH OF______, 201

S.#	Appeal No.	Name of Taxpayer	NTN/ CNIC	Date of Receipt of Application	Fixation	Date of Disposal
1	2	3	4	5	6	7

76M. Arrangement and preservation of record.- (1) The record of appeals, and other applications shall consist of the following two parts, namely:- Part – A

- (a) Folder containing the particulars of appeals, applications and brief abstract of the impugned orders of the Commissioner;
- (b) order sheet or chronological abstract of orders;
- (c) original copy of memorandum of appeal;
- (d) original copies of grounds of Appeal;
- (e) affidavits;
- (f) judgment or any other final order against which appeal is preferred; and
- (g) judgments and others of High Courts and Supreme Court.

- (2) The document specified in sub-rule (1) shall form "Part-A" of the record unless otherwise directed by the Board, all other documents shall form "Part-B" of the record.
- (3) The documents forming part of appeals, and other applications specified in this rule shall be preserved for a period specified below, which shall be reckoned from the date of final order.

Explanation: The expression documents used in this rule includes all forms of electronic record.

- (4) The documents as mentioned above shall be preserved as under,-
 - (a) documents to be preserved permanently,-
 - (i) Part "A" of the appeals, and applications; and
 - (ii) Judgments of the High Court, Supreme Court in constitutional petitions
 - (b) documents to be preserved for twelve years and Part "B" of the appeals record and any other documents as directed by the Board; and
 - (c) destruction of Record, after the prescribed period as provided in clause (b), shall be in the manner as directed by the Board.
- **76N.** Manner of destruction of record.- (1) After the expiry of the period of preservation specified in rule 76M above, the record of the appeals, and other applications shall be destroyed in supervision of Commissioner (Appeals).
- (2) All court free stamps, affixed to documents which are to be destroyed, shall be removed there from and burnt.
- (3) The record shall be destroyed by tearing or otherwise so that no document may be used again.
- (4) After destruction of the record, the Commissioner (Appeals) under whose supervision the record was destroyed shall certify that the destruction has been rendered such record of no use.
- (5) The fact of destruction of appeals and other applications shall be recorded under the signature of Commissioner (Appeals) immediately after their destruction in the register in which such appeals, applications are entered and also in the index prefixed to the record.
- **760. Seal of the Commissioner (Appeals).-** (1) There shall be a seal of the Commissioner (Appeals) on which shall be inscribed his name and insignia.

APPEALS

(2) The seal shall remain in the custody of the official as the Commissioner (Appeals) may direct and shall be affixed on every order passed by the Commissioner (Appeals).]

77. Prescribed form for appeal to the Appellate Tribunal.-

An appeal under section 131 shall be in the following form and verified in the manner indicated therein, namely:-

FORM OF APPEAL TO THE TRIBUNAL UNDER SECTION 131 OF THE INCOME TAX ORDINANCE, 2001

(RULE 77)
NO._____ OF 20____

APPELLANT	Vs.	RESPONDENT
¹ [Inland Revenue Office] in whi assessment was made and one which it is located		
Tax year to which the appeal relates		
Section of the Income Tax Ordinand 2001 under which Commission passed the order		
Commissioner (Appeals) passing tappellate order	the	
Date of communication of the ord appealed against	der	
Address to which notices may be so to the appellant	ent	
Address to which notices may be set to the respondent	ent	
Claim in appeal		

The words "Income Tax Office" substituted by the S.R.O. 754(I)/2016 dated 15th August, 2016.

Income Tax Rules, 2002

¹GROUNDS OF APPEAL -- AS PER SEPARATE SHEET ATTACHED --

	X	
		(Appellant)
		(Authorised Representative, if any)
	VERIF	FICATION
We declare that what is stated abo	ve is true	, the appellant do hereby to the best of our information and belief.
Verified today, the	_ day of	, 20
	х	(Appellant)

Substituted for "GROUND OF APPEAL" BY SRO 392(I)/2009, dated May 19, 2009.

N.B.

- 1. The memorandum of appeal (including the Grounds of Appeal when filed on a separate paper) must be in triplicate and should be accompanied by two copies (at least one of which should be a certified copy) of the order appealed against and two copies of the order of the Commissioner.
- 2. The memorandum of appeal in the case of an appeal by the taxpayer must be accompanied by a fee. The appeal fee must be credited in the Treasury or a Branch of the National Bank of Pakistan or the State Bank of Pakistan and the triplicate portion of the challan sent to the Tribunal with the memorandum of appeal. The Appellate Tribunal will not accept cheques, hundies or other negotiable instruments.
- 3. The memorandum of appeal should be set forth, concisely and under distinct heads, the grounds of appeal without any argument or narrative and such grounds should be numbered consecutively.
- ¹[78. Prescribed Form for reference to High Court. An application under subsection (1) of section 133 to refer to the High Court any question of law shall be in the following form, namely:-

FORM OF REFERENCE APPLICATION UNDER SECTION 133 OF THE INCOME TAX ORDINANCE, 2001

Year
Before the High Court of
Income Tax Reference Application No of 20
APPELLANT
VERSUS
RESPONDENT
Title and number of appeal which gives rise to the reference
The applicant (s) state (s) as follows:-

Income Tax Rules, 2002

Rule 78 substituted by Notification No. 678(I)/2005, dated July 04, 2005.

Signed (Appellant)

Signed (Authorized Representative, if any)

- **N.B:-** 1. The application must be made in triplicate.
 - 2. The application made by taxpayer must be accompanied by a fee of one hundred rupees. The fee be deposited in the Treasury or a Branch of the National Bank of Pakistan or the State Bank of Pakistan alongwith the income tax challan (in quadruplicate) and one copy of the challan be attached with the application.

¹["CHAPTER XIIA

COMMON REPORTING STANDARD

78A. Application. - This Chapter contains rules for reporting financial institutions to provide information to the Federal Board of Revenue for the purposes of section 107 read with section165B of the Income Tax Ordinance, 2001 (XLIX of 2001).

78B. Definitions.- In this Chapter, -

- (a) "Reporting Financial Institution" means any ²[Pakistan] Financial Institution that is not a Non-Reporting Financial Institution;
- (b) ³[Pakistan] Financial Institution" means-
 - (i) any Financial Institution that is resident in ⁴[] ⁵[Pakistan], but excludes any branch of that Financial Institution that is located outside ⁶[] ⁷[Pakistan]; and
 - (ii) any branch of a Financial Institution that is not resident in ⁸[] ⁹[Pakistan], if that branch is located in ¹⁰[]¹¹[Pakistan];
- (c) "Financial Institution" for the purposes of this Chapter, the term means a Custodial Institution, a Depository Institution, an Investment Entity or a Specified Insurance Company;
- (d) "Custodial Institution" means any Entity that holds, as a substantial portion of its business, Financial Assets for the account of others. An Entity holds Financial Assets for the account of others as a substantial portion of its business if the Entity's gross income attributable to the holding of Financial Assets and related financial services equals or exceeds twenty per cent of the Entity's gross income during the shorter of -

(i)	the three-year period that ends on the 31st December (or
	the final day of a non-calendar year accounting period) prior
	to the year in which the determination is being made; or
(ii)	the period during which the Entity has been in existence;

Added by SRO 166(I)/2017 dated 15.03.2017.

Substituted for "Participating Jurisdiction" by SRO 452(I)/2017 dated 08.06.2017.

³ Substituted for "Participating Jurisdiction" by SRO 452(I)/2017 dated 08.06.2017.

Word "a" omitted by by SRO 452(I)/2017 dated 08.06.2017.

Substituted for "Participating Jurisdiction" by SRO 452(I)/2017 dated 08.06.2017.

⁶ Word "such' omitted by by SRO 452(I)/2017 dated 08.06.2017.

Substituted for "Participating Jurisdiction" by SRO 452(I)/2017 dated 08.06.2017.

Word "a" omitted by by SRO 452(I)/2017 dated 08.06.2017.

Substituted for "Participating Jurisdiction" by SRO 452(I)/2017 dated 08.06.2017.

Word "such' omitted by by SRO 452(I)/2017 dated 08.06.2017

Substituted for "Participating Jurisdiction" by SRO 452(I)/2017 dated 08.06.2017.

- **(e) "Depository Institution"** means any Entity that accepts deposits in the ordinary course of a banking or similar business;
- (f) "Investment Entity" means any Entity -
 - (i) that primarily conducts as a business one or more of the following activities or operations for or on behalf of a customer namely:-
 - (a) trading in money market instruments (cheques, bills, certificates of deposit, derivatives, etc.), foreign exchange, exchange, interest rate and index instruments, transferable securities or commodity futures trading;
 - (b) individual and collective portfolio management; or
 - (c) otherwise investing, administering or managing Financial Assets or money on behalf of other persons;
 - (ii) the gross income of which is primarily attributable to investing, reinvesting or trading in Financial Assets, if the Entity is managed by another Entity that is a Depository Institution, a Custodial Institution, a Specified Insurance Company or an Investment Entity described in sub-clause (i);

An Entity is treated as primarily conducting as a business one or more of the activities described in sub-clause (i) of clause (f), or an Entity's gross income is primarily attributable to investing, reinvesting or trading in Financial Assets for purposes of sub-clause (ii) of clause(f), if the Entity's gross income attributable to the relevant activities equals or exceeds fifty per cent of the Entity's gross income during the shorter of (a) the three-year period ending on the 31st December of the year preceding the year in which the determination is made; or (b) the period during which the Entity has been in existence. The term "Investment Entity" does not include an Entity that is an Active NFE because it meets any of the criteria in sub-clause (iv) through (vii) of clause (aq) of rule 78B.

(g) "Financial Asset" includes a security (for example, a share of stock in a corporation, partnership or beneficial ownership interest in a widely held or publicly traded partnership or trust, note, bond, debenture or other evidence of indebtedness), partnership interest, commodity, swap (for example, interest rate swaps, currency swaps, basis swaps, interest rate caps, interest rate floors, commodity swaps, equity swaps, equity index swaps and similar agreements), Insurance Contract or Annuity Contract or any interest (including a futures or forward contract or option) in a security, partnership interest, commodity, swap, Insurance Contract or Annuity Contract. The term "Financial Asset" does not include a non-debt, direct interest in real property;

- (h) "Specified Insurance Company" means any Entity that is an insurance company (or the holding company of an insurance company) that issues or is obligated to make payments with respect to a Cash Value Insurance Contract or an Annuity Contract;
- (i) "Non-Reporting Financial Institution" means any Financial Institution that is-
 - (i) a Governmental Entity, International Organization or Central Bank, other than with respect to a payment that is derived from an obligation held in connection with a commercial financial activity of a type engaged in a Specified Insurance Company, Custodial Institution, or Depository Institution;
 - (ii) a Broad Participation Retirement Fund, a Narrow Participation Retirement Fund, a Pension Fund of a Governmental Entity, International Organization or Central Bank or a Qualified Credit Card Issuer;
 - (iii) any other Entity that presents a low risk of being used to evade tax, has substantially similar characteristics to any of the Entities described in sub-clauses (i) and (ii) and included in the list to be published by Federal Board of Revenue and made available on its web portal, on recommendations of the State Bank of Pakistan and the Securities Exchange Commission of Pakistan, as the case may be, as a Non-Reporting Financial Institution, provided that the status of such Entity as a Non-Reporting Financial Institution does not frustrate the purposes of these rules;
 - (iv) an Exempt Collective Investment Vehicle; or
 - a trust to the extent that the trustee of the trust is a Reporting Financial Institution and reports all information required to be reported pursuant to rule 78C with respect to all Reportable Accounts of the trust;
- (j) "Governmental Entity" means the government of a jurisdiction, any political subdivision of a jurisdiction (which, for the avoidance of doubt, includes a state, province, county or municipality) or any wholly owned agency or instrumentality of a jurisdiction or of any one or more of the foregoing (each, a "Governmental Entity"). This category is comprised of the integral parts, controlled entities and political subdivisions of a jurisdiction.

Explanation. - For the purpose of this clause,-

- (i) an "integral part" of a jurisdiction means any person, organisation, agency, bureau, fund, instrumentality or other body, however designated, that constitutes a governing authority of a jurisdiction. The net earnings of the governing authority must be credited to its own account or to other accounts of the jurisdiction, with no portion inuring to the benefit of any private person. An integral part does not include any individual who is a sovereign, official or administrator acting in a private or personal capacity.
- (ii) a "controlled entity" means an Entity that is separate in form from the jurisdiction or that otherwise constitutes a separate juridical entity, provided that-
 - (A) the Entity is wholly owned and controlled by one or more Governmental Entities directly or through one or more controlled entities;
 - (B) the Entity's net earnings are credited to its own account or to the accounts of one or more Governmental Entities, with no portion of its income inuring to the benefit of any private person; and
 - (C) the Entity's assets vest in one or more Governmental Entities upon dissolution; and
- (iii) Income does not inure to the benefit of private persons if such persons are the intended beneficiaries of a governmental program and the program activities are performed for the general public with respect to the common welfare or relate to the administration of some phase of government. Notwithstanding the foregoing, however, income is considered to inure to the benefit of private persons if the income is derived from the use of a governmental entity to conduct a commercial business, such as a commercial banking business that provides financial services to private persons;
- (k) "International Organization" means any international organization or wholly owned agency or instrumentality thereof and includes any intergovernmental organization (including a supranational organization) that is comprised primarily of governments, that has in effect a headquarters or substantially similar agreement with Pakistan and the income of which does not inure to the benefit of private persons;
- (I) "Central Bank" means an institution that is by law or government sanction the principal authority, other than the government of the jurisdiction itself, issuing instruments intended to circulate as currency. Such an institution may include an instrumentality that is separate from the government of the jurisdiction, whether or not owned in whole or in part by the jurisdiction;

- (m) "Broad Participation Retirement Fund" means a fund established to provide retirement, disability or death benefits or any combination thereof, to beneficiaries that are current or former employees (or persons designated by such employees) of one or more employers in consideration for services rendered, provided that the fund-
 - does not have a single beneficiary with a right to more than five per cent of the fund's assets;
 - (ii) is subject to government regulation and provides information reporting to the tax authorities; and
 - (iii) satisfies at least one of the following requirements, namely:-
 - (A) The fund is generally exempt from tax on investment income or taxation of such income is deferred or taxed at a reduced rate, due to its status as a retirement or pension plan;
 - (B) the fund receives at least fifty per cent of its total contributions (other than transfers of assets from other plans described in clauses (m) through (o) or from retirement and pension accounts described in sub- clause(i) of clause (ah) from the sponsoring employers;
 - (C) distributions or withdrawals from the fund are allowed only upon the occurrence of specified events related to retirement, disability or death (except rollover distributions to other retirement funds described in clauses (m) through (o) or retirement and pension accounts described in subclause (i) of clause (ah) or penalties apply to distributions or withdrawals made before such specified events; or
 - (D) contributions (other than certain permitted make-up contributions) by employees to the fund are limited by reference to earned income of the employee or may not exceed fifty thousand US Dollars annually, applying the rules set forth in sub- rule (3) of rule 781 for account aggregation and currency translation;
- (n) "Narrow Participation Retirement Fund" means a fund established to provide retirement, disability or death benefits to beneficiaries that are current or former employees (or persons designated by such employees) of one or more employers in consideration for services rendered, provided that-
 - (i) the fund has fewer than fifty participants;

- (ii) the fund is sponsored by one or more employers that are not Investment Entities or Passive NFEs;
- (iii) the employee and employer contributions to the fund [other than transfers of assets from retirement and pension accounts described in sub-clause (i) of clause (ah)] are limited by reference to earned income and compensation of the employee, respectively;
- (iv) participants, that are not residents of the jurisdiction in which the fund is established, are not entitled to more than twenty per cent of the fund's assets; and
- (v) the fund is subject to government regulation and provides information reporting to the tax authorities;
- (o) "Pension Fund of a Governmental Entity, International Organization or Central Bank" means a fund established by a Governmental Entity, International Organization or Central Bank to provide retirement, disability or death benefits to beneficiaries or participants that are current or former employees (or persons designated by such employees) or that are not current or former employees, if the benefits provided to such beneficiaries or participants are in consideration of personal services performed for the Governmental Entity, International Organization or Central Bank;
- **(p)** "Qualified Credit Card Issuer" means a Financial Institution satisfying the following requirements, namely:-
 - (i) the Financial Institution is a Financial Institution solely because it is an issuer of credit cards that accepts deposits only when a customer makes a payment in excess of a balance due with respect to the card and the overpayment is not immediately returned to the customer; and
 - (ii) beginning on or before the 1st July, 2017, the Financial Institution implements policies and procedures either to prevent a customer from making an overpayment in excess of fifty thousand US Dollars or to ensure that any customer overpayment in excess of fifty thousand US Dollars is refunded to the customer within sixty days, in each case applying the rules set forth in sub-rule (3) of rule 78I for account aggregation and currency translation. For this purpose, a customer overpayment does not refer to credit

balances to the extent of disputed charges but does include credit balances resulting from merchandise returns;

- (q) "Exempt Collective Investment Vehicle" means an Investment Entity that is regulated as a collective investment vehicle, provided that all of the interests in the collective investment vehicle are held by or through individuals or Entities that are not Reportable Persons except a Passive NFE with Controlling Persons who are Reportable Persons. An Investment Entity that is regulated as a collective investment vehicle does not fail to qualify as an Exempt Collective Investment Vehicle, solely because the collective investment vehicle has issued physical shares in bearer form, provided that-
 - (i) the collective investment vehicle has not issued and does not issue any physical shares in bearer form;
 - (ii) the collective investment vehicle retires all such shares upon surrender:
 - (iii) the collective investment vehicle performs the due diligence procedures set forth in rule 78D through 78J and reports any information required to be reported with respect to any such shares when such shares are presented for redemption or other payment; and
 - (iv) the collective investment vehicle has in place policies and procedures to ensure that such shares are redeemed or immobilized as soon as possible and in any event prior to the 1st July, 2017;
- **(r) "Financial Account"** means an account maintained by a Financial Institution and includes a Depository Account, a Custodial Account and
 - (i) in the case of an Investment Entity, any equity or debt interest in the Financial Institution. Notwithstanding the foregoing, the term "Financial Account" does not include any equity or debt interest in any Entity that is an Investment Entity solely because it (a) renders investment advice to and acts on behalf of or (b) manages portfolios for and acts on behalf of a customer for the purpose of investing, managing or administering Financial Assets deposited in the name of the customer with a Financial Institution other than such Entity;
 - (ii) in the case of a Financial Institution not described in sub-clause (i) any equity or debt interest in the Financial Institution, if the

- class of interests was established with a purpose of avoiding reporting in accordance with Rule 78C; and
- (iii) any Cash Value Insurance Contract and any Annuity Contract issued or maintained by a Financial Institution, other than a noninvestment-linked, non-transferable immediate life annuity that is issued to an individual and monetizes a pension or disability benefit provided under an account that is an Excluded Account. The term "Financial Account" does not include any account that is an excluded account;
- (s) "Depository Account" includes any commercial, checking, savings, time or thrift account or an account that is evidenced by a certificate of deposit, thrift certificate, investment certificate, certificate of indebtedness or other similar instrument maintained by a Financial Institution in the ordinary course of a banking or similar business. A Depository Account also includes an amount held by an insurance company pursuant to a guaranteed investment contract or similar agreement to pay or credit interest thereon;
- (t) "Custodial Account" means an account (other than an Insurance Contract or Annuity Contract) that holds one or more Financial Assets for the benefit of another person;
- (u) "Equity Interest" means, in the case of a partnership that is a Financial Institution, either a capital or profits interest in the partnership. In the case of a trust that is a Financial Institution, an Equity Interest is considered to be held by any person treated as a settlor or beneficiary of all or a portion of the trust, or any other natural person exercising ultimate effective control over the trust. A Reportable Person will be treated as being a beneficiary of a trust if such Reportable Person has the right to receive directly or indirectly (for example, through a nominee) a mandatory distribution or may receive, directly or indirectly, a discretionary distribution from the trust;
- (v) "Insurance Contract" means a contract (other than an Annuity Contract) under which the issuer agrees to pay an amount upon the occurrence of a specified contingency involving mortality, morbidity, accident, liability or property risk;
- (w) "Annuity Contract" means a contract under which the issuer agrees to make payments for a period of time determined in whole or in part by reference to the life expectancy of one or more individuals. The term also includes a contract that is considered to be an Annuity Contract in

accordance with the law, regulation or practice of the jurisdiction in which the contract was issued, and under which the issuer agrees to make payments for a term of years;

- (x) "Cash Value Insurance Contract" means an Insurance Contract (other than an indemnity reinsurance contract between two insurance companies) that has a Cash Value;
- (y) "Cash Value" means the greater of (a) the amount that the policyholder is entitled to receive upon surrender or termination of the contract (determined without reduction for any surrender charge or policy loan), and (b) the amount the policyholder can borrow under or with regard to the contract. Notwithstanding the foregoing, the term "Cash Value" does not include an amount payable under an Insurance Contract-
 - (i) solely by reason of the death of an individual insured under a life insurance contract;
 - (ii) as a personal injury or sickness benefit or other benefit providing indemnification of an economic loss incurred upon the occurrence of the event insured against;
 - (iii) as a refund of a previously paid premium (less cost of insurance charges whether or not actually imposed) under an Insurance Contract (other than an investment-linked life insurance contract or an Annuity Contract) due to cancellation or termination of the contract, decrease in risk exposure during the effective period of
 - the contract, or arising from the correction of a posting or similar error with regard to the premium for the contract;
 - (iv) as a policyholder dividend (other than a termination dividend) provided that the dividend relates to an Insurance Contract under which the only benefits payable are described in sub-clause (ii) of clause (y); or
 - (v) as a return of an advance premium or premium deposit for an Insurance Contract for which the premium is payable at least annually if the amount of the advance premium or premium deposit does not exceed the next annual premium that will be payable under the contract;

- (z) "Preexisting Account" means a Financial Account maintained by a Reporting Financial Institution on or before the 30th June, 2017;
 - (aa) "New Account" means a Financial Account maintained by a Reporting Financial Institution opened on or after the 1st July, 2017;
 - (ab) "Preexisting Individual Account" means a Preexisting Account held by one or more individuals;
 - (ac) "New Individual Account" means a New Account held by one or more individuals:
 - (ad) "Preexisting Entity Account" means a Preexisting Account held by one or more Entities;
 - (ae) "Lower Value Account" means a Preexisting Individual Account with an aggregate balance or value that does not exceed one million US Dollars as of 30th June, 2017 or the 31st December of any subsequent year;
 - (af) "High Value Account" means a Preexisting Individual Account with an aggregate balance or value that exceeds one million US Dollars as of the 30th June, 2017 or the 31st December of any subsequent year;
 - (ag) "New Entity Account" means a New Account held by one or more Entities;
 - (ah) "Excluded Account" means any of the following accounts, namely:-
 - a retirement or pension account that satisfies the following requirements, namely:-
 - (A) the account is subject to regulation as a personal retirement account or is part of a registered or regulated retirement or pension plan for the provision of retirement or pension benefits (including disability or death benefits);
 - (B) the account is tax-favoured (i.e. contributions to the account that would otherwise be subject to tax are deductible or excluded from the gross

income of the account holder or taxed at a reduced rate, or taxation of investment income from the account is deferred or taxed at a reduced rate);

- (C) information reporting is required to the Commissioner Inland Revenue with respect to the account;
- (D) withdrawals are conditioned on reaching a specified retirement age, disability, or death, or penalties apply to withdrawals made before such specified events; and
- (E) either (i) annual contributions are limited to fifty thousand US Dollars or less, or (ii) there is a maximum lifetime contribution limit to the account of one million US Dollars or less, in each case applying the rules set forth in sub-rule (3) of rule 781 for account aggregation and currency translation.

A Financial Account that otherwise satisfies the requirements of this paragraph will not fail to satisfy such requirements solely because such Financial Account may receive assets or funds transferred from one or more Financial Accounts that meet the requirements of sub-clauses (i) or (ii) of clause (ah) or from one or more retirement or pension funds that meet the requirements of any of clauses (m) through (o);

- (ii) an account that satisfies the following requirements, namely:-
 - (A) the account is subject to regulation as an investment vehicle for purposes other than for retirement and is regularly traded on an established securities market, or the account is subject to regulation as a savings vehicle for purposes other than for retirement;
 - (B) the account is tax-favoured (i.e. contributions to the account that would otherwise be subject to tax are deductible or excluded from the gross income of the account holder or taxed at a reduced rate, or taxation of investment income from the account is deferred or taxed at a reduced rate);

- (C) withdrawals are conditioned on meeting specific criteria related to the purpose of the investment or savings account (for example, the provision of educational or medical benefits), or penalties apply to withdrawals made before such criteria are met; and
- (D) annual contributions are limited to fifty thousand US dollars or less, applying the rules set forth in rule 78*I* for account aggregation and currency translation.

A Financial Account that otherwise satisfies the requirement of para (D) of sub clause (ii) of clause (ah) will not fail to satisfy such requirement solely because such Financial Account may receive assets or funds transferred from one or more Financial Accounts that meet the requirements of sub-clause (i) or (ii) of clause (ah) or from one or more retirement or pension funds that meet the requirements of any of clauses (m) through (o);

- (iii) a life insurance contract with a coverage period that will end before the insured individual attains age of ninety, provided that the contract satisfies the following requirements, namely:-
 - (A) periodic premiums, which do not decrease over time, are payable at least annually during the period the contract is in existence or until the insured attains age of ninety, whichever is shorter;
 - (B). the contract has no contract value that any person can access (by withdrawal, loan, or otherwise) without terminating the contract;
 - (C) the amount (other than a death benefit) payable upon cancellation or termination of the contract cannot exceed the aggregate premiums paid for the contract, less the sum of mortality, morbidity, and expense charges (whether or not actually imposed) for the period or periods of the contract's existence and any amounts paid prior to the cancellation or termination of the contract; and
 - (D) the contract is not held by a transferee for value;

- (iv) an account that is held solely by an estate if the documentation for such account includes a copy of the deceased's will or death certificate;
- (v) an account established in connection with any of the following, namely:-
- (A) a court order or judgment;
- (B) a sale, exchange or lease of real or personal property, provided that the account satisfies the following requirements, namely:-
 - (I) the account is funded solely with a down payment, earnest money, deposit in an amount appropriate to secure an obligation directly related to the transaction, or a similar payment, or is funded with a Financial Asset that is deposited in the account in connection with the sale, exchange, or lease of the property;
 - (II) the account is established and used solely to secure the obligation of the purchaser to pay the purchase price for the property, the seller to pay any contingent liability, or the lessor or lessee to pay for any damages relating to the leased property as agreed under the lease;
 - (III) the assets of the account, including the income earned thereon, will be paid or otherwise distributed for the benefit of the purchaser, seller, lessor, or lessee (including to satisfy such person's obligation) when the property is sold, exchanged, or surrendered, or the lease terminates;
 - (IV) the account is not a margin or similar account established in connection with a sale or exchange of a Financial Asset; and
 - (V) the account is not associated with an account described in subclause (vi) of clause (ah);
- (C) an obligation of a Financial Institution servicing a loan secured by real property to set aside a portion of a payment solely to facilitate the payment of taxes or insurance related to the real property at a later time;
- (D) An obligation of a Financial Institution solely to facilitate the payment of taxes at a later time;

- (vi) A Depository Account that satisfies the following requirements; namely:-
 - (A) the account exists solely because a customer makes a payment in excess of a balance due with respect to a credit card or other revolving credit facility and the overpayment is not immediately returned to the customer; and
 - (B) Beginning on or before the 1st July, 2017, the Financial Institution implements policies and procedures either to prevent a customer from making an overpayment in excess of fifty thousand US Dollar or to ensure that any customer overpayment in excess of fifty thousand US Dollars is refunded to the customer within sixty days, in each case applying the rules set forth in sub-rule (3) of rule 781 for currency translation. For this purpose, a customer overpayment does not refer to credit balances to the extent of disputed charges but does include credit balances resulting from merchandise returns;
- (vii) any other account that presents a low risk of being used to evade tax, has substantially similar characteristics to any of the accounts described in sub- clauses (i) through (vi) of clause (ah) and is included in the list to be published by the Federal Board of Revenue (FBR) and made available on its web portal, on recommendations of the State Bank of Pakistan and the Securities and Exchange Commission of Pakistan, as the case may be, as excluded account, provided that the status of such account as an Excluded Account does not frustrate the purposes of these rules;
- (ai) "Reportable Account" means an account held by one or more Reportable Persons or by a Passive NFE with one or more Controlling Persons that is a Reportable Person provided it has been identified as such pursuant rule 78D through 78J;
- (aj) "Reportable Person" means a ¹[Reportable Jurisdiction] Person other than-
 - (i) a corporation the stock of which is regularly traded on one or more established securities markets;

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Word inserted by SRO 452(I)/2017 dated 08.06.2017

- (ii) any corporation that is a Related Entity of a corporation described in sub-clause (i);
- (iii) a Governmental Entity;
- (iv) an International Organization;
- (v) a Central Bank; or
- (vi) a Financial Institution.
- (ak) "Reportable Jurisdiction Person" means an individual or Entity that is resident in a Reportable Jurisdiction or an estate of a decedent that was a resident of Reportable Jurisdiction. For this purpose, an Entity such as a partnership, limited liability partnership or similar legal arrangement that has no residence for tax purposes shall be treated as resident in the jurisdiction in which its place of effective management is situated;
- (al) "Reportable Jurisdiction" means all jurisdictions other than Pakistan and the United States of America;
- (am) "Participating Jurisdiction" means a jurisdiction (i) with which an agreement is in place pursuant to which ¹[it will] provide the information specified in rule 78C, and (ii) which is identified in a published list to be made available on FBR's web portal;
- (an) "Controlling Persons" means the natural persons who exercise control over an Entity ²[or owns 20% or above stake in an entity.] In the case of a trust, such term means the settlor, the trustees, the protector, if any, the beneficiaries or class of beneficiaries and any other natural person exercising ultimate effective control over the trust and in the case of a legal arrangement, other than a trust, such term means persons in equivalent or similar positions. The term "Controlling Persons" must be interpreted in a manner consistent with the Financial Action Task Force recommendations:
- (ao) "NFE" means any Entity that is not a Financial Institution;

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Substituted for "there is an obligation in place to" by SRO 452(I)/2017 dated 08.06.2017

Expression inserted through SRO 773(I)/2020 dated 24th August, 2020.

- (ap) "Passive NFE" means any (i) NFE that is not an Active NFE or (ii) an Investment Entity described in sub-clause (ii) of clause (f) that is not a Participating Jurisdiction Financial Institution;
- (aq) "Active NFE" means any NFE that meets any of the following criteria, namely:-
 - (i) less than fifty per cent of the NFE's gross income for the preceding calendar year is passive income and less than fifty per cent of the assets held by the NFE during the preceding calendar year are assets that produce or are held for the production of passive income;
 - (ii) the stock of the NFE is regularly traded on an established securities market or the NFE is a Related Entity of an Entity the stock of which is regularly traded on an established securities market;
 - (iii) the NFE is a Governmental Entity, an International Organization, a Central Bank , or an Entity wholly owned by one or more of the foregoing;
 - (iv) substantially all of the activities of the NFE consist of holding (in whole or in part) the outstanding stock of, or providing financing and services to, one or more subsidiaries that engage in trades or businesses other than the business of a Financial Institution, except that an Entity does not qualify for this status if the Entity functions (or holds itself out) as an investment fund, such as a private equity fund, venture capital fund, leveraged buyout fund, or any investment vehicle whose purpose is to acquire or fund companies and then hold interests in those companies as capital assets for investment purposes;
 - (v) the NFE is not yet operating a business and has no prior operating history, but is investing capital into assets with the intent to operate a business other than that of a Financial Institution, provided that the NFE does not qualify for this exception after the date that is twenty four months after the date of the initial organization of the NFE;
 - (vi) the NFE was not a Financial Institution in the past five years and is in the process of liquidating its assets or is reorganizing with the intent to continue or recommence

- operations in a business other than that of a Financial Institution;
- (vii) the NFE primarily engages in financing and hedging transactions with, or for, Related Entities that are not Financial Institutions, and does not provide financing or hedging services to any Entity that is not a Related Entity, provided that the group of any such Related Entities is primarily engaged in a business other than that of a Financial Institution; or
- (viii) the NFE meets all of the following requirements, namely:-
 - (A) it is established and operated in its jurisdiction of residence exclusively for religious, charitable, scientific, artistic, cultural, athletic, or educational purposes; or it is established and operated in its jurisdiction of residence and it is a professional organization, business league, chamber of commerce, labour organization, agricultural or horticultural organization, civic league or an organization operated exclusively for the promotion of social welfare;
 - (B) it is exempt from income tax in its jurisdiction of residence:
 - (C) it has no shareholders or members who have a proprietary or beneficial interest in its income or assets;
 - (D) the applicable laws of the NFE's jurisdiction of residence or the NFE's formation documents do not permit any income or assets of the NFE to be distributed to, or applied for the benefit of, a private person or non-charitable Entity other than pursuant to the conduct of the NFE's charitable activities, or as payment of reasonable compensation for services rendered, or as payment representing the fair market value of property which the NFE has purchased; and
 - (E) the applicable laws of the NFE's jurisdiction of residence or the NFE's formation documents require that, upon the NFE's liquidation or dissolution, all of

its assets be distributed to a Governmental Entity or other non-profit organization, or escheat to the government of the NFE's jurisdiction of residence or any political subdivision thereof;

- "Account Holder" means the person listed or identified as the holder of a Financial Account by the Financial Institution that maintains the account. A person, other than a Financial Institution, holding a Financial Account for the benefit or account of another person as agent, custodian, nominee, signatory, investment advisor or intermediary is not treated as holding the account for purposes of these rules and such other person is treated as holding the account. In the case of a Cash Value Insurance Contract or an Annuity Contract, the Account Holder is any person entitled to access the Cash Value or change the beneficiary of the contract. If no person can access the Cash Value or change the beneficiary, the Account Holder is any person named as the owner in the contract and any person with a vested entitlement to payment under the terms of the contract. Upon the maturity of a Cash Value Insurance Contract or an Annuity Contract, each person entitled to receive a payment under the contract is treated as an Account Holder:
- (as) "AML/KYC Procedures" means the customer due diligence procedures of a Reporting Financial Institution pursuant to the anti-money laundering or similar requirements to which such Reporting Financial Institution is subject;
- (at) "Entity" means a legal person or a legal arrangement, such as a corporation, partnership, trust or foundation;
- (au) "Related Entity" means if either entity controls the other Entity, or two Entities are under common control. For this purpose control includes direct or indirect ownership of more than fifty percent of the vote and value in an Entity;
- (av) "TIN" means Taxpayer Identification Number (or any other functional equivalent in the absence of a Taxpayer Identification Number); and
- (aw) "Documentary Evidence" includes any of the following, namely:-
 - (i) a certificate of residence issued by an authorized government body (for example, a government or agency

- thereof or a municipality) of the jurisdiction in which the payee claims to be a resident;
- (ii) with respect to an individual, any valid identification issued by an authorized government body (for example, a government or agency thereof or a municipality) that includes the individual's name and is typically used for identification purposes;
- (iii) with respect to an Entity, any official documentation issued by an authorized government body (for example, a government or agency thereof or a municipality) that includes the name of the Entity and either the address of its principal office in the jurisdiction in which it claims to be a resident or the jurisdiction in which the Entity was incorporated or organized;
- (iv) any audited financial statement, third-party credit report, bankruptcy filing or securities regulator's report.
- **78C.** General Reporting Requirements (1) Subject to sub-rule (3) through (6) each Reporting Financial Institution shall report the following information with respect to each Reportable Account of such Reporting Financial Institution to the Federal Board of Revenue, namely:-
 - (a) the name, address, jurisdiction of residence, TIN and date and place of birth (in the case of an individual) of each Reportable Person that is an Account Holder of the account and, in the case of any Entity that is an Account Holder and that, after application of the due diligence procedures consistent with rules 78G through 78I, is identified as having one or more Controlling Persons that is a Reportable Person, the name, address, jurisdiction of residence and TIN of the Entity and the name, address, jurisdiction of residence, TIN and date and place of birth of each Reportable Person;
 - (b) the account number (or functional equivalent in the absence of an account number);
 - (c) the name and identifying number, if any, of the Reporting Financial Institution;
 - (d) the account balance or value (including, in the case of a Cash Value Insurance Contract or Annuity Contract, the Cash Value or surrender value) as of the end of the relevant calendar year or other appropriate

reporting period or, if the account was closed during such year or period, the closure of the account;

- (e) in the case of any Custodial Account-
 - (i) the total gross amount of interest, the total gross amount of dividends, and the total gross amount of other income generated with respect to the assets held in the account, in each case paid or credited to the account (or with respect to the account) during the calendar year; or other appropriate reporting period; and
 - (ii) the total gross proceeds from the sale or redemption of Financial Assets paid or credited to the account during the calendar year or other appropriate reporting period with respect to which the Reporting Financial Institution acted as a custodian, broker, nominee or otherwise as an agent for the Account Holder;
- (f) in the case of any Depository Account, the total gross amount of interest paid or credited to the account during the calendar year or other appropriate reporting period; and
- (g) in the case of any account not described in clause (e) or (f) of sub-rule (1), the total gross amount paid or credited to the Account Holder with respect to the account during the calendar year or other appropriate reporting period with respect to which the Reporting Financial Institution is the obligor or debtor, including the aggregate amount of any redemption payments made to the Account Holder during the calendar year or other appropriate reporting period.
- (2) The information reported shall identify the currency in which each amount is denominated.
- (3) Notwithstanding clause (a) of sub- rule (1), with respect to each Reportable Account that is a Preexisting Account, the TIN or date of birth is not required to be reported if such TIN or date of birth is not in the records of the Reporting Financial Institution and is not otherwise required to be collected by such Reporting Financial Institution under the domestic law. However, a Reporting Financial Institution is required to use reasonable efforts to obtain the TIN and date of birth with respect to Preexisting Accounts by the end of the second calendar year following the year in which such Accounts were identified as Reportable Accounts.
- (4) Notwithstanding clause (a) of sub- rule (1), the TIN is not required to be reported if (i) a TIN is not issued by the relevant Reportable Jurisdiction or (ii) the domestic law of the relevant Reportable Jurisdiction does not require the collection of the TIN issued by such Reportable Jurisdiction.
- (5) Notwithstanding clause (a) of sub- rule (1), the place of birth is not required to be reported unless the Reporting Financial Institution is otherwise

required to obtain and report it under the domestic law and it is available in the electronically searchable data maintained by the Reporting Financial Institution.

- (6) Notwithstanding rule 78C, the information to be reported with respect to 2017 is the information described in said rule, except for gross proceeds described in sub-clause (ii) of clause (e) of sub-rule (1).
- **78D.** General Due Diligence Requirements.- (1) An account is treated as a Reportable Account beginning as of the date it is identified as such pursuant to the due diligence procedures in rules 78D through 78J and, unless otherwise provided, information with respect to a Reportable Account shall be reported annually in the calendar year following the year to which the information relates.
- (2) The balance or value of an account is determined as of the last day of the calendar year or other appropriate reporting period.
- (3) Where a balance or value threshold is to be determined as of the last day of a calendar year, the relevant balance or value shall be determined as of the last day of the reporting period that ends with or within that calendar year.
- (4) Reporting Financial Institutions may use service providers to fulfill the reporting and due diligence obligations imposed on such Reporting Financial Institutions pursuant to these rules, but these obligations shall remain the responsibility of the Reporting Financial Institutions.
- (5) Reporting Financial Institutions may apply the due diligence procedures for New Accounts to Preexisting Accounts and the due diligence procedures for High Value Accounts to Lower Value Accounts. Where New Account due diligence procedures are used for Preexisting Accounts, the rules otherwise applicable to Preexisting Accounts shall continue to apply.
- **78E.** Due diligence procedures for Preexisting Individual Accounts. The following procedures apply for purposes of identifying Reportable Accounts among preexisting Individual Accounts, namely:-
- (1) Accounts not Required to be Reviewed, Identified, or Reported. A Preexisting Individual Account that is a Cash Value Insurance Contract or an Annuity Contract is not required to be reviewed, identified or reported, provided the Reporting Financial Institution is effectively prevented by law from selling such Contract to residents of a Reportable Jurisdiction.
- (2) **Lower Value Accounts**. The following procedures shall apply with respect to Lower Value Accounts, namely:-
 - (a) **Residence Address.** If the Reporting Financial Institution has in its records a current residence address for the individual Account Holder based on Documentary Evidence, the Reporting Financial Institution

- may treat the individual Account Holder as being a resident for tax purposes of the jurisdiction in which the address is located for purposes of determining whether such individual Account Holder is a Reportable Person;
- (b) **Electronic Record Search**. If the Reporting Financial Institution does not rely on a current residence address for the individual Account Holder based on Documentary Evidence as set forth in sub-clause (a) of clause (2),the Reporting Financial Institution shall review electronically searchable data maintained by the Reporting Financial Institution for any of the following indicia and apply sub-clause (c) through (f) of sub-clause (2).
 - i) identification of the Account Holder as a resident of Reportable Jurisdiction;
 - ii) current mailing or residence address (including a post office box) in a Reportable Jurisdiction;
 - iii) one or more telephone numbers in a reporting Jurisdiction and no telephone number in the jurisdiction of the Reporting Financial Institution;
 - iv) standing instructions (other than with respect to a Depository Account) to transfer funds to an account maintained in a Reportable Jurisdiction;
 - v) currently effective power of attorney or signatory authority granted to a person with an address in a Reportable Jurisdiction; or
 - vi) a "hold mail" instruction or "in-care-of" address in a Reportable Jurisdiction if the Reporting Financial Institution does not have any other address on file for the Account Holder.
- (c) if none of the indicia listed in sub-clause (b) of clause (2) are discovered in the electronic search, then no further action is required until there is a change in circumstances that results in one or more indicia being associated with the account or the account becomes a High Value Account;
- (d) if any of the indicia listed in sub paragraphs (i) through (v) of subclause (b) of clause (2) are discovered in the electronic search, or if there is a change in circumstances that results in one or more indicia being associated with the account, then the Reporting Financial Institution shall treat the Account Holder as a resident for tax purposes

of each Reportable Jurisdiction for which an indicium is identified, unless it elects to apply sub-clause (f) of clause (2) and one of the exceptions in such clause applies with respect to that account;

- (e) if a "hold mail" instruction or "in-care-of" address is discovered in the electronic search and no other address and none of the other indicia listed in paragraphs (i) through (v) of sub-clause (b) of clause (2) are identified for the Account Holder, the Reporting Financial Institution shall, in the order most appropriate to the circumstances, apply the paper record search described in sub-clause (b) of clause (3) or seek to obtain from the Account Holder a self-certification or Documentary Evidence to establish the residence for tax purposes of such Account Holder. If the paper search fails to establish an indicium and the attempt to obtain the self-certification or Documentary Evidence is not successful, the Reporting Financial Institution shall report the account as an undocumented account; and
- (f) notwithstanding a finding of indicia under sub-clause (b) of clause (2), a Reporting Financial Institution is not required to treat an Account Holder as a resident of a Reportable Jurisdiction, if -
 - (i) the Account Holder information contains a current mailing or residence address in the Reportable Jurisdiction, one or more telephone numbers in the Reportable Jurisdiction (and no telephone number in the jurisdiction of the Reporting Financial Institution) or standing instructions (with respect to Financial Accounts other than Depository Accounts) to transfer funds to an account maintained in a Reportable Jurisdiction, the Reporting Financial Institution obtains, or has previously reviewed and maintains a record of -
 - (A) a self-certification from the Account Holder of the jurisdiction of residence of such Account Holder that does not include such Reportable Jurisdiction; and
 - (B) documentary evidence establishing the Account Holder's non-reportable status; and
 - (ii) the Account Holder information contains a currently effective power of attorney or signatory authority granted to a person with an address in the Reportable Jurisdiction, the Reporting Financial Institution obtains or has previously reviewed and maintains a record of -

- (A) a self-certification from the Account Holder of the jurisdiction of residence of such Account Holder that does not include such Reportable Jurisdiction; or
- (B) documentary evidence establishing the Account Holder's non-reportable status. `
- (3) Enhanced Review Procedures for High Value Accounts. The following enhanced review procedures apply with respect to High Value Accounts, namely:-
 - (a) **Electronic Record Search**. With respect to High Value Accounts, the Reporting Financial Institution will review electronically searchable data maintained by the Reporting Financial Institution for any of the indicia described in sub-clause (b) of clause (2);
 - (b) Paper Record Search. if the Reporting Financial Institution's electronically searchable databases include fields for and capture all of the information described in sub-clause (c) of clause (3), then a further paper record search is not required. If the electronic databases do not capture all of this information, then with respect to a High Value Account, the Reporting Financial Institution shall also review the current customer master file and, to the extent not contained in the current customer master file, the following documents associated with the account and obtained by the Reporting Financial Institution within the last five years for any of the indicia described in sub-clause (b) of clause (2) namely:
 - the most recent Documentary Evidence collected with respect to the account;
 - (ii) the most recent account opening contract or documentation;
 - (iii) the most recent documentation obtained by the Reporting Financial Institution pursuant to AML or KYC Procedures or for other regulatory purposes;
 - (iv) any power of attorney or signature authority forms currently in effect; and
 - (v) any standing instructions (other than with respect to a Depository Account) to transfer funds currently in effect;
 - (c) Exception to the Extent Databases Contain Sufficient Information.

 A Reporting Financial Institution is not required to perform the paper

record search described in sub-clause (b) of clause (3) to the extent the Reporting Financial Institution's electronically searchable information includes the following; namely:-

- (i) the Account Holder's residence status:
- (ii) the Account Holder's residence address and mailing address currently on file with the Reporting Financial Institution;
- (iii) the Account Holder's telephone number currently on file, if any, with the Reporting Financial Institution;
- (iv) in the case of Financial Accounts other than Depository Accounts, whether there are standing instructions to transfer funds in the account to another account (including an account at another branch of the Reporting Financial Institution or another Financial Institution);
- (v) whether there is a current "in-care-of" address or "hold mail" instruction for the Account Holder; and
- vi) whether there is any power of attorney or signatory authority for the account.
- (d) Relationship Manager Inquiry or Actual Knowledge. In addition to the electronic and paper record searches described above, the Reporting Financial Institution shall treat as a Reportable Account any High Value Account assigned to a relationship manager (including any Financial Accounts aggregated with that High Value Account) if the relationship manager has actual knowledge that the Account Holder is a Reportable Person.

(e) Effect of Finding Indicia. -

- (i) if none of the indicia listed in sub-clause (b) of clause (2) are discovered in the enhanced review of High Value Accounts described above and the account is not identified as held by a Reportable Person in sub-clause (d) of clause (3), then further action is not required until there is a change in circumstances that results in one or more indicia being associated with the account;
- ii) if any of the indicia listed in paragraphs (i) through (v) of subclause (b) of clause (2) are discovered in the enhanced review of High Value Accounts described above, or if there is a subsequent change in circumstances that results in one or more indicia being

associated with the account, then the Reporting Financial Institution shall treat the account as a Reportable Account with respect to each Reportable Jurisdiction for which an indicium is identified unless it elects to apply sub-clause (f) of clause (2) and one of the exceptions in such clause applies with respect to that account:

- (iii) if a "hold mail" instruction or "in-care-of" address is discovered in the enhanced review of High Value Accounts described above, and no other address and none of the other indicia listed in paragraphs (i) through (v) of sub-clause (b) of clause (2) are identified for the Account Holder, the Reporting Financial Institution shall obtain from such Account Holder a selfcertification or Documentary Evidence to establish the residence for tax purposes of the Account Holder. If the Reporting Financial Institution cannot obtain such self-certification or Documentary Evidence, it shall report the account as an undocumented account;
- (f) if a Preexisting Individual Account is not a High Value Account as of the 30th June, 2017, but becomes a High Value Account as of the last day of a current or subsequent calendar year, the Reporting Financial Institution shall complete the enhanced review procedures described in clause (3) with respect to such account within the calendar year following the year in which the account becomes a High Value Account. If based on this review such account is identified as a Reportable Account, the Reporting Financial Institution shall report the required information about such account with respect to the year in which it is identified as a Reportable Account and subsequent years on an annual basis, unless the Account Holder ceases to be a Reportable Person;
- (g) once a Reporting Financial Institution applies the enhanced review procedures described in clause (3) to a High Value Account, the Reporting Financial Institution is not required to re-apply such procedures, other than the relationship manager inquiry described in sub-clause (d) clause (3), to the same High Value Account in any subsequent year unless the account is undocumented where the Reporting Financial Institution should re-apply them annually until such account ceases to be undocumented;
- (h) if there is a change of circumstances with respect to a High Value Account that results in one or more indicia described in sub-clause (b)

of clause (2) being associated with the account, then the Reporting Financial Institution shall treat the account as a Reportable Account with respect to each Reportable Jurisdiction for which an indicium is identified unless it elects to apply sub-clause (f) of clause (2) and one of the exceptions in such sub-clause applies with respect to that account.

(i) A Reporting Financial Institution shall implement procedures to ensure that a relationship manager identifies any change in circumstances of an account. For example, if a relationship manager is notified that the

Account Holder has a new mailing address in a Reportable Jurisdiction, the Reporting Financial Institution is required to treat the new address as a change in circumstances and, if it elects to apply sub-clause (f) of clause (2), is required to obtain the appropriate documentation from the Account Holder.

- (4) Review of Preexisting High Value Individual Accounts shall be completed by the 31st December, 2017 and for Low Value Accounts, by the 31st December, 2018; and
- (5) Any Preexisting Individual Account that has been identified as a Reportable Account under this rule shall be treated as a Reportable Account in all subsequent years, unless the Account Holder ceases to be a Reportable Person.
- **78F. Due Diligence for New Individual Accounts.** The following procedures shall apply for purposes of identifying Reportable Accounts among New Individual Accounts, namely:-
 - (1) With respect to New Individual Accounts, upon account opening, the Reporting Financial Institution shall obtain a self-certification, which may be part of the account opening documentation, that allows the Reporting Financial Institution to determine the Account Holder's residence for tax purposes and confirm the reasonableness of such self-certification based on the information obtained by the Reporting Financial Institution in connection with the opening of the account, including any documentation collected pursuant to AML or KYC Procedures:
 - (2) If the self-certification establishes that the Account Holder is resident for tax purposes in a Reportable Jurisdiction, the Reporting Financial Institution shall treat the account as a Reportable Account and the selfcertification shall also include the Account Holder's TIN with respect to

- such Reportable Jurisdiction (subject to sub-rule (4) of rule 78C) and date of birth; and
- (3) If there is a change of circumstances with respect to a New Individual Account that causes the Reporting Financial Institution to know, or have reason to know, that the original self certification is incorrect or unreliable, the Reporting Financial Institution cannot rely on the original self-certification and shall obtain a valid self-certification that establishes the residence for tax purposes of the Account Holder.
- **78G. Due Diligence for Preexisting Entity Accounts.** The following procedures shall apply for the purposes of identifying Reportable Accounts among Preexisting Entity Accounts, namely:-
 - (1) Entity Accounts not Required to be Reviewed, Identified or Reported. Unless the Reporting Financial Institution elects otherwise, either with respect to all Preexisting Entity Accounts or, separately, with respect to any clearly identified group of such accounts, a Preexisting Entity Account with an aggregate account balance or value that does not exceed two hundred fifty thousand US Dollars as of the 31st December, 2017, is not required to be reviewed, identified or reported as a Reportable Account until the account balance or value exceeds two hundred fifty thousand US Dollars as of the last day of any subsequent calendar year;
 - (2) Entity Accounts subject to Review. A Preexisting Entity Account that has an aggregate account balance or value that exceeds two hundred fifty thousand US Dollars as of the 31st December, 2017, and a Preexisting Entity Account that does not exceed two hundred fifty thousand US Dollars as of the 31st December, 2017 but the aggregate account balance or value of which exceeds two hundred fifty thousand US Dollars as of the last day of any subsequent calendar year, shall be reviewed in accordance with the procedures set forth in clause (4);
 - (3) Entity Accounts with respect to which Reporting is required. With respect to Preexisting Entity Accounts described in clause (2), only accounts that are held by one or more Entities that are Reportable Persons, or by Passive NFEs with one or more Controlling Persons who are Reportable Persons, shall be treated as Reportable Accounts;
 - (4) Review Procedures for identifying entity Accounts with respect to which Reporting is required. For Preexisting Entity Accounts described in clause (2), a Reporting Financial Institution shall apply the following review procedures to determine whether the account is held

by one or more Reportable Persons, or by Passive NFEs with one or more Controlling Persons who are Reportable Persons, namely:-

- (a) Determine whether the Entity is a Reportable Person.
 - (i) Review information maintained for regulatory or customer relationship purposes (including information collected pursuant to AML or KYC Procedures) to determine whether the information indicates that the Account Holder is resident in a Reportable Jurisdiction. For this purpose, information indicating that the Account Holder is resident in a Reportable Jurisdiction includes a place of incorporation or organisation, or an address in a Reportable Jurisdiction;
 - (ii) If the information indicates that the Account Holder is resident in a Reportable Jurisdiction, the Reporting Financial Institution shall treat the account as a Reportable Account unless it obtains a self-certification from the Account Holder, or reasonably determines based on information in its possession or that is publicly available, that the Account Holder is not a Reportable Person;
- (b) Determine whether the Entity is a Passive NFE with one or more Controlling Persons who are Reportable Persons. With respect to an Account Holder of a Preexisting Entity Account (including an Entity that is a Reportable Person), the Reporting Financial Institution shall determine whether the Account Holder is a Passive NFE with one or more Controlling Persons who are Reportable Persons. If any of the Controlling Persons of a Passive NFE is a Reportable Person, then the account shall be treated as a Reportable Account. In making these determinations the Reporting Financial Institution shall follow the guidance in the following paragraphs in the order most appropriate under the circumstances:-
 - (i) Determining whether the Account Holder is a Passive NFE. For purposes of determining whether the Account Holder is a Passive NFE, the Reporting Financial Institution shall obtain a self-certification from the Account Holder to establish its status, unless it has information in its possession or that is publicly available, based on which it can reasonably determine that the Account Holder is an Active NFE or a Financial Institution other than an Investment Entity described in paragraph (ii) of sub-clause

- (f) of rule 78B that is not a Participating Jurisdiction Financial Institution;
- (ii) Determining the Controlling Persons of an Account Holder. For the purposes of determining the Controlling Persons of an Account Holder, a Reporting Financial Institution may rely on information collected and maintained pursuant to AML or KYC Procedures; and
- (iii) Determining whether a Controlling Person of a Passive NFE is a Reportable Person. For the purposes of determining whether a Controlling Person of a Passive NFE is a Reportable Person, a Reporting Financial Institution may rely on Information collected and maintained pursuant to AML or KYC Procedures in the case of a Preexisting Entity Account held by one or more NFEs with an aggregate account balance that does not exceed one million US Dollars; or a self-certification from the Account Holder or such Controlling Person of the jurisdiction in which the Controlling Person is resident for tax purposes; and
- (5) Timing of Review and Additional Procedures Applicable to Preexisting Entity Accounts.
 - (a) Review of Preexisting Entity Accounts with an aggregate account balance or value that exceeds two hundred fifty thousand US Dollars as of the 31st December, 2017 shall be completed by the 31st December, 2018.
 - (b) Review of Preexisting Entity Accounts with an aggregate account balance or value that does not exceed two hundred fifty thousand US Dollars as of the 31st December, 2017, but exceeds two hundred fifty thousand US Dollars as of the 31st December of a subsequent year, shall be completed within the calendar year following the year in which the aggregate account balance or value exceeds two hundred fifty thousand US Dollars; and
 - (c) If there is a change of circumstances with respect to a Preexisting Entity Account that causes the Reporting Financial Institution to know, or have reason to know, that the selfcertification or other documentation associated with an account is incorrect or unreliable, the Reporting Financial Institution shall re-

determine the status of the account in accordance with the procedures set forth under clause (4).

78H. Due Diligence for New Entity Accounts.- The following procedures shall apply for purposes of identifying Reportable Accounts among New Entity Accounts; namely:-

- (1) Review procedures for identifying Entity Accounts with respect to which reporting is required. For New Entity Accounts, a Reporting Financial Institution shall apply the following review procedures to determine whether the account is held by one or more Reportable Persons, or by Passive NFEs with one or more Controlling Persons who are Reportable Persons:-
 - (a) Determine Whether the Entity Is a Reportable Person.
 - (i) Obtain a self-certification, which may be part of the account opening documentation, that allows the Reporting Financial Institution to determine the Account Holder's residence for tax purposes and confirm the reasonableness of such selfcertification based on the information obtained by the Reporting Financial Institution in connection with the opening of the account, including any documentation collected pursuant to AML or KYC Procedures. If the Entity certifies that it has no residence for tax purposes, the Reporting Financial Institution may rely on the address of the principal office of the Entity to determine the residence of the Account Holder; and
 - (ii) If the self-certification indicates that the Account Holder is resident in a Reportable Jurisdiction, the Reporting Financial Institution shall treat the account as a Reportable Account unless it reasonably determines based on information in its possession or that is publicly available, that the Account Holder is not a Reportable Person with respect to such Reportable Jurisdiction;
 - (b) Determine whether the Entity is a Passive NFE with one or more Controlling Persons who are Reportable Persons. With respect to an Account Holder of a New Entity Account (including an Entity that is a Reportable Person), the Reporting Financial Institution shall determine whether the Account Holder is a Passive NFE with one or more Controlling Persons who are Reportable Persons. If any of the Controlling Persons of a

Passive NFE is a Reportable Person, then the account shall be treated as a Reportable Account. In making these determinations the Reporting Financial Institution shall follow the following paragraphs in the order most appropriate under the circumstances as under:-

- (i) Determining whether the Account Holder is a Passive NFE. For purposes of determining whether the Account Holder is a Passive NFE, the Reporting Financial Institution shall rely on a self-certification from the Account Holder to establish its status, unless it has information in its possession or that is publicly available, based on which it can reasonably determine that the Account Holder is an Active NFE or a Financial Institution other than an Investment Entity described in sub-clause (ii) of clause (f) of rule 78B that is not a Participating Jurisdiction Financial Institution:
- (ii) Determining the Controlling Persons of an Account Holder. For purposes of determining the Controlling Persons of an Account Holder, a Reporting Financial Institution may rely on information collected and maintained pursuant to AML or KYC Procedures; and
- (iii) Determining whether a Controlling Person of a Passive NFE is a Reportable Person. For purposes of determining whether a Controlling Person of a Passive NFE is a Reportable Person, a Reporting Financial Institution may rely on a self-certification from the Account Holder or such Controlling Person.
- **78I.** Special due Diligence Rules. The following additional clauses shall apply in implementing the due diligence procedures described above:
 - (1) Reliance on self- certification and documentary evidence. A Reporting Financial Institution may not rely on a self-certification or Documentary Evidence if the Reporting Financial Institution knows or has reason to know that the self-certification or Documentary Evidence is incorrect or unreliable;
 - (2) Alternative procedures for financial accounts held by individual beneficiaries of a cash value insurance contract or an annuity contract. A Reporting Financial Institution may presume that an individual beneficiary (other than the owner) of a Cash Value Insurance

Contract or an Annuity Contract receiving a death benefit is not a Reportable Person and may treat such Financial Account as other than a Reportable Account unless the Reporting Financial Institution has actual knowledge, or reason to know, that the beneficiary is a Reportable Person. A Reporting Financial Institution has reason to know that a beneficiary of a Cash Value Insurance Contract or an Annuity Contract is a Reportable Person if the information collected by the Reporting Financial Institution and associated with the beneficiary contains indicia as described in clause (2) of rule 78E. If a Reporting Financial Institution has actual knowledge, or reason to know, that the beneficiary is a Reportable Person, the Reporting Financial Institution shall follow the procedures in clause (2) of rule 78E;

(3) Account Balance Aggregation and Currency Rules.-

- (a) Aggregation of individual accounts. For purposes of determining the aggregate balance or value of Financial Accounts held by an individual, a Reporting Financial Institution is required to aggregate all Financial Accounts maintained by the Reporting Financial Institution, or by a Related Entity, but only to the extent that the Reporting Financial Institution's computerized systems link the Financial Accounts by reference to a data element such as client number or TIN, and allow account balances or values to be aggregated. Each holder of a jointly held Financial Account shall be attributed the entire balance or value of the jointly held Financial Account for purposes of applying the aggregation requirements described in this sub-rule;
- (b) Aggregation of entity accounts. For purposes of determining the aggregate balance or value of Financial Accounts held by an Entity, a Reporting Financial Institution is required to take into account all Financial Accounts that are maintained by the Reporting Financial Institution, or by a Related Entity, but only to the extent that the Reporting Financial Institution's computerized systems link the Financial Accounts by reference to a data element such as client number or TIN, and allow account balances or values to be aggregated. Each holder of a jointly held Financial Account shall be attributed the entire

balance or value of the jointly held Financial Account for purposes of applying the aggregation requirements described in this sub-rule;

- (c) Special aggregation rule applicable to relationship managers. For purposes of determining the aggregate balance or value of Financial Accounts held by a person to determine whether a Financial Account is a High Value Account, a Reporting Financial Institution is also required, in the case of any Financial Accounts that a relationship manager knows, or has reason to know, are directly or indirectly owned, controlled, or established (other than in a fiduciary capacity) by the same person, to aggregate all such accounts; and
- (d) Amounts read to include equivalent in other currencies. All dollar amounts are in U.S. dollars and shall be read to include equivalent amounts in other currencies, as determined by domestic law.

78J. International guidelines and commentaries. – For illustration, interpretation and implementation of this chapter, guidance shall also be sought from commentaries on the Model Competent Authority Agreement and Common Reporting Standard as developed by the Organization for Economic Co-Operation and Development (OECD) as amended from time to time. Following table may be referred to for cross referencing to the Commentary of OECD:

S.No.	Reference in Income Tax Rules, 2002	Reference in Commentary on Common Reporting Standard Developed by OECD
(1)	(2)	(3)
1	Rule 78B	Commentary on Section VIII concerning Defined Terms
	Rule 78C	Commentary on Section I concerning General Reporting Requirements
2	Rule 78D	Commentary on Section II concerning Due Diligence requirements
3	Rule 78E	Commentary on Section III concerning Due Diligence for Pre Existing Individual Accounts
4	Rule 78F	Commentary on Section IV concerning Due Diligence for New Individual Accounts
5	Rule 78G	Commentary on Section V concerning Due Diligence for Pre Existing Entity Accounts
6	Rule 78H	Commentary on Section VI concerning Due Diligence for New Entity Accounts
7	Rule 78I	Commentary on Section VII concerning Special Due Diligence Requirements."

- ¹ ["78K. Record keeping for due diligence procedures.— Reporting financial institutions shall keep record of the steps undertaken and any evidence relied upon for the performance of the due diligence procedures and measures to obtain such records for at least five years after the end of the period within which the reporting financial institution must report the information required to be reported.
- **78L.** Date for filing of common reporting standards reports.— The annual domestic reporting date for filing of common reporting standards reports by reporting financial institutions shall be 31st May of each year. The common reporting standard reports shall be filed on the AEOI portal on FBR's official website in CRS XML Schema prescribed by the Global Forum of Organization for Economic Cooperation and Development (OECD).
 - **78M.** Avoidance of obligation.— If a person enters into any arrangements for the purpose of avoiding any obligation under Common Reporting Standards Rules in Chapter XIIA of the Income Tax Rules, 2002, all the provisions of the Income Tax Ordinance, 2001 and the Income Tax Rules, 2002 shall apply accordingly as if the arrangement had not been entered into.
- 78N. Power to call for record and inspect premises.— (1) The records maintained under Common Reporting Standards Rules in Chapter XIIA of the Income Tax Rules, 2002 including rule 78K by the reporting financial institutions or any other record maintained by any other person under any law may be required to be furnished alongwith full and free access to any premises, place, accounts, documents or computers of reporting financial institutions by the Federal Board of Revenue or any person authorized by the Board to ensure compliance of Common reporting Standards Rules in Chapter XIIA of the Income Tax Rules, 2002. The Board may under the law compel assistance of any person including State Bank of Pakistan, Securities and Exchange Commission of Pakistan and any such organization, body etc. who holds such information that may assist the Board to identify and classify reporting financial institutions, non-reporting financial institutions and excluded accounts, and ensure that their identification and classification is as per Common Reporting Standards Rules in Chapter XIIA of the Income Tax Rules, 2002.
- (2) The Federal Board of Revenue may by notification establish and adopt a risk based assessment approach to invoke sub-rule (1).
- **780.** Compulsory enrollment.— The Federal Board of Revenue may in accordance with law compulsorily enroll a reporting financial institution if the said institution fails to enroll with the department through AEOI Portal on FBR's official website.]

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¹ New rules 78K, 78L, 78M, 78N & 78O added through SRO. 773(I)/2020 dated 24th August, 2020

FORM-A

[See rule 39A(1)(a)] ACCOUNT HOLDERS DEPOSITS STATEMENT REPORTING BANKING COMPANY:

	CC	OMPA	NY OF	FICER:					В	ANKING	
				EPOSIT	ED RUP	EES	TEN MI	LLION	O HAVE OR MORI		
S.No.	CNIC/ N/Cop / Passport No.	NTN	Name / Title of Account	Resident / Non- Resident ¹	Address	Tel No.	Account Opening Date	Account No (IBAN)	Business / Profession/ Occupation	Amount Deposited During the Month	Rema
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)
		<u>I</u>			VERIF	-ICA	TION				<u>I</u>
				nnly decl Stateme					owledge a	nd belief,	, the
									and verify		
CN											

FORM-B

[See rule 39A(1)(c)]

CREDIT CARD(S) PAYMENTS STATEMENT

REPORTING BANKING COMPANY: _______BANKING COMPANY OFFICER: _____

INFORMATION OF PERSONS WHO HAVE MADE CREDIT CARD PAYMENTS OF RUPEES TWO HUNDRED THOUSAND OR MORE DURING THE MONTH OF:_____

S. No	CNIC/N/ Cop / Passport No.	NTN	Name / Title of Account	Resident / Non- Resident ¹	Address	Tel No	Credit Card Acquisition Date	Credit Card No. ²	Business/ Profession	Amount of payments made against credit card bills	Remarks
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)

VERIFICATION

- I, the undersigned, solemnly declare that to the best of my knowledge and belief, the information given in this statement is correct and complete;
- I, further declare that I am competent to make his declaration and verify it in my capacity as nominee of the reporting Banking Company ______.

Signature	 	 	
Name			
CNIC			

FORM-C

[See rule 39A(1)(d)]

CASH WITHDRAWL STATEMENT

REPORTING BANKING COMPANY: ______BANKING COMPANY OFFICER: _____

INFORMATION IN RESPECT OF CASH WITHDRAWL EXCEEDING RUPEES ONE MILLION OR MORE DURING THE MONTH OF:_____

S. No	CNIC/N/ Cop / Passport No.	NTN	Name / Title of Account	Resident/ Non resident ¹	Address	Tel No	Account Opening Date	Account No (IBAN)	Business/ Profession/ Occupation	Section	Amount of cash withdrawal during the month	Amount of tax deducted	Remarks
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)

VERIFICATION

- I, the undersigned, solemnly declare that to the best of my knowledge and belief, the information given in this statement is correct and complete;
- I, further declare that I am competent to make his declaration and verify it in my capacity as nominee of the reporting Banking Company _____

Signature	 	 	 _
Name			
CNIC			

CHAPTER - XII

APPEALS

FORM-D

[See rule

39A(1)(g)] PROFIT ON DEBT STATEMENT

REPORTING BANKING COMPANY: _____ **BANKING COMPANY OFFICER: _**

INFORMATION IN RESPECT OF PROFIT ON DEBT DURING THE FINANCIAL

YEAR :_____

S.No	CNIC/N/Cop / Passport No.	NTN	Name / Title of Account	Resident/ Non resident	Address	Tel No	Account Opening Date	Account No (IBAN)	Business/ Profession	Section	Amount of profit on debt	Amount of tax deducted	Remarks
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)

VERIFICATION

I, the undersigned, solemnly declare that to the best of my knowledge and belief, the information given in this statement is correct and complete;

I, further declare that I am competent to make his declaration	າ and verify it in
my capacity as nominee of the reporting Banking Company	

Signature	
Name	
CNIC	44

CHAPTER - XIII 1[TAXPAYER'S REGISTRATION]

²[79. Application of Chapter.-

The rules in this Chapter apply for the purposes of section 181 which provides for registration of taxpayers.]

³["80. Registration.-

- (1) An individual having CNIC required to file return of total income manually shall be treated as registered under sub-section (4) of section 181 on the day he files the return manually.
- (2) An individual having CNIC required to e-file return of total income shall be treated as registered, when the individual is e-enrolled.
- ⁴[(3) A company, an association of persons (AOP), foreign national or foreign government shall be treated as registered when the company, AOP, the foreign national or foreign government is e-enrolled.]

80. Application for National Tax Number Certificate.-

- (1) An application for a National Tax Number Certificate shall be in the form specified in ³[Part IX] of the First Schedule to these rules and shall be accompanied by documentary evidence of the applicant's identity.
- (2) The following shall be provided as documentary evidence of an applicant's identity-
 - (a) in the case of an individual-
 - (i) NIC or a current passport; or
 - ii) other documents with photo-identification-driver's licence.
 - (b) in the case of a company other than a trust), the certificate of incorporation or registration of the company;
 - (c) in the case of a trust, the trust deed;
 - (d) in the case of a firm, the instrument of partnership; or
 - ³[(e) in the case of an association of persons (other than a firm), the instrument of partnership or copies of NICs of the members of the association of persons. Detail of non-resident members be provided along with copies of their passports.]
- (3) An application for a National Tax Number Certificate shall be lodged-
 - (a) by post or delivery by hand to the Commissioner having jurisdiction over the applicant; or by inclusion with the applicant's first return of income or first employer's statement furnished in lieu of a return of income.
- In rule 80 for sub-rule (3) substituted through SRO 272(I)/2018 dated 1st March, 2018 the substituted rule is read as follows:

Heading substituted for "NATIONAL TAX NUMBER CARD" by SRO 392(I)/2009, dated May 19, 2009.

² Rule 79 substituted by SRO 392(I)/2009, dated May 19, 2009.

Rule 80 substituted by SRO 1076(I)/2015 dated 02.11.2015. the substituted Rule 80 read as follows:

- (4) An individual having CNIC who failed to file return, shall be registered by the Commissioner having jurisdiction on the basis of CNIC or NICOP when he is satisfied after providing opportunity to be heard that the income of the individual is taxable and is required to file return of income.
- (5) An individual not having CNIC and required to file return of total income manually shall be registered in the same manner as specified in subrules (1) and (4), either on application by the individual or if Commissioner is satisfied that income of individual is taxable after providing opportunity to be heard.
- ¹[(6) A company, an AOP, foreign national or foreign government shall be treated as registered as per sub-rule (3), if the Commissioner, having jurisdiction over the company, an AOP, foreign national or foreign government, is satisfied after providing opportunity to be heard that the company, the AOP, foreign national or foreign government requires registration.]

²[80A E-enrollment.- Every individual, an AOP, a company or a foreign government required to e-file return of total income shall submit form of e-enrolment as specified in Part IX of the First Schedule to these rules through Board's online system.]

³ ["80B Requirement of e-enrolment.-(1) An individual required to be registered under sub-rule (2) of rule 80 shall provide-

- (a) number of CNIC, NICOP or Passport;
- (b) cell phone number in his name;
- (c) e-mail address;
- (d) nationality;
- (e) residential address;
- (f) accounting period;

⁽³⁾ A company, an association of persons (AOP) or foreign national shall be treated as registered when the company, AOP or the foreign national, is e-enrolled.

Rule 80 of sub-rule(6) substituted through SRO. 272(I)/2018 dated 1st March 2018 substituted sub-rule read as follows:

⁽⁶⁾ A company, an AOP or foreign national shall be treated as registered as per sub-rule (3), if the Commissioner, having jurisdiction over the company, an AOP or foreign national, is satisfied after providing opportunity to be heard that the company, the AOP or foreign national requires registration.

Rule 80A substituted through SRO 272(I)/2018 dated 1st March, 2018 substituted sub-rule read as follows:

[&]quot;80A e-enrolment.- Every individual, an AOP or a company required to e-file return of total income shall submit form of e- enrolment as specified in Part IX of the First Schedule to these rules through Board's online system."

³ Rule 80B inserted by SRO 1076(I)/2015 dated 02.11.2015.

TAXPAYER'S REGISTRATION

- (g) in case of business income,
 - (i) business name;
 - (ii) business address; and
 - (iii) principal business activity;
- (h) name and NTN of employer in case of salary income:
- (i) address of property in case of property income;
- (2) A company and an AOP required to be registered under sub-rules (3) and (6) of rule 80 shall provide-
 - (a) name of company or AOP;
 - (b) business name:
 - (c) business address:
 - (d) accounting period;
 - (e) phone No of business;
 - (f) e-mail;
 - (g) cell phone of principal officer of the company or AOP;
 - (h) principal business activity;
 - (i) address of industrial establishment or principal place of business;
 - (j) company type, like public limited, private limited, unit trust, trust, NGO, society, small company, modaraba or any other;
 - (k) date of registration;
 - incorporation certificate by Securities and Exchange Commission of Pakistan (SECP) in case of company;
 - (m) registration certificate and partnership deed in case of registered firm;
 - (n) partnership deed in case firm is not registered;
 - (o) trust deed in case of trust;
 - (p) registration certificate in case of society;
 - ¹[]
 - (r) name of representative with his CNIC or NTN;
 - (s) following particulars of every director and major shareholder having 10% or more shares in case of company or partners in case of an AOP, namely:-
 - (i) Name:
 - (ii) CNIC/NTN/Passport; and
 - (ii) Share % "]

¹["(3) A non-resident company having permanent establishment in Pakistan, required to be registered under sub-rules (3) and (6) of rule 80, shall provide –

Clause (q) omitted by SRO 466(I)/2016 dated 31.05.2016. omitted clause read as follows:
"(q) registration or incorporation from concerned country in case of non- resident company or AOP"

- (a) name of company;
- (b) business address;
- (c) accounting period;
- (d) phone number of business;
- (e) principal business activity;
- (f) address of principal place of business;
- (g) registration number and date of the branch with the Securities and Exchange Commission of Pakistan (SECP);
- (h) name and address of principal officer or authorized representative of the company;
- authority letter for appointment of principal officer or authorized representative of the company;
- cell phone number of principal officer or authorized representative of the company; and
- (k) email address of principal officer or authorized representative of the company.
- (4) A non-resident company not having permanent establishment in Pakistan, required to be registered under sub-rules (3) and (6) of rule 80, shall provide
 - (a) name of company:
 - (b) business address in the foreign country;
 - (c) name and nationality of directors or trustees of the company;
 - (d) accounting period;
 - (e) name and address of authorized representative of the company;
 - (f) authority letter for appointment of authorized representative of the
 - (g) cell phone number of authorized representative of the company;
 - (h) email address of authorized representative of the company;
 - (i) principal business activity; and
 - (j) tax registration or incorporation document from concerned regulatory authorities of the foreign country."]
- ²[(5) A foreign government required to be registered under sub-rules (3) and (6) of rule 80 shall provide-
 - (a) name of foreign government;
 - (b) registered address in foreign country;
 - (c) power of attorney signed on behalf of foreign government, authorizing a company incorporated under the laws of the foreign country to manage assets and cash belonging to the foreign government.

¹ Added by SRO 466(I)/2016 dated 31.05.2016.

Rule 80B after sub-rule (4) new sub-rule (5) shall be added through SRO 272(I)/2018 dated 1st March, 2018.

- (d) name and nationality of authorized signatories of the company managing the assets and cash of the foreign government;
- (e) name and address of authorized representative of the foreign government;
- (f) authority letter for appointment of authorized representative of the foreign government; and
- (g) cellular phone number of authorized representative of the foreign government.]

¹["81.Decision on application of registration or e-enrolment.

- (1) The Commissioner may, where a person has filed a form of registration or e-enrolment under rule 80 or 80A, after examining available information, particulars, data or documents and making such inquiry as he may deem necessary, grant registration or e-enrolment to the person or after recording reasons, refuse registration or e-enrolment to the person within fifteen days of filing of form of registration or e-enrolment.
- (2) Person aggrieved by any decision of the Commissioner under sub-rule (1) may file representation before the concerned Chief Commissioner within thirty days of the said decision. The Chief Commissioner after making such inquiry if necessary shall decide the representation as he deems fit."]

²[81A. Taxpayer's registration by the Commissioner.-

- (1) The Commissioner having jurisdiction over a case may register a person as a taxpayer where he is satisfied that the income of the person is taxable and is required to file a return of income under section 114.
- (2) The Commissioner shall issue to the taxpayer a letter under subsection(2) of section 181 to submit an application for registration prescribed under rule 80 along with documents specified therein within a reasonable time given in the said letter. In case of compliance NTN certificate shall be issued accordingly.

Rule 81 substituted by SRO 1076(I)/2015 dated 02.11.205. The substituted Rule 81 read as follows:

^{81.} Decision on application for a National Tax Number Certificate.-

⁽¹⁾ The Commissioner shall make a decision on an application for a National Tax Number ¹[Certificate] within fifteen days of the application being properly lodged.

⁽²⁾ Where the Commissioner decides not to grant a National Tax Number ¹[Certificate], the Commissioner shall give the applicant notice in writing of the decision and the reasons for the decision.

² Rule 81A inserted by SRO 392(I)/2009, dated May 19, 2009.

(3) In case of failure of the taxpayer to comply with the letter issued under sub-section (2) of section 181, the Commissioner shall register the taxpayer on a Trial Registration Number (TRN) for which a serially numbered Trial Register shall be maintained by the Commissioner. The Trial Register shall contain the basic information of the taxpayer like name of the person or business, available address, CNIC ¹ ["if provided"], nature of income generating activity and any other information regarded useful by the Commissioner. In such case, statutory notices shall be issued for assessment of income or other legal obligation of the taxpayer under the Ordinance on TR Number:

Provided that before allotment of Trial Registration Number the Commissioner shall verify and match the particulars of the taxpayer from the NTN Master Index to avoid duplication of registration.

(4) In case any assessment is made or any liability is created by the Commissioner under the Income Tax Ordinance, 2001 against the taxpayer, the Commissioner on the basis of information as contained in Trial Register, allot an NTN to the taxpayer within fifteen days of the date of completion of assessment or creation of a liability under the Ordinance.]

²[81B. Active Taxpayers List.-

- (1) This rule shall apply for the purposes of clauses (23A) and (35C) of section 2 and section 181A.
- (2) The Board shall publish Active Taxpayers List, hereinafter referred to as ATL, comprising persons who meet the criteria as laid down under sub-rule (4) and shall be made available on the Board's web portal, by first day of March in each financial year:

Provided that for financial year 2014-15, Active Taxpayers List shall be published and made available on the Board's web portal, by first day of July, 2014³[:]

⁴[Provided further that for financial year 2014-15, Active Taxpayers List shall be published and made available at Board's web portal by the 11th April, 2015.]

(3) ATL published in any financial year shall be valid for the period beginning on the date of publish and ending on last day of

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¹ Inserted by the SRO 30(I)/2017 dated 18th January, 2017.

Rule 81B substituted by SRO 765(I)/2014, dated August 26, 2014. Earlier it was inserted by SRO 328(I)/2011, dated April 27, 2011.

Colon substituted for full stop by SRO 267(I)/2015, dated April 02, 2015.

Proviso inserted by SRO 267(I)/2015, dated April 02, 2015.

February, next following 1[:]

²[Provided that Active Taxpayers List published during financial year 2013-14, shall be valid upto the 10th April, 2015.]

- (4) ATL shall be updated on ³ [every Sunday at 24:00 hours], hereinafter referred to as updation date.
- (5) A person's name shall be included in ATL, if the person has filed a return under section 114 or a statement under section 115 for the tax year for which the last date as specified in section 118 falls during immediately preceding twelve month⁴[:]

⁵[Provided that name of a company or an AOP in whose case return is not due to be filed because of incorporation or formation after 30th day of June relevant to the tax year referred above, shall be included in Active Taxpayers List.]

- (6) In case a joint account is held in a bank by more than one person, the joint account holders as an entity shall be deemed to have met the criteria as laid down under sub-rule (5), if any of the persons in the joint account meets the criteria as laid down under the said sub-rule (5).
- (7) In case an account is held in a bank in the name of a minor, the minor shall be deemed to have met the criteria as laid down under sub-rule (5), if the parent, guardian or any person who has made deposits in the minor's account meet the criteria as laid down under said sub-rule (5).
- (8) A person's name shall be included in ATL on the: immediately following updation date, if at any time the criteria as laid down under sub-rule (5), is fulfilled by that person.]

⁶[81C. Taxpayer Card.-

- (1) This rule shall apply for the purposes of clauses (23A) and (35C) of section 2.
- (2) Subject to sub-rule (5), the Board may issue Taxpayer Card by first

¹ Colon substituted for full stop by SRO 267(I)/2015, dated April 02, 2015.

Proviso inserted by SRO 267(I)/2015, dated April 02, 2015.

Substituted for "fifteenth day of every month" by SRO 831(I)/2015, dated August 21, 2015.

Substituted for full stop by SRO 831(I)/2015, dated August 21, 2015.

Proviso inserted by SRO 831(I)/2015, dated August 21, 2015.

Rule 81C inserted by SRO 765(I)/2014, dated August 26, 2014.

of March, each year, to a person who meets the criteria as laid down in sub-rule (3):

Provided that for the returns filed after the 31st of December. Taxpayer card shall be issued within sixty days of the filing of Return.

- (3) A person shall be issued Taxpayer Card, if the person has filed a return under section 114 or a statement under section 115 for the tax year for which the last date as specified in section 118 falls during immediately preceding twelve months.
- (4) Taxpayer Card shall be valid for one year, beginning on the date of issue and ending on last day of February of the following year:
 - Provided that Taxpayers Cards issued in respect of tax year 2013, shall be valid upto 28th day of February, 2015.
- (5) The Board may authorize National Database and Registration Authority (NADRA), for the purpose of printing and issuing taxpayers cards.]

¹["82. Modification or cancellation of registration.-

- (1) A person, who after being registered under rule 80 or e-enrolled under rule 80A discovers any omission or wrong statement therein, or notices subsequent occurrence of any change in any information, particulars, data or documents already filed, may, without prejudice to any liability incurred by him under any provision of the Ordinance, file a form of modification as specified in Part IX of the First Schedule to these rules.
- (2) The Commissioner may, where a person has filed a form of modification of registration under sub-rule (1), after examining available information, particulars, data or documents and making such inquiry as he may deem necessary, grant or refuse modification to the person.

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Substituted by SRO 1076(I)/2015 dated 02.11.2015. The substituted Rule 82 read as follows: "82. Cancellation of National Tax Number Certificate.-

⁽¹⁾ Where the Commissioner decides that a National Tax Number Certificate was issued to a person under an identity that was not the person's true identity, the Commissioner may, by notice in writing served on the person, cancel the Certificate.

⁽²⁾ The Commissioner shall set out in the notice the reasons for the Commissioner's decision to cancel the Certificate.

- (3) Person aggrieved by any decision of the Commissioner under sub-rule (2) may file representation before the concerned Chief Commissioner within thirty days of the said decision. The Chief Commissioner after making such inquiry if necessary shall decide the representation as he deems fit.
- (4) The Commissioner may, after examining available information, particulars, data or documents, making such inquiry as he may deem necessary and providing reasonable opportunity of being heard to a person, make modifications in registration of a person.
- (5) The Commissioner may, based on available information, particulars, data or documents, after making such inquiry as he may deem necessary, after discharge of all outstanding liabilities, without prejudice to any other liability which such person may incur under the Ordinance and after providing reasonable opportunity of being heard to a person, by an order in writing, cancel registration of a taxpayer."]
- 83. Displaying and quoting of National Tax Number ¹[Certificate].-
- (1) Every person deriving income from business chargeable to tax who has been issued with a National Tax Number ¹[Certificate] shall display the person's National Tax Number at a conspicuous place at every place of business of the person.
- (2) Every person referred to in sub-rule (1) shall quote the person's National Tax Number in the following circumstances, namely:-
 - (a) in all commercial transactions entered into by the person;
 - (b) in cash memos issued under rule 30;
 - (c) in all returns, statements and other documents required to be furnished under the Ordinance and in any correspondence with the Commissioner; and
 - (d) in all documents relating to the person's business on the following matters, namely:-
 - (i) all new connections of utilities, including water, gas, electricity and telephone;

CHAPTER - XIII

TAXPAYER'S REGISTRATION

- (ii) the entering into a loan with a banking company or financial institution;
- (iii) the opening of letters of credit; and
- (iv) the transfer of urban immovable property.

REGISTRATION OF INCOME TAX PRACTITIONERS

CHAPTER - XIV

REGISTRATION OF INCOME TAX PRACTITIONERS

84. Application of Chapter XIV.-

This chapter applies for the purposes of section 223, which provides for the registration and regulation of income tax practitioners.

85. Application for registration as an income tax practitioner.-

- (1) A person satisfying the requirements in rule 86 and desiring to be registered as an income tax practitioner shall make an application ¹[to the ²["Chief Commissioner"], Regional Tax Office] in the form specified in Part X of the First Schedule to these rules.
- (2) Every application under this rule shall be accompanied by-
 - (a) Treasury receipt for five hundred rupees required to be deposited as a non- refundable application fee in any Government Treasury; and
 - (b) such documents, statements and certificates as specified in the form.

86. Prescribed qualification for registration as an income tax practitioner.-

- (1) For the purposes of the definition of "income tax practitioner" in subsection (11) of section 223, a person applying for registration as an income tax practitioner shall:-
 - (a) possess one of the following qualifications, namely:-
 - (i) a degree in Law at least in the second division, a degree in Commerce (with Income Tax Law and Accounting or Higher Auditing as subjects or parts of subjects, whether compulsory or optional) or a degree in Business Administration or Business Management (with Accounting and Income Tax Law as subjects or parts of subjects, whether compulsory or optional) conferred by a prescribed institution; or
 - (ii) a pass in a prescribed accounting examination.

-

Words inserted by SRO 392(I)/2009, dated May 19, 2009.

The words "Director General" substituted by SRO 1218(I)/2015 dated 08.12.2015.

REGISTRATION OF INCOME TAX PRACTITIONERS

- (b) have worked for a continuous period of one year as an apprentice under the supervision of a chartered accountant, cost and management accountant, legal practitioners entitled to practice in a civil court in Pakistan ¹[or] a registered income tax practitioner ² [and having been registered as a chartered accountant, cost and management accountant, legal practitioner and income tax practitioner] for a period of not less than ten years.
- (2) For the purposes of sub-clause (i) of clause (a) of sub-rule (1), a degree conferred by a prescribed institution that is a foreign university or institution shall only qualify if the degree is equivalent to a degree conferred by a Pakistani university and is recognized as such by a Pakistani university.
- (3) In this rule,-
 - (a) "Institute of Chartered Accountants of Pakistan" means the Institute of Chartered Accountants of Pakistan constituted under the Chartered Accountants Ordinance, 1961;
 - (b) "foreign institution" means any institution in a foreign country authorised to grant a degree under the laws of the country;
 - (c) "foreign university" means any university in a foreign country incorporated by law, or accredited or affiliated by any association of universities or college in the country or by any authority formed for that purpose under the laws of that country;
 - (d) "prescribed accounting examination" means any of the following examinations, namely:-
 - an examination equivalent to the intermediate examination conducted by the Institute of Chartered accountants of Pakistan:
 - (ii) an examination equivalent to the intermediate examination conducted by any foreign institute of chartered accountants and recognized by the Institute of Chartered Accountants of Pakistan as equivalent to its intermediate certificate;
 - (iii) an examination equivalent ³ [to] the final examination conducted by the Association of ⁴ [Chartered Certified Accountants, United Kingdom;] or

Substituted for ",and" by SRO 67(I)/2003, dated January 11, 2003.

Substituted for "registered" by SRO 67(I)/2003, dated January 11, 2003.

Words inserted by SRO 392(I)/2009, dated May 19, 2009.

Substituted for "Certified and Corporate Accountants, London;" by SRO 392(I)/2009, dated May 19, 2009.

REGISTRATION OF INCOME TAX PRACTITIONERS

- (iv) Part-III of examination for Cost and Management Accountants conducted by the Institute of Cost and Management Accountants under the Cost and Management Accountants Act, 1966 (XIV of 1966); and
- (v) Certified public accountants of USA.
- (e) "Prescribed institution" means a university incorporated by any law in force in Pakistan or Azad Kashmir, a foreign university or a foreign institution.

87. Registration of income tax practitioners.-

- (1) On receipt of an application under rule 85, the ¹ [² ["Chief Commissioner"], Regional Tax Office] may make such further enquiries and call for such further information or evidence as may be considered necessary.
- (2) If the ³[³["Chief Commissioner"], Regional Tax Office] is satisfied that an applicant qualifies to be registered as an income tax practitioner, the ³[⁴ ["Chief Commissioner"], Regional Tax Office] shall cause the applicant's name to be entered in a register to be maintained for the purpose in the office.
- (3) The name of a person entered on the register of income tax practitioners shall be notified to the Commissioner and the Appellate Tribunal.
- (4) The ³[⁵["Chief Commissioner"], Regional Tax Office] shall notify 'the applicant, in writing, of the decision on the application.
- (5) Where the ⁶[⁷["Chief Commissioner"], Regional Tax Office] decides to refuse an application for registration, the notice referred to in sub-rule (4) shall include a statement of reasons for the refusal.

88. Duration of registration.-

Registration of a person as an Income Tax Practitioner shall remain in force until any of the following occurs, namely:-

Substituted for "Regional Commissioner" By SRO 392(I)/2009, dated May 19, 2009.

The words "Director General" substituted by SRO 1218(I)/2015 dated 08.12.2015.

The words "Director General" substituted by SRO 1218(I)/2015 dated 08.12.2015.
 The words "Director General" substituted by SRO 1218(I)/2015 dated 08.12.2015.

The words "Director General" substituted by SRO 1218(I)/2015 dated 08.12.2015.

Substituted for "RCIT" by SRO 392(I)/2009, dated May 19, 2009.

The words "Director General" substituted by SRO 1218(I)/2015 dated 08.12.2015.

REGISTRATION OF INCOME TAX PRACTITIONERS

- (a) the person surrenders the registration by notice in writing to the ¹[²["Chief Commissioner"], Regional Tax Office].
- (b) the person dies; or
- (c) the person's registration is terminated by the ¹[³ ["Chief Commissioner"], Regional Tax Office].

89. Cancellation of registration.-

- (1) Any person (including an income tax authority) who considers that an income tax practitioner is guilty of misconduct in a professional capacity may file a complaint in writing with the ⁴ [⁵ ["Chief Commissioner"], Regional Tax Office].
- (2) A complaint filed under sub-rule (1) shall be accompanied by affidavits and other documents as necessary to sustain the complaint.
- (3) On receipt of a complaint in writing under sub-rule (1), the ²[⁶["Chief Commissioner"], Regional Tax Office] shall fix a date, hour and place which shall be no later than twenty one days from the receipt of the complaint for enquiry into the complaint.
- (4) Within seven days of receipt of the complaint, the ²[⁷ ["Chief Commissioner"], Regional Tax Office] shall serve a notice of the complaint on the Income Tax Practitioner to whom the complaint relates and such notice shall-
 - (a) in form the practitioner of the date, hour and place of the enquiry; and
 - (b) be accompanied by a copy of the complaint and any affidavits and other documents accompanying the complaint.
- (5) If, at the date fixed for enquiry, it appears that the notice and accompanying documents referred to in sub-rule (4) have not been served as provided for in that sub-rule, the ²[8["Chief Commissioner"], Regional Tax Office] shall adjourn the enquiry to a date then to be fixed and may direct that the notice and accompanying documents shall be

Substituted for "Regional Commissioner of Income Tax" by SRO 392(I)/2009 dated May 19, 2009

The words "Director General" substituted by SRO 1218(I)/2015 dated 08.12.2015.

The words "Director General" substituted by SRO 1218(I)/2015 dated 08.12.2015. Substituted for "Commissioner" by SRO 392(I)/2009 dated May 19, 2009.

The words "Director General" substituted by SRO 1218(I)/2015 dated 08.12.2015.

The words "Director General" substituted by SRO 1218(I)/2015 dated 08.12.2015.

The words "Director General" substituted by SRO 1218(I)/2015 dated 08.12.2015.

The words "Director General" substituted by SRO 1218(I)/2015 dated 08.12.2015.

REGISTRATION OF INCOME TAX PRACTITIONERS

served by registered post or such other means as the ²[¹ ["Chief Commissioner"], Regional Tax Office] sees fit.

- (6) Not less than two days before the date or adjourned date fixed for the enquiry, the income tax practitioner concerned shall file with the ²[²["Chief Commissioner"], Regional Tax Office] a signed explanation in writing and any affidavit in reply intended to be used in the enquiry.
- (7) On the date or adjourned date of the enquiry, the complainant shall file any affidavits in reply intended to be used at the enquiry.
- (8) The ²[³["Chief Commissioner"], Regional Tax Office] may adjourn the enquiry from time to time to a date and place to be fixed at the time of adjournment and may make such orders and give such directions in regard to the enquiry and all matters relating thereto as the ²[⁴["Chief Commissioner"], Regional Tax Office] may think fit.
- (9) On the date or adjourned date fixed for the enquiry, the ²[⁵["Chief Commissioner"], Regional Tax Office] may-
 - (a) hear and determine the complaint upon the affidavit and other documents, if any, filed and may allow the complainant and income tax practitioner to be cross-examined on their affidavits; or
 - (b) hear and determine the complaint upon oral evidence.
- (10) If the ⁶["Chief Commissioner"], Regional Tax Office decides to hear oral evidence, the procedure generally and as far as practicable shall be that which is followed at the hearing of suits by Civil Courts, provided that the record of oral evidence shall be kept in such manner as the ⁷[⁸["Chief Commissioner"], Regional Tax Office] may direct and, if a shorthand writer is employed to take down evidence, the transcript of the writer's notes shall be a record of deposition of the witnesses.
- (11) If the ¹[⁹["Chief Commissioner"], Regional Tax Office] decides that the income tax practitioner to whom the complaint relates is guilty

The words "Director General" substituted by SRO 1218(I)/2015 dated 08.12.2015.

The words "Director General" substituted by SRO 1218(I)/2015 dated 08.12.2015.

The words "Director General" substituted by SRO 1218(I)/2015 dated 08.12.2015.
 The words "Director General" substituted by SRO 1218(I)/2015 dated 08.12.2015.

The words "Director General" substituted by SRO 1218(I)/2015 dated 08.12.2015.

The words "Director General" substituted by SRO 1218(I)/2015 dated 08.12.2015.

Substituted for "Commissioner" by SRO 392(I)/2009 dated May 19, 2009.

The words "Director General" substituted by SRO 1218(I)/2015 dated 08.12.2015.

The words "Director General" substituted by SRO 1218(I)/2015 dated 08.12.2015.

REGISTRATION OF INCOME TAX PRACTITIONERS

of professional misconduct, the ¹["Chief Commissioner"], Regional Tax Office shall cancel the practitioner's registration.

(12) The ¹[²["Chief Commissioner"], Regional Tax Office] shall give the complainant and the income tax practitioner to whom the complaint relates notice, in writing, of the ³["Chief Commissioner"], Regional Tax Office's decision on the complaint.

⁴[90. Appeal to Federal Board of Revenue.-

- (1) The appeal against the decision of the ⁵ ["Chief Commissioner"], Regional Tax Office shall lie with the Federal Board of Revenue. However, the FBR on filing of an appeal may, pending decision of appeal, allow the ITP to represent cases pending, before decision is made by the ⁶ ["Chief Commissioner"].
- (2) The FBR shall decide the case of the ITP within sixty days of the filing of the appeal.]

The words "Director General" substituted by SRO 1218(I)/2015 dated 08.12.2015.

The words "Director General" substituted by SRO 1218(I)/2015 dated 08.12.2015.

The words "Director General" substituted by SRO 1218(I)/2015 dated 08.12.2015.

Rule 90 substituted by SRO 392(I)/2009, dated May 19, 2009.

The words "Director General" substituted by SRO 1218(I)/2015 dated 08.12.2015.

The words "Director General" substituted by SRO 1218(I)/2015 dated 08.12.2015.

RECOGNISED PROVIDENT FUNDS, APPROVED SUPERANNUATION FUNDS AND APPROVED GRATUITY FUNDS

CHAPTER - XV

RECOGNISED PROVIDENT FUNDS, APPROVED SUPERANNUATION FUNDS AND APPROVED GRATUITY FUNDS

PART I

RECOGNISED PROVIDENT FUNDS

91. Application for recognition of provident fund.-

- 1. An application for recognition of a provident fund shall be made, in writing, by the employer maintaining the fund, setting out the following information, namely:-
 - (a) the employer's name and the address of the employer's principal place of business;
 - (b) the name of all employees, whether in or outside Pakistan subscribing to the fund;
 - (c) the place where the accounts of the fund are or will be maintained; and
 - (d) where the fund is already in existence, a copy of the last balance sheet of the fund and details of the investments of the fund.
- 2. A verification in the following form shall be annexed to the application, namely:-
 - "We/ I, the trustee(s) of the above named fund, do declare that what is stated in the above application is true to the best of our/my information and belief, and that the documents sent herewith are the originals or true copies thereof."
- 3. Subject to sub-rule (4), the application shall be accompanied by the following documents, namely:-
 - (a) the original of trust deed to be sighted by the Commissioner;
 - (b) a copy of the trust deed to be retained by the Commissioner; and
 - (c) the rules of the fund.

Provided that if the original of the trust deed cannot conveniently be produced, the Commissioner may accept, in lieu of the original, a true

RECOGNISED PROVIDENT FUNDS, APPROVED SUPERANNUATION FUNDS AND APPROVED GRATUITY FUNDS

copy certified either by a Magistrate or in any manner provided for in the Companies Rules, 1984, in which case, an additional copy shall be furnished for retention by the Commissioner.

4. The application shall be lodged with the Commissioner responsible for the area/ jurisdiction in which the accounts of the fund are kept, or, if the accounts are kept outside Pakistan, lodged with the Commissioner responsible for the area/ jurisdiction in which the local headquarters for the employer are situated.

92. Decision on application.-

- (1) The Commissioner may make such enquiries and call for such further information or evidence as the Commissioner may consider necessary to decide the application.
- (2) The Commissioner shall notify the applicant, in writing, of the Commissioner's decision on the application.
- (3) Where the Commissioner decides to refuse an application under ¹[this] rule, the notice referred to in sub-rule (2) shall include a statement of reasons for the refusal.
- (4) ² [Unless" otherwise specified by the Commissioner], an order according recognition to a provident fund shall take effect from the last day of the month in which the application for recognition is received by the Commissioner or, at the request of the employer, the last day of any later month in the same financial year.

93. Withdrawal of recognition.-

Where the Commissioner decides to withdraw recognition of a provident fund, the Commissioner shall notify the applicant, in writing, of the Commissioner's decision and such notice shall include a statement of reasons for the withdrawal.

94. Form of appeal in case of non-recognition or withdrawal of recognition.-

(1) An appeal under sub-rule (1) of rule 12 of Part I of the Sixth Schedule to the Ordinance ³[against] the Commissioner's decision to refuse an application for recognition or to withdraw recognition shall be ¹[made to Federal Board of Revenue] in the following form ¹[and] shall be verified in the manner indicated therein, namely:-

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¹ Inserted by SRO 392(I)/2009, dated May 19, 2009.

Substituted for "Subject to sub-rule (5)" by SRO 392(I)/2009, dated May 19, 2009.

³ Substituted for "to" by SRO 392(I)/2009, dated May 19, 2009.

RECOGNISED PROVIDENT FUNDS, APPROVED SUPERANNUATION FUNDS AND APPROVED **GRATUITY FUNDS**

FORM OF APPEAL IN CASE OF NON-RECOGNITION OR "WITHDRAWAL OF RECOGNITION

10	
The ¹ Federal Board of Revenue, Islamabad/Before the Commissioner (App	peals)
business, profession or vocation applied to/obtained sanction from the Schedule to the Income Tax Ordinance, 2 maintained by him (them) for the benefit of	employer(s) carrying or at Your petitioner(s) at Your petitioner(s) Commissioner under Part I of the Sixth 2001 for the recognition of the provident function of his (their) employees. The Commissioner gnition for the reason stated in his order.
For the reasons set out below your peticontained to be recognized and pray(s) to pleased to.	tioner(s) submit(s) that the fund should be hat the ² Federal Board of Revenue may be
Accord recognition Continue the recognition.	
GROUND(s) OF APPEAL
(1)	
(2)	
(3)	
(4)	
(5)	
I/ We named above petition to declare the best of our information and belief.	hat whatever is stated above is true to the
	Name
	SignatureAddress
	Date
1 The words "Control Doord of Doors" and	antifulated by the Finance Act 2007

The words "Central Board of Revenue" substituted by the Finance Act, 2007 The words "Central Board of Revenue" substituted by the Finance Act, 2007

RECOGNISED PROVIDENT FUNDS, APPROVED SUPERANNUATION FUNDS AND APPROVED GRATUITY FUNDS

(2) An appeal referred to in sub-rule (1) shall be accompanied by a copy of a challan for Rs.100/- paid in Government treasury.

95. Accounts required to be maintained by a recognized provident fund.-

- (1) A recognized provident fund shall prepare accounts at intervals of not more than twelve months.
- (2) An account shall be maintained for each subscriber to the fund and it shall include the particulars shown in the following form, namely:-

Account closed.	
Date	
Paid to employee	
Lapsed to the employer	
Or to fund	
Recovery by employer	
Name	Date of joining Fund

Annex

Contribution by the Employer						
Month and year	Salary	Byemployees	Normal	Of contingent nature	Total in columns 3,4,5	Total Interest on the amount shown in column 6
1	2	3	4	5	6	7
-						

Balance brought forward				
July				
August				
June				
Total:				

Exe	empt	Not exempt			
Employer's contribution not exceeding statutory limit	Interest on sum in Column 6 at % but not exceeding statutory limit	Contribution Column 4+5 minus Column 8	Interest Column 7 minus Column 9	Additions to total income 10 plus Column 11	Remarks
8	9	10	11	12	13

Adjustment on account of temporary

Withdrawals account (Column 8 and 9 only).

Adjustment on account of non-payable

Withdrawals account Columns 10 and 11.

Total carried over.

RECOGNISED PROVIDENT FUNDS, APPROVED SUPERANNUATION FUNDS AND APPROVED GRATUITY FUNDS

If desired column 7 may be divided into sub-columns showing separately the interest on columns and columns 4 and 5 respectively.

Non-payable withdrawals Account	Temporary withdrawal Account		
Amount	Advance Repayment		
July	Balance brought		
	Forward		
	July		
August	August		
June	June		
Total			

- (3) The trustees of a recognised provident fund shall furnish to the Commissioner an abstract for the fund's accounting period of the individual account of each employee participating in the fund whose income under the head "Salary" is Rs.24,000 or more per annum.
- (4) The abstract shall-
 - be in the form prescribed in sub-rule (2), but shall show only the total of the various columns thereof for fund's accounting period; and
 - (b) include an account of any temporary withdrawals by the employees during the year and of the repayment thereof.
- (5) The abstract shall be furnished by the trustees to the Commissioner responsible for the area in which the accounts of the fund are kept or to such jurisdiction or functional Division as the Commissioner may, in each case, direct.
- (6) Subject to rule, the abstract shall be furnished-
 - in the case of a company, on or before the first day of August next following the fund's accounting period or within fifteen days of the expiry of six months from the end of the fund's accounting period, whichever is later; and
 - (b) in any other case-
 - where the fund's accounting period ends at any time between the first day of July and the thirty-first day of December (both days inclusive), on or before the first day of August next following; or

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- (ii) in any other case, on or before the first day of October next following the end of the fund's accounting period.
- (7) The account to be made under the provisions of sub-rule (1) of rule 7 of Part I of the Sixth Schedule to the Ordinance shall show in respect of each employee-
 - (a) the total salary paid to the employee during the period of participation in the provident fund;
 - (b) the total contributions made by, or in respect of, the employee;
 - (c) the total interest which has accrued thereon; and
 - (d) so far as may be, the percentage of the employee's salary in accordance with which contributions have been made by the employer and the employee.

96. Time limit for submission of accounts kept outside Pakistan.-

- (1) Where the accounts of a recognized provident fund are kept outside Pakistan, certified copies of the accounts shall be supplied not later than the 15th September in each year to a local representative of the employer in Pakistan.
- (2) The Commissioner may, upon application in writing, fix a date later than the 15th September as the date by which the certified copies shall be supplied.

97. Limit on contribution by employers.-

The Commissioner may relax the limits fixed under clause (c) of sub-rule (1) of rule 2 of Part I of the Sixth Schedule to the Ordinance for contribution of an employer to the individual account of an employee in any year provided that such contribution shall not exceed the following limits, namely:-

- (a) the employer's aggregate contribution in any year including the normal contribution to the individual account of any one employee ¹[] shall not exceed double the amount of the contribution of the employee in that year; and
- (b) the amount of the periodical bonuses and other contribution of a contingent nature which may be credited by an employer in any year to the individual account of anyone employee shall not exceed the amount of the contribution of the employee in that year.

Commas, words etc. "whose salary does not exceed Rs. 1000 per month," omitted by SRO 392(I)/2009, dated May 19, 2009.

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98. Limit on contributions by certain employees.-

Where an employee of a company owns shares in the company with a voting power exceeding ten percent of the whole of such power, the sum of the exempted contributions of the employee and employer to the recognized provident fund maintained by the company shall not exceed Rs.1,000 in any month.

99. Exclusion from total income of accumulated balances.-

For the purpose of rule 4 of Part I of the Sixth Schedule to the Ordinance, the accumulated balance due and becoming payable to an employee participating in a recognized provident fund shall be exempt from income tax and shall be excluded from the computation of total income.

100. Treatment of consideration for dealings with beneficial interest.-

If an employee assigns or creates a charge upon his beneficial interest in a recognized provident fund, the Commissioner shall, on the fact of the assignment or charge coming to his knowledge, give notice to the employee that if he does not secure the cancellation of the assignment or charge within two months of the date of receipt of the notice, the consideration received for such assignment or charge shall be treated as salary received by him in the year in which the fact became known to the Commissioner and shall be assessed accordingly.

101. Treatment in certain cases where recognition is withdrawn.-

If the Commissioner withdraws recognition from a recognized provident fund, the balance to the credit of each employee at the end of the financial year prior to the date of the withdrawal of recognition shall be paid to the employee free of tax at the time when such employee receives the accumulated balance due to him and the remainder of the accumulated balance due to him shall be liable to tax as if the fund had never been recognized.

102. Investment of moneys of a recognized provident fund.-

(1) Where the employer is not company as defined in clause (7) of section 2 of the Companies Ordinance, 1984, the contributions made by employees after the date of recognition of a provident fund and the interest on the accumulated balance of such contribution shall be wholly invested either in securities of the nature specified in clause (2)(b), (c), (d) or (e) of section 20 of the Trusts Act, 1882, and payable both in respect of capital and interest in Pakistan or in a Post Office Savings Bank Account in Pakistan or deposited in National Savings, Federal Government securities or deposits in NCBs or NBP, or, in the

RECOGNISED PROVIDENT FUNDS, APPROVED SUPERANNUATION FUNDS AND APPROVED GRATUITY FUNDS

other government securities or any other established financial institutions including mutual funds subject to maximum of 20% of such deposits or investment at any time in the year.

(2) Where the employer is a company as defined in clause (7) of section 2 of the Companies Ordinance, 1984, all moneys contributed to a provident fund (whether by the company or by the employees or accruing by way of interest or otherwise to such fund) shall be wholly invested in accordance with the provisions of section 227 of the Companies Ordinance, 1984, or deposited or invested as in sub-rule (1) or with the prior approval of the Commissioner, in purchase of shares of a public limited company offered for sale inviting public offer by the Federal Government so, however, that the securities and deposits in which the contributions made by the employees after the date of recognition of a provident fund and the interest on the accumulated balance on such contributions are invested or deposited are payable in respect of capital, deposit and interest in Pakistan.

103. Permitted withdrawals.-

- (1) Subject to these rules, withdrawals by employees from accumulated balance may be allowed by the trustees of a recognized provident fund in the following circumstances, namely:-
 - (a) to pay expenses in connection with the illness of a subscriber or a member of his family;
 - ¹[(aa) to transfer the balance or a part thereof to an approved pension fund, established under Voluntary Pension System Rules, 2005]
 - (b) to meet the expenditure on purchase of a motor cycle or scooter provided that authenticated copies of documents substantiating such purchase are deposited with the trustees of the fund:
 - (c) to pay the overseas passage by reason of health or education of a subscriber or a member of his family;
 - (d) to pay expenses in connection with marriages, funerals or ceremonies, which, by the religion of the subscriber, it is incumbent upon him to perform and in connection with which it is obligatory that expenditure should be incurred;
 - (e) to pay expenses in connection with the performance of Haj by the subscriber;

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¹ Clause "(aa)" inserted by SRO 815(I)/2008, dated August 01, 2008.

RECOGNISED PROVIDENT FUNDS, APPROVED SUPERANNUATION FUNDS AND APPROVED GRATUITY FUNDS

- (f) to meet the expenditure on building or purchasing a house or a site for a house, provided that the documents substantiating the building or purchase of such house, or the purchase of such site, are deposited with the trustees of the fund;
- (g) to meet the expenditure on repairs, renovation or extension of a residential house belonging to the subscriber;
- (h) to pay premiums on policies of insurance on the life of the subscriber or of his wife provided that the policy is assigned to the trustees of the fund or at their discretion deposited with them and that the receipt granted by the insurance company for the premiums is from time to time handed over to the trustees for inspection by the Commissioner;
- (i) to purchase shares of a public limited company for investment as per rules of this Chapter;
- (j) in the case of a subscriber who has attained the age of fifty years on the date on which withdrawal is permitted-
 - subject to sub-rule (2), to meet the expenditure on the purchase of a house or construction of a house on land owned by him or a member of his family anywhere in Pakistan:
 - (ii) subject to sub-rule (3), to meet expenditure on the purchase of agricultural land from Government;
 - (iii) to repay a loan taken from a financial institution, provided that the subscriber shall, within a period of two weeks from the date of withdrawal produce satisfactory evidence before the trustees to show that the advance has been utilized for the purpose for which it was drawn failing which the entire amount of withdrawal together with interest accrued thereon shall forth with become repayable to the fund in a lump-sum; and
 - (iv) without assigning any reason; or
- (k) in the case of an employee proceeding on leave preparatory to retirement, at the discretion of the trustees of the fees, without assigning any reason, provided that where an employee rejoins duty on the expiry of his leave, the amount withdrawn together with the interest accruing thereon at the rate allowed by the fund shall be repaid forthwith in to the fund in a lump-sum.

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- (2) The first installment of a withdrawal under sub-clause (i) or clause (j) of sub-rule (1) shall be allowed to be drawn only after an agreement has been executed between the subscriber and the trustees of the fund to the effect that the subscriber shall expend the full amount of the said advance towards the purchase or the building of a houses as claimed at the earliest possible opportunity and if the actual amount so expended is less than the amount of permitted withdrawal the subscriber shall repay the difference into the fund forthwith and further that if the said house is sold or otherwise alienated by its owner to any other person while the subscriber is still in service, the subscriber shall forthwith repay into the fund the entire amount of the withdrawal together with interest accrued thereon in lump-sum.
- (3) The first installment of a withdrawal under sub-clause (ii) of clause (j) of sub-rule (1) shall be allowed to be drawn only after an agreement has been executed between the subscriber and the trustees of the fund to the effect that the subscriber shall expend the full amount of the said advance towards the purchase of the said piece of land at the earliest possible opportunity and if the actual amount so expended is less than the amount of permitted withdrawal the subscriber shall repay the difference into the fund forthwith and further that if the said house is sold or otherwise alienated by its owner to any other person while the subscriber is still in service, the subscriber shall forthwith repay into the fund the entire amount of the withdrawal together with interest accrued thereon in lump-sum.

104. Limits on Withdrawals.-

- (1) Withdrawals permitted under these rules shall not exceed the following limits, namely:-
 - (a) in the case of withdrawals permitted under clauses (a), (b), (c) or
 (d) of sub-rule (1) of rule 103, six months' salary of the subscriber or the total of accumulated balance to his credit, whichever is the less;
 - ¹[(aa) in the case of withdrawals permitted under clause (aa) of sub-rule (1) of rule 103, the accumulated balance to the credit of subscriber;]
 - (b) in the case of withdrawals permitted ²[under clause (e) of sub-rule
 (1) of rule 103], six months salary of the subscriber or twenty five

¹ Clause "(aa)" inserted by SRO 815(I)/2008, dated August 01, 2008.

Substituted for "under clause (d) of sub-rule (1) of rule" by SRO 392(I)/2009 dated May 19, 2009.

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thousand rupees or/ of the total of the accumulated balance to his credit, whichever is the lowest;

- (c) in the case of withdrawals permitted under clause (f) or (g) of sub-rule (1) of rule ¹ [103], thirty-six month's salary of the subscriber or the total of the accumulated balance to his credit, whichever is the less;
- (d) in the case of withdrawals permitted under clause (h) of sub-rule (1) of rule ³[103], eighteen months salary of the subscriber or the total of the accumulated balance to his credit, whichever is the less, provided that this restriction shall apply to each withdrawal and not to the total withdrawal;
- (e) in the case of withdrawals permitted under clause (i) of sub-rule (1) of rule ³[103], six months' salary of the subscriber or ten thousand rupees or the total of the accumulated balance to his credit, whichever is the lowest;
- (f) in the case of withdrawals permitted under sub-clauses (i), (ii) and (iii) of clause (j) of sub-rule (1) of rule ³[103], twenty-four months' salary of the subscriber or eighty percent of the total of the accumulated balance to his credit, whichever is the less;
- (g) in the case of withdrawals permitted under sub-clause (iv) of clause (j) of sub-rule (1) of rule ³[103], sixty percent of the total of the accumulated balance to ³[credit of] the subscriber; and
- (h) in the case of withdrawals permitted under clause (k) of sub-rule
 (1) of rule ³[103], ninety percent of the accumulated balance to the subscriber.
- (2) For the purpose of rule and this rule:-
 - (a) "accumulated balance" means the total of the accumulations of exempted contributions and exempted interest contained in the balance to the credit of the employee at the time of withdrawals;
 - (b) "family" means the employee's wife, legitimate children, step children, parents, sisters and brothers who reside with the employee and are wholly dependent on him; and
 - (c) "salary" means the salary as defined in clause (h) of rule 14 of Part I of the Sixth Schedule to the Ordinance to which the employee is entitled at the time when the withdrawal is granted.

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Inserted by SRO 392(I)/2009, dated May 19, 2009.

RECOGNISED PROVIDENT FUNDS, APPROVED SUPERANNUATION FUNDS AND APPROVED GRATUITY FUNDS

105. Second withdrawals.-

- (1) Save as provided in sub-rules (2), (3), (4) and (5), no second withdrawal from a recognized provident fund shall be permitted until the sum first withdrawn has been fully repaid.
- (2) A withdrawal may be permitted for the purposes specified in clause (h) of sub-rule (1) of rule 110, notwithstanding that the sum withdrawn for any other purpose has not been repaid.
- (3) Subsequent withdrawals for the purposes specified in clause (h) of sub-rule (1) of rule 103 may be permitted, notwithstanding that the sum or sums previously drawn for the same purpose has or have not been repaid.
- (4) A withdrawal for anyone of the purposes specified in sub-rule (1) of rule 103 other than that specified in clause (a) of that sub-rule may be permitted notwithstanding that the sum or sums withdrawn for the purposes of clause (e) of sub-rule (1) has or have not been repaid.
- (5) A withdrawal for any of the purposes specified in sub-rule (1) of rule 103 other than those specified in clauses (f) and (h) of that sub-rule may be permitted notwithstanding that the sum previously withdrawn for the purposes of clause (d) of sub-rule (1) has not been repaid.
- ¹[(6) Subsequent withdrawals for the purposes specified in clause (aa) of sub-rule (1) of rule 103 shall be permitted.]

106. Repayment of amounts withdrawn.-

- (1) Where any withdrawal is allowed for a purpose specified in clauses ²[(aa),] (f), (h), (i), (j) or (k) of sub-rule (1) of rule 103, the amount withdrawn need not be repaid.
- (2) Subject to sub-rules (3) and (4), where a withdrawal is allowed for a purpose other than those referred to in sub-rule (1), the amount withdrawn shall be repaid in not more than forty- eight equal monthly installments and shall bear profit in accordance with the following, namely:-
- (a) Withdrawals which are repaid in not more than twelve monthly installments

The rate of mark-up fixed by the Federal Government under rule 3(b) of Part-I of the Sixth Schedule to the Ordinance payable in the form of one additional installment.

¹ Sub-rule (6) inserted by SRO 815(I)/2008, dated August 01, 2008.

² Inserted by SRO 815(I)/2008, dated August 01, 2008.

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- than twelve but not more than twentyfour monthly installments
- Withdrawals which are repaid in more than twenty-four but not more than thirty-six monthly installments.
- Withdrawals which are repaid in more than thirty-six ¹[monthly] installments.

Withdrawals which are repaid in more ate of mark-up fixed by the Federal Government under rule 3(b) of Part-I of the Sixth Schedule to the Ordinance payable in the form of two additional installments

> The rate of mark-up fixed by the Federal Government under rule 3(b) of Part-I of the Sixth Schedule to the Ordinance payable in the form of three additional installments.

> The rate of mark-up fixed by the Federal Government under rule 3(b) of Part-I of the Sixth Schedule to the Ordinance payable in the form of four additional installments.

- For the purposes of sub-rule (2) and at the discretion of the trustees of the fund, profit may be recovered on the amount withdrawn or the balance thereof outstanding from time to time at 1 percent above the rate which is payable for the time being on the balance in the fund to the credit of the subscriber.
- Where an employee contributing to the fund elects not to receive any profit accruing on his accumulated balance, no profit shall be charged on the amount withdrawn by him from the fund.
- The employer shall deduct such installments payable under sub-rule (2) from the employee's salary and pay them to the trustees commencing from the second monthly payment made after the withdrawal or, in the case of an employee on leave without pay, from the second monthly installment after his return to duty.

In the case of default of repayment of installments under sub-rules (2) and (5), the Commissioner may at his discretion, order that the amount of withdrawal or the amount outstanding shall be added to the total income of the employee for the year in which the default occurs and the employee shall be assessed accordingly.

107. Power to relax conditions.-

Notwithstanding anything contained in rules 103, 104, 105 or 106, the Commissioner may in special circumstances to be recorded in writing relax the conditions for withdrawals from and repayment to the fund.

PART II

APPROVED SUPERANNUATION FUNDS

108. Application for approval of a superannuation fund.-

The application required to be made under sub-rule (1) of rule 3 of Part II of the Sixth Schedule to the Ordinance for approval of a superannuation fund shall contain the following information, namely:-

Substituted for "months" by SRO 392(I)/2009, dated May 19, 2009.

RECOGNISED PROVIDENT FUNDS, APPROVED SUPERANNUATION FUNDS AND APPROVED GRATUITY FUNDS

- (a) the employer's name and the address of the employer's principal place of business;
- (b) the classes and number of employees, whether in Pakistan or outside Pakistan, entitled to the benefits of the fund;
- (c) the age of retirement prescribed in the fund's regulations;
- (d) the place where the accounts of the fund are or will be maintained; and
- (e) where the fund is already in existence, details of investments of the fund.
- (2) A verification in the following form shall be annexed to the application, namely:-

"We/I, the trustees of the above named fund, do declare that what is stated in the application is true to the best of our/my information and belief and that the documents sent herewith are the originals or true copies thereof".

109. Returns, statements and other documents that may be required to be furnished.-

The trustees of an approved superannuation fund and any employer who contributes to an approved superannuation fund may be required by notice, in writing, from the Commissioner under rule 8 of Part II of the Sixth Schedule to the Ordinance to-

- (a) furnish a return containing such particulars of contributions as the notice may require:
- (b) prepare and deliver a return containing -
 - the name and place of residence of every person in receipt of an annuity from the fund;
 - (ii) the amount of the annuity payable to each annuitant;
 - (iii) particulars of every contribution (including interest on contributions), if any, returned to the employer or to employees; and
 - (iv) particulars of sums paid in commutation or in lieu of annuities;and

RECOGNISED PROVIDENT FUNDS, APPROVED SUPERANNUATION FUNDS AND APPROVED GRATUITY FUNDS

(c) furnish a copy of the accounts of the fund to the last date prior to such notice in which such amounts have been made up together with such other information and particulars as may be reasonably required with the permission of the ¹Federal Board of Revenue.

110. Limits on contribution by the employer.-

- (1) The ordinary annual contribution by the employer to an approved superannuation fund in respect of any particular employee shall be made on a reasonable definite basis as may be approved by the Commissioner with regard to the earnings, the contributions or the number of members of the said fund so however that such contributions shall not exceed twenty percent of the employee's salary for each year.
- (2) Subject to any condition which the Commissioner may think fit to specify under this rule, the amount to be allowed as a deduction on account of initial contribution which an employer may make in respect of the past service of an employee admitted to the benefits of a fund shall not exceed twenty percent of the employee's salary for each year of his past services with the employer.
- (3) Notwithstanding the provisions of sub-rules (1) and (2), an employer may, with the prior approval of the Commissioner, make a special contribution to an approved superannuation fund to meet the deficit in the fund, if any.

111. Investment and deposit of moneys of superannuation fund.-

All moneys contributed to an approved superannuation fund and interest on the accumulated balance of such contributions, if any, shall be utilized for making payments under a scheme of insurance or a contract of annuity with the State Life Insurance Corporation of Pakistan, an insurance company carrying on life insurance business and registered under section 3 of the Insurance Act, 1938 (IV of 1938), or the Pakistan Post Office Insurance Department having for its main object the provision of annuities for the beneficiaries, or deposited or invested in accordance with the provisions ²[] of rule 102.

112. Treatment of consideration for dealings with beneficial interest.-

If an employee assigns or creates a charge upon his beneficial interest in an approved superannuation fund, the Commissioner shall, on the fact of the assignment or charge coming to his knowledge, give notice to the employee that if he does not secure the cancellation of the assignment or charge within

The words "Central Board of Revenue" substituted by the Finance Act, 2007

Words etc omitted for "of sub-rule (1)" by SRO 1209(I)/2005, dated 6 December 2005.

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two months of the date or receipt of the notice, the consideration received for such assignment or charge shall be treated as salary received by him in the year in which the fact became known to the Commissioner and shall be assessed accordingly.

113. Circumstances in which approval may be withdrawn.-

The Commissioner may withdraw approval accorded under Part II of the Sixth Schedule to the Ordinance in the case of a fund which ceases to satisfy the requirements of the said Part or fails to fulfill the requirements of rules 110, 111 and 112.

RECOGNISED PROVIDENT FUNDS, APPROVED SUPERANNUATION FUNDS AND APPROVED GRATUITY FUNDS

114. Form of appeal in case of refusal to approve or withdrawal of approval.-

(1) An appeal under sub-rule (1) of rule 10 of Part II of the Sixth Schedule to the Ordinance shall be in the following form and shall be verified in the manner indicated therein, namely:-

FORM OF APPEAL IN CASE OF NON-APPROVAL OR WITHDRAWAL OF APPROVAL

10		
The ¹ Federal Board of Revenue, Islamabad.		
The petition of	at yo Commissioner unde Ordinance, 2001 fo him (them) for the has refused/	our petitioner(s) applied or Part II of the Sixth or the approval of the e benefit of his (their)
For the reasons set out below yo be recognised and pray(s) that pleased to.		
GROUI	NDS OF APPEAL	
We/l in the above petition do declare t my information and belief.		the petitioner(s) named s true to the best of our
	^ ddrooo	
(2) An appeal shall be accompain the Government treasury.		challan for Rs.100 paid

The words "Central Board of Revenue" substituted by the Finance Act, 2007

The words "Central Board of Revenue" substituted by the Finance Act, 2007

RECOGNISED PROVIDENT FUNDS, APPROVED SUPERANNUATION FUNDS AND APPROVED GRATUITY FUNDS

PART III

APPROVED GRATUITY FUNDS

115. Application for approval of a gratuity fund.-

- (1) The application required to be made under sub-rule (1) of rule 3 of Part III of the Sixth Schedule to the Ordinance for approval of gratuity fund shall contain the following information, namely:-
 - (a) the employer's name and the address of employer's principal place of business;
 - (b) the classes and number of employees, whether in Pakistan or outside Pakistan, entitled to the benefits of the fund;
 - (c) the age of retirement prescribed in the fund's regulations;
 - the minimum period of service prescribed in the fund's regulation as a condition of eligibility to receive the gratuity in case of termination of employment;
 - (e) the place where the accounts of the fund are or will be maintained; and
 - (f) where the fund is already in existence, details of investments of the fund.
- (2) A verification in the following form shall be annexed to the application, namely:-

"We/ I, the trustees of the above named fund, do declare what is stated ¹[in] that the application is true to the best of our/my information and belief and that the comments sent herewith are the original or true copies thereof."

116. Returns, statements and other documents that may be required to be furnished.-

The trustees of an approved gratuity fund and ,an employer who contributes to an approved gratuity fund may be required by notice, in writing, from the Commissioner under rule 7 of Part III of the Sixth Schedule to the Ordinance to:-

-

Substituted for "that" by SRO 392(I)/2009, dated May 19, 2009. The SRO mentions substitution of the word "that" appearing for the first time while it is clearly intended to replace the word appearing for the second time. The amendment has been made accordingly.

RECOGNISED PROVIDENT FUNDS, APPROVED SUPERANNUATION FUNDS AND APPROVED GRATUITY FUNDS

- (a) furnish a return containing such particulars of contributions as the notice may require;
- (b) prepare and deliver a return containing:
 - the name and place of residence of every person in receipt of a gratuity from the fund; and
 - (ii) the amount of the gratuity paid to each employee; and
- (c) furnish a copy of the accounts of the fund to the last date prior to such notice in which such accounts have been made up together with such other information and particulars as may be reasonably required with the permission of the Commissioner.

117. Limits on contribution by the employer.-

- (1) The ordinary annual contribution by the employer to an approval gratuity fund in respect of any particular employee shall be made on a reasonable definite basis, as may be approved by the Commissioner, with regard to the length of service of the employee so however that such contribution shall not exceed salary of the employee for the last month of each financial year.
- (2) Subject to any condition which the Commissioner may think fit to specify under this rule, the amount to be allowed as a deduction on account of initial contribution which an employer may make in respect of the past services of an employee admitted to the benefits of a fund shall not exceed salary of the employee for the last month of each financial year during the course of his past services with the employer.
- (3) Notwithstanding the provisions of sub-rules (1) and (2), an ¹[employer] may with the prior approval of the Commissioner, make a special contribution to an approved gratuity fund to meet the deficit in the fund, if any.

118. Investment or deposits of moneys of a gratuity fund.-

All money contributed to an approved gratuity fund and interest on the accumulated balances of such contributions shall be deposited or invested in accordance with the provisions of ²[rule 102].

119. Treatment of consideration for dealings with beneficial interest.-

Substituted for "employee" by SRO 392(I)/2009, dated May 19, 2009.

² Substituted for "sub-rule (1) of rule 109" by Notification No. SRO 590(I)/2004, dated July 7, 2004.

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If an employee assigns or creates a charge upon his beneficial interest in an approved gratuity fund, the Commissioner shall, on the fact of the assignment or charge coming to his knowledge, give notice ¹ [to] the employee that if he does not secure the cancellation of the receipt of the notice, the consideration received for such assignment of charge shall be treated as salary received by him in the year in which the fact became ²[known] to the Commissioner and shall be assessed accordingly.

120. Circumstances in which approval may be withdrawn.-

The Commissioner may withdraw approval awarded under Part III of the Sixth Schedule to the Ordinance in the case of a fund which ceases to satisfy the requirements of the said Part or fails to fulfill the requirements of rule.

121. Form of appeal in case of refusal to approve or withdrawal of approval.-

An appeal under sub-rule (1) of rule 9 of Part III of the Sixth Schedule to the Ordinance shall be in the following form and shall be verified in the manner indicated therein, namely:-

FORM OF APPEAL IN CASE OF NON-APPROVAL OR WITHDRAWAL OF APPROVAL

То
The ³ Federal Board of Revenue,
Islamabad.
The petition of employer(s) carrying on business, profession or vocation at your petitioner(s) applied to/obtained sanction from the
Commissioner under Part III of the Sixth Schedule to the Income Tax
Ordinance, 2001 for the approval of the gratuity fund maintained him (them)
for the benefit of his (their) employees. The Commissioner has refused/ withdrawn the approval for the reasons stated in his
order, dated of which a copy is attested.
For the reasons set out below your petition(s) submit(s) that the fund should be recognized and pray(s) that the $^4\text{Federal}$ Board of Revenue may be pleased to.

Words inserted by SRO 392(I)/2009, dated May 19, 2009.

Substituted for "know" by SRO 392(I)/2009, dated May 19, 2009.

The words "Central Board of Revenue" substituted by the Finance Act, 2007

The words "Central Board of Revenue" substituted by the Finance Act, 2007

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GROUNDS OF APPEAL

	0.100.1		
		o declare that state	the petitioner(s) ed therein is true to the best
		Signature Name Address	
(2)	An appeal shall be accordate paid in the Government to		by of a challan for Rs.100/-

INCOME TAX RECOVERY RULES

PART - I

122. Definitions.-

For the purposes of ¹[these] rules, unless there is anything repugnant in the subject or context,-

- (a) "Tax Recovery" means recovery of debt due to the Federal Government under the Income Tax Ordinance, 2001;
- (b) "defaulter" means the taxpayer mentioned in the notice;
- (c) "execution", in relation to a Notice, means steps taken for the recovery of arrears under these rules;
- ²[(ca) "notice", in this Chapter means a notice under sub-section (1) of section 138 of the Income Tax Ordinance 2001.]
 - (d) "officer" means a person authorized by the commissioner to execute an order of attachment or sale under these rules; and
 - (e) "share in a corporation" includes stock, debenture stock, debentures or bonds.
 - (f) for the purpose of this Chapter, "Commissioner" means Commissioner of ³["Inland Revenue"] as defined under clause 13 of section 2 and includes any ⁴[Officer of Inland Revenue or Inspector Inland Revenue] taxation officer delegated powers by the Commissioner to act, exercise powers and functions under this Chapter, in respect of a taxpayer(s) by general or specific orders, or under scheme of enforcement in the tax recovery matters designed by the FBR ⁵[:]

⁶[Provided that the Commissioner Inland Revenue shall not delegate powers and functions under this Chapter to any Inspector Inland Revenue in respect of taxpayer having tax demand exceeding five million rupees.]

Words inserted by SRO 392(I)/2009, dated May 19, 2009.

Clause "(ca)" inserted by SRO 392(I)/2009, dated May 19, 2009.

The words "Income Tax" substituted by SRO 1218(I)/2015 dated 08.12.2015.

The words "taxation officer" substituted by the S.R.O. 754(I)/2016 dated 15th August, 2016.

⁵ Full stop substituted by the S.R.O. 754(I)/2016 dated 15th August, 2016.

Added by the S.R.O. 754(I)/2016 dated 15th August, 2016.

123. Form of notice of recovery to be issued by Commissioner.-

¹[(1) The notice required to be served upon the taxpayer under sub-section (1) of section 138 shall be in the form as prescribed in part-III of First Schedule to these rules.]

124. Mode of service of notice.-

The notice referred to in rule 123 and other notices under rules contained in this part shall be served as provided in section 218 of the Income Tax Ordinance, 2001.

125. Time limit for execution of the notice.-

No step in execution of the notice referred to in rule 123 shall be taken until the period specified in the said notice has elapsed since the date of service of the notice.

Provided that if the Commissioner is satisfied that the defaulter is to cancel, remove or dispose of the whole or any part of such of his moveable property as would be liable to attachment in execution of a notice that the realization of the amount of Notice would in consequence be delayed or obstructed, he may at any time after the issue of the notice under rule direct, for reasons to be recorded in writing, an attachment of the whole or part of such property:

Provided further that if the defaulter whose property has been so attached furnishes security to the satisfaction of the Commissioner, such attachment shall be cancelled from the date on which such security is accepted by the Commissioner.

126. Disposal of proceeds of execution.-

Whenever assets are realized, by sale or otherwise in execution of a Notice, they shall be disposed of in the following manner, namely:-

- (a) there shall be paid to the Commissioner the amount due under the ²[notice] in execution of which the assets were realized; and
- (b) the balance, if any, shall be paid to the defaulter.

127. Determination of disputes.-

Except as otherwise expressly provided in these rules, every question arising between the Commissioner and the defaulter or their representatives, relating to the execution, discharge or satisfaction of a

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Sub-rule (1) substituted by SRO 392(I)/2009, dated May 19, 2009.

Substituted for "certificate" by SRO 392(I)/2009, dated May 19, 2009.

¹[notice duly issued] under these rules, or relating to confirmation or setting aside by an order under these rules of a sale held in execution of such Certificate, shall be determined by order of the Commissioner before whom such question arise.

128. Exemption from attachment.-

The following shall not be liable to attachment and sale under these rules, namely:-

- (a) the necessary wearing apparel, cooking vessels, beds and bedding
 of the defaulter, his wife and children, and such personal
 ornaments, as, in accordance with religious usage, cannot be
 parted with by any women;
- (b) tools of artisans, and, where the defaulter is an agriculturist, his implements of husbandry and such cattle and seed grain as may, in the opinion of the Commissioner, be necessary to enable him to earn his livelihood as such;
- (c) houses and other buildings (with the materials and the sites thereof and the land immediately appurtenant thereto and necessary for their enjoyment) belonging to an agriculturist and occupied by him;
- (d) books of account;
- (e) a mere right to sue for damages;
- (f) any right of personal service;
- (g) stipends and gratuities allowed to a pensioner of the Government, or payable out of any service family pension fund notified in official Gazette by the Federal Government or the Provincial Government in this behalf, and political pensions;
- (h) the wages of labourers and domestic servants, whether payable in money or in kind;
- salary to the extent of the first hundred rupees and one half of the remainder:

Provided that where such salary is the salary of the servant of Government or servant of a railway or local authority, and ²[] whole or any part of the portion of such salary liable ³ [to]

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Substituted for "Certificate duly filed" by SRO 392(I)/2009, dated May 19, 2009.

² Letter "III" omitted by SRO 392(I)/2009, dated May 19, 2009.

³ Word inserted by SRO 392(I)/2009 dated May 19, 2009.

attachment has been under attachment, whether continuously intermittently for a total period of twenty four months, portion shall be exempt from attachment until the expiry of further period of twelve months and, where such attachment been made in execution of one and the same certificate, shall be finally exempt from attachment in execution of that notice;

- the pay and allowances of persons to whom the Pakistan ¹[Army] Act, 1952 (XXXIX of 1952), applies, or of persons other than Commissioned Officers to whom the Pakistan Navy Ordinance, 1961 (XXXV of 1961), applies;
- (k) all compulsory deposits and other sums in or derived from fund to which the Provident Funds Act, 1925 (XIX of 1925), the time being applies in so far as they are declared by the Act not to be liable to attachment;
- (I) any allowance forming part of the emoluments of any servant of Government or of any servant of a railway or local authority which the appropriate Government may, by notification in the official Gazette, declare to be exempt from attachment, and any subsistence grant or allowance made to any such servant while under suspension;
- (m) any expectancy of succession by survivorship or other ¹[merely] contingent or possible right or interest; and
- (n) a right to future maintenance.
- Explanation 1.- The particulars mentioned in clauses (g), (h), (i), (j) and (l) are exempt from attachment or sale whether before or ²[after] they are actually payable, and in the case of salary other ³[than] salary of a servant of the Government or a servant of railway local authority the attachable portion thereof is exempt from attachment until it is actually payable.
- Explanation 2.- In clauses (h) and (i), "wages" or "salary" means the total monthly emoluments, excluding any allowance declared exempt from attachment under the provisions of clause (I), derived by a person from his employment whether on duty or on leave.
- **Explanation 3.-** In clause (I), "appropriate Government" means-

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Substituted for "me" by SRO 392(I)/2009, dated May 19, 2009.

Words inserted by SRO 392(I)/2009, dated May 19, 2009.

³ Substituted for "t" by SRO 392(I)/2009, dated May 19, 2009.

- (i) as respects any person in the service of the Federal Government, or any servant of Railway Board, a cantonment! authority or of the port authority or a major port, the Federal Government; and
- (ii) as respect any person in the service of a Provincial Government or a servant of any local authority, the Provincial Government.

129. Investigation by Commissioner.-

(1) Where any claim is preferred to, or any objection is made to the attachment or sale of, any property in execution of a ¹[notice] on the ground that such property is not liable to such attachment or sale, the Commissioner shall proceed to investigate the claim or objection:

Provided that no such investigation shall be made when the Commissioner considers that the claim or objection was designedly or unnecessarily delayed.

- (2) Where the property to which the claim or objection relates has been advertised for sale, the Commissioner ordering the sale may postpone it during the investigation of the claim or objection, upon such terms as to security or otherwise as the Commissioner may deem fit.
- (3) The claimant or objector shall adduce evidence to show that at the date on which the Notice was originally issued by the Commissioner for the recovery of the arrears, he had some interest in, or was possessed of the property in question.
- (4) Where, upon the said investigation the Commissioner is satisfied that, for the reason stated in the claim or objection, such property was at the said date in the possession of the defaulter or of some person in trust for him or in the occupancy of a tenant or other person paying rent to him, or being in the possession of the defaulter at the said date, it was so in his possession, not on his own account or as his own property, but on account of or in trust for some other person the Commissioner shall make an order releasing the property, wholly or to such extent as it was not ²[] in possession of the defaulter on his own account, from attachment or sale.

Substituted for "Certificate" by SRO 392(I)/2009, dated May 19, 2009.

Word "it" omitted by SRO 392(I)/2009, dated May 19, 2009.

INCOME TAX RECOVERY RULES

(5) Where the Commissioner is satisfied that the property was, at that date, in the possession of the defaulter as his own property and not on account of any other person, or was in possession of some other person in trust for him or in the occupancy of a tenant or other person paying rent to him, the Commissioner shall disallow the claim.

130. Removal of attachment on satisfaction or cancellation of Certificate.-

Where the amount due is paid to the Commissioner ¹[the attachment] shall be deemed to be withdrawn and, in case of immovable property, the withdrawal shall, if the defaulter so desired, be proclaimed at his expense, and a copy of the proclamation shall be affixed in manner provided by these rules for a proclamation of sale of immovable property.

131. Officer entitled to attach and sell.-

The attachment and sale of immovable property may be made by such officer as the Commissioner may from time to time direct.

132. Adjournment or stoppage of sale.-

(1) The Commissioner may adjourn sale hereunder to a specified day and hour; and the officer conducting any such sale may adjourn the sale, recording his reasons for such adjournment:

²[Provided that, where the sale is being conducted in or within the precincts of the office of the concerned Commissioner ³[], the officer shall not adjourn the sale without prior permission of the Commissioner.]

- (2) Where a sale of immovable property is adjourned under sub-rule (1) for a longer period than one calendar month, a fresh proclamation of sale under rules shall be made unless the defaulter consents to waive it.
- (3) Every sale shall be stopped if, before the lot is knocked down, the amount ⁴[due is] tendered to the officer conducting the sale, or proof is given to his satisfaction ⁵ [that the] amount has been paid to the Commissioner who ordered the sale.

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Words inserted by SRO 392(I)/2009, dated May 19, 2009.

Proviso substituted by SRO 392(I)/2009, dated May 19, 2009.

The words "of income tax" omitted by SRO 1218(I)/2015 dated 08.12.2015.

Words inserted by SRO 392(I)/2009, dated May 19, 2009.

Substituted for "e" by SRO 392(I)/2009, dated May 19, 2009.

133. Defaulter not to mortgage, etc., any property.-

Where a notice has been served on a defaulter under rule 123 the defaulter or his representative in interest shall nor sell, mortgage, charge, lease or otherwise deal with any property belonging to him except with the permission of the Commissioner.

134. Prohibition against biding or purchase by officer.-

No officer or other person having any duty to perform in connection with any sale under these rules shall, either directly or indirectly, bid for, acquire or attempt to acquire any interest in the property sold.

135. Assistance by police.-

Any officer authorized to attach or sell any property or to arrest the defaulter or charged with any duty to be performed under these rules, may apply to the officer-in-charge of the nearest police station for such assistance as may be necessary in the discharge of his duties.

PART - II

ATTACHMENT AND SALE OF MOVABLE PROPERTY ATTACHMENT

136. Person authorized to act, etc.-

- (1) The Commissioner may authorize any person to execute an order of attachment or sale under the rules in this part and in Part III and, where he does not so authorize any person references, in the said rules to "officer", so far as may be, be construed ¹[as] references to the Commissioner.
- (2) Except as otherwise provided in these rules, when any movable property is to be attached, the officer shall be furnished by the Commissioner with a warrant in writing and signed with his name specifying the name of the defaulter and the amount to be realized.
- ²[(3) The warrant of attachment of movable property to be issued by the Commissioner under sub-rule (2) shall be in the following form, namely:-

WARRANT OF ATTACHMENT OF MOVEABLE PROPERTY (Rule 136(2) of the Income Tax Rules, 2002)

Commissioner	

Words inserted by SRO 392(I)/2009, dated May 19, 2009.

² Sub-rule (3) substituted by SRO 392(I)/2009, dated May 19, 2009.

137.

138.

139.

INCOME TAX RECOVERY RULES

No	dated		
То			
S/O			
You Mr./N	//rs.M/s.		
was due a	I to pay Rss income tax arrea	(Rupees) whice of a notice under section
hereby o	ordered to att	•	recovery of tax arrears, it property belonging of the said amount.
Income Ta my hand a	x Rules, 2002, to one of seal at (name of	execute this warran	zed under rule 136(1) of that. This order is given und on this day
		Commissioner of	¹["Inland Revenue"]]
Service of	copy of warrant		
The officer	shall cause a copy	of the warrant to be	e served on the defaulter.
Attachmer	nt		
		f warrant, the amou the movable prope	unt is not paid forthwith, thrty of the defaulter.
stored in o	r near the dwelling cultivated by the	g house of the defa defaulter, which	ral produce lying in the fie aulter or stored on the lar represents the agricultur by the defaulter, shall not b
Property in	n defaulter's poss	ession	
			roperty in the possession ctual seizure and the offic
words "Incom	e Tax" substituted by	SRO 1218(I)/2015 date	d 08.12.2015.

shall keep the property in his own custody or in the custody of one of his subordinates and shall be responsible for due custody thereof.

Provided that when the property seized is subject to speedy and natural decay or when the expense of keeping it in custody is likely to exceed its value, the officer may sell it at once.

140. Debts and shares, etc.-

- (1) In the case of-
 - (a) a debt not secured by a negotiable instrument,
 - (b) a share in a corporation, or
 - (c) other movable property not in the possession of the defaulter except property deposited in, or in the custody of, any court, the attachment shall be made by a written order, prohibiting,-
 - in the case of the debt, the creditor from recovering the debt and the debtor from making payment thereof until the further order or the Commissioner;
 - (ii) in the case of the share, the person in whose name the share may be standing from transferring the same or receiving any dividend thereon; and
 - (iii) in the case of other movable property except as aforesaid, the person in possession of the same from giving it over to the defaulter.
- (2) A copy of such order shall be affixed on some conspicuous part of the office of the Commissioner, and another copy shall be sent, in the case of the debt, to the debtor, in the case of the share in a corporation, to the proper officer of the corporation and in the case of other movable property (except as aforesaid), to the person in possession of the same.
- (3) A debtor prohibited under clause (i) of sub-rule (1) shall, on receipt of order of the Commissioner, pay the amount of his debt to the Commissioner, and such payment shall discharge him as effectually as payment to the party entitled to receive the same.
- (4) Where the execution of a document or the endorsement of the defaulter in whose name a negotiable instrument or a share in a corporation is standing is required to transfer such negotiable instrument or share, the Commissioner such other officer as he may authorize in this behalf may execute such document or make such endorsement as may be necessary, and such execution or

endorsement have the effect as an execution or endorsement by the defaulter.

(5) Until the transfer of such negotiable instrument or share, the Commissioner or any other officer authorized by him in this behalf may receive any interest or dividend due thereon and sign a receipt for the same. Any receipt so signed shall be as valid and effectual for all purposes as if the same had been signed by the defaulter himself.

141. Share in movable property.-

Where the property to be attached consists of the share or interest of the defaulter in movable property belonging to him and another as co-owners, the attachment shall be made by a notice to the defaulter prohibiting him from transferring such share or interest or subjecting same to a charge in any manner.

142. Attachment of negotiable instrument.-

Where the property is a ¹[negotiable] instrument not deposited in a Court, nor in the custody of a public officer, the attachment shall be made by actual seizure, and the instrument shall be brought before the Commissioner and held subject to ²[his] orders.

143. Attachment of property in custody of public officer.-

Where the property to be attached is in the custody of any public officer, the attachment be made by a notice to such officer requesting that such property and any interest or dividend becoming payable thereon may be held subject to the further ³[orders] of the Commissioner by whom the notice is issued.

144. Attachment of property in partnership.-

(1) Where the property to be attached consists of an interest of the defaulter, being a partner, in the partnership property, the Commissioner may make an order charging the ⁴[share] of such partner in the partnership property and profits, with payment of amount due under the notice, and may, by the same or a subsequent ¹[order], appoint a receiver the share of such partner in the profits, whether already declared or accruing, and of any other money which may become due to in respect of the partnership, and direct maintenance or rendition of accounts and inquiries and make an order for the sale of such interest or such order as the circumstances of the case may require.

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SRO 392(I)/2009 dated May 19, 2009 seeks to substitute the word "liable" by "negotiable", whereas the word "negotiable" already appears there.

Substituted for "this" by SRO 392(I)/2009, dated May 19, 2009.

³ Substituted for "s" by SRO 392(I)/2009, dated May 19, 2009.

Words inserted by SRO 392(I)/2009, dated May 19, 2009.

INCOME TAX RECOVERY RULES

(2) The other partners shall be at liberty at any time to redeem the interest charged or; in the case of a sale being directed, to purchase the same.

145. Inventory.-

In the case of attachment of movable property by actual seizure the officer shall, after attachment of the property prepare an inventory of all the property attached, specifying in it the place where it is lodged or kept, and shall forward the same to the Commissioner and deliver a copy thereof to the defaulter.

146. Attachment not to be excessive.-

The attachment by seizure shall not be excessive, that is to say, the property attached shall be as nearly as possible proportionate to the amount specified in the warrant.

147. Seizure between sunrise and sunset.-

Attachment by seizure shall be made after sunrise and before sunset and not otherwise.

148. Entry into building by officer, etc.-

The officer may break open any inner or other door or window of any building and enter any building in order to seize any movable property if the officer has reasonable grounds to believe that such building contains movable property liable to seizure under the warrant and the officer has notified his authority and intention of breaking open if admission is not given. He shall, however, give all reasonable opportunity to women ¹[to] withdraw.

149. Sale.-

The Commissioner may direct that any movable property attached under these rules or such portion thereof as may seem necessary to satisfy the certificate shall be sold.

150. Issue of proclamation.-

When any sale of movable property is ordered by the Commissioner, he shall issue a proclamation of the intended sale specifying the time and place of sale and whether the sale is subject to confirmation or not.

151. Proclamation how made.-

(1) The proclamation shall be made by the beat of drum or other customary mode, and the contents of the proclamation shall be explained in the language of the district-

- (a) in the case of property attached by actual seizure-
 - (i) in the village in which the property was seized or, if the property was seized in a town or city, then, in the locality in which it was seized; and
 - (ii) at such other places as the Commissioner of Tax may direct; and
- (b) in the case of property attached otherwise than by actual seizure, in such places, if any, as the Commissioner may direct.
- (2) A copy of the proclamation shall also be affixed at a conspicuous place in the office of the Commissioner.
- (3) Where the Commissioner so directs, such proclamation may also be published in one or two newspapers.

152. Sale after fifteen days.-

Except where the property is subject to speedy and natural decay or when the expense of keeping it in custody is likely to exceed its value, no sale of movable property under these rules shall, without the consent in writing of the defaulter, take place until after the expiry of at least fifteen days from the date on which a copy of the proclamation of sale was affixed in the office of the Commissioner.

153. Sale to be by auction or by tender.-

The property shall be sold by public auction or by tender, in one or more lots, as the officer may consider advisable and, if the amount to be realized by sale may be satisfied by the sale of a portion of the property, the sale shall be only with respect to that portion of the property.

154. Sale by public auction.-

- (1) Where movable property is sold by public ¹[auction], the price of each lot shall be paid at the time of sale or as soon thereafter the officer holding the sale directs and in default of payment the property shall ²[] be re-sold.
- (2) On payment of the purchase money, the officer holding the sale shall grant to the purchaser a certificate specifying the property purchased, the price paid the name of the purchaser, and the sale shall thereupon become absolute.

Substituted for "on" by SRO 392(I)/2009, dated May 19, 2009.

Word "with" omitted by SRO 392(I)/2009, dated May 19, 2009.

CHAPTER - XVI

INCOME TAX RECOVERY RULES

(3) Where the movable property to be sold is a share in goods belonging to defaulter and a co-owner, and two or more persons, of whom one is such co-owner, respectively bid the same sum for such property or for any lot, the bid of co-owner shall have preference.

155. Irregularity not to vitiate sale.-

Any error or irregularity in publishing or conducting the sale of movable property shall not vitiate the sale if provisions of these rules have been substantially complied with.

156. Negotiable instruments or share in a corporation.-

Notwithstanding anything contained in these rules, where the property to be sold ¹ [is] negotiable instrument or a share in a corporation, the Commissioner instead of directing the sale to be made by public auction, authorize the sale of such instrument or share through a broker.

157. Order for payment of coin or currency notes to the Commissioner ²[].-

Where the property attached is current coin or currency notes, the Commissioner may, at any time during the continuance of the attachment, direct that such coin or notes, or a part thereof sufficient to satisfy the Notice, be paid over to the Commissioner.

PART - III

ATTACHMENT AND SALE OF IMMOVABLE PROPERTY ATTACHMENT

158. Attachment.-

³[(1)] Attachment of the immovable property of the defaulter be made by an order prohibiting the defaulter from transferring or subjecting the property to a charge in any manner and prohibiting all persons from taking any benefit under such transfer orcharge.

¹[(2) The order of attachment of immovable property to be issued by the Commissioner under this rule shall be in the following form, namely:-

Word inserted by SRO 392(I)/2009 dated May 19, 2009.

The words "of Income Tax" omitted by SRO 1218(I)/2015 dated 08.12.2015.

Rule 158 renumbered as sub-rule (1) and sub-rule (2) by SRO 392(I)/2009, dated May 19, 2009.

ORDER OF ATTACHMENT OF IMMOVABLE PROPERTY (Rule 158 of the Income Tax Rules, 2002)

	To,											
	S/o											
								_) pay	able b	y you,	for	(Rupees which a
	notice under section 138(1) of the Income Tax Ordinance, 2001, dated has already been served upon you.											
	arrea prohi trans (addr charg	rs you bited an ferring ress) ge in an	Mr/Mrs nd restr of imm	s/M/s. ainec ovab er and	l until le pro	fur opert	ther o	orders 	of the	unde	are ersign loc le sa	ome tax hereby ed from cated at me to a king any
			my handonth)									on
						Com	nmissio	oner o	f ¹["Inlar	nd Rev	enue'	"]]
159.	Serv	Service of notice of attachment										
	A cop	by of the	order of	atta	chmen	t be	serve	d on th	ie defau	ılter.		
160.	Proclamation of attachment											
	to the	e proper order sha	ty attach	ed by	y beat at a	of c	drum o spicuo	r custous of	omary r the pro	node, a	and a	adjacent copy of llso at a
161.	Sale	and pro	clamati	on of	sales	. -						
	(1)	which h		attac	ched, c	r su	ch por					property essary to
	(2)	Commi		shall	cause	a p	roclan					old, the le to be

The words "Income Tax" substituted by SRO 1218(I)/2015 dated 08.12.2015. Substituted for "aimed" by SRO 392(I)/2009, dated May 19, 2009.

162. Contents of proclamation.-

- (1) A proclamation of sale of immovable property shall be drawn up after service of notice to the defaulter, and shall state time and place of sale and also specify-
 - (a) the location of the property to be sold;
 - (b) as fairly and accurately as possible the revenue or rent, if any, assessed upon the property or any part thereof; and
 - (c) the amount for the recovery of which the sale is ordered.
- (2) The proclamation may also specify any other thing which the Commissioner considers material for a purchaser to know in order to judge the nature and value of the property.

163. Mode of making proclamation.-

- (1) Every proclamation for the sale of immovable property shall be made at some place on or near such property by beat of drum or other customary mode, and a copy of the proclamation shall be affixed at a conspicuous place of the property and also at a conspicuous ¹[part] of the office of the Commissioner.
- (2) Where the Commissioner so directs, such proclamation may be published in one or two newspapers.
- (3) Where the property is divided into lots for the purpose of being sold separately, it shall not be necessary to make a separate proclamation for each lot, unless proper notice of the sale cannot, in the opinion of the Commissioner otherwise be given.

164. Time of sale.-

No sale of immovable property under these rules shall, without the consent in writing of the defaulter, take place until after ²[the] expiration of at least thirty days from the date on which a copy of the proclamation of sale has been affixed on the property or in the office of the Commissioner, whichever is later.

165. Sale to be by auction or by tender.-

The sale shall be made by public auction or by tender to the highest bidder and shall be subject to confirmation by the Commissioner.

Word inserted by SRO 392(I)/2009 dated May 19, 2009.

Substituted for "tile" by SRO 392(I)/2009, dated May 19, 2009.

166. Deposit by purchaser and re-sale in default.-

- (1) On every sale of immovable property, the person declared to be the purchaser shall pay, immediately after such declaration, a deposit of twenty-five percent of the amount of his purchase money to the officer conducting the sale; and in default of such deposit the property shall forthwith be resold.
- (2) The full amount of purchase money payable shall be paid by the purchaser to the Commissioner on or before the fifteenth day from the date of the sale of the property.

167. Procedure in default of payment.-

In default of payment within the period mentioned in rule 166 twenty percent of deposit made under sub-rule (1) of that rule shall be forfeited and the rest shall be kept as deposit to be dealt with as mentioned in dealt 168 and the property shall be re-sold and the defaulting purchaser shall forfeit all claims to the property or to any part of the, sum for which it may be subsequently sold except to such sums as may be found refundable to him under rule 168.

168. Amount recoverable from purchaser in default.-

Any deficiency of price which may happen on a re-sale by reason of the purchaser's default including all expenses attending such re-sale, shall be recoverable from the defaulting purchaser upto the maximum of eighty percent of the deposit made by him under sub-rule (1) of rule 173 and kept as a deposit under rule 166 and if there is any surplus after meeting the deficiency the same shall be refunded to the defaulting purchaser.

169. Authority to bid.-

All persons bidding at the sale shall be required to declare if they are bidding on their own behalf, or on behalf of their principals and, in the latter case, they shall be required to deposit their authority, and in default their bids shall be rejected.

170. Application to set aside sale of immovable property on deposit.-

(1) Where immovable property has been sold in execution of a ¹[notice], the defaulter, or any person whose interests are affected by the sale, may, at any ²[time] within thirty days from the date of the sale, apply to the Commissioner to set aside the sale, on his depositing-

Substituted for "Certificate" by SRO 392(I)/2009, dated May 19, 2009.

Word inserted by SRO 392(I)/2009 dated May 19, 2009.

INCOME TAX RECOVERY RULES

- (a) for payment to the Commissioner, the amount specified in the proclamation of sale as that for the recovery of which the sale was ordered with interest thereon at the rate of eight percent per annum, calculated from the date of proclamation of sale to the date when the deposit is made; and
- (b) for payment to the purchaser, as penalty, a sum equal to ten percent of the purchase money.
- (2) Where a person makes an application under rule 171 for setting aside the sale of his immovable property, he shall not, unless he withdraws that application, be entitled to make or prosecute an application under this rule.

171. Application to set aside sale of immovable property on ground of nonservice of notice or irregularity.-

Where immovable property has been ¹[sold] in execution of a notice, ²[] the defaulter, or any person whose interests are affected by the sale, may, at any time within thirty days from the date of the sale, apply to the Commissioner to set aside the sale of the immovable property on the ground that notice was not served on the defaulter to pay the arrears as required by these rules or on the ground of a material irregularity in publishing or conducting the sale:

Provided that-

- (a) no sale shall be set aside on any such ground unless the Commissioner is satisfied on the basis of evidence, produced before him that the applicant has sustained loss by reason of the non-service or irregularity; and
- (b) an application made by a defaulter under this rule shall be disallowed unless he deposits the amount recoverable from him in execution of the notice.

172. Setting aside sale where defaulter has no saleable interest.-

At ³[any] time within thirty days of the sale, the purchaser may apply to the Commissioner to set aside the sale on the ground that the defaulter had no saleable interest in the property sold.

Word inserted by SRO 392(I)/2009 dated May 19, 2009.

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Word inserted by SRO 392(I)/2009 dated May 19, 2009.

Words "the Commissioner of Income Tax," omitted by SRO 392(I)/2009, dated May 19, 2009.

173. Confirmation of sale.-

- (1) Where no application is made for setting ¹[aside] the sale under the foregoing rules or where such an application is made and ²[disallowed] by the Commissioner, he shall, if the full amount of the purchase money has been paid, make ³[an] order confirming the sale, and ⁴[thereupon] the sale shall become absolute.
- (2) Where such application is made and allowed, and where, in the case of application made to set aside the sale on deposit of the amount ⁵[of tax penalty and additional tax], the deposit is made within thirty days from the date of sale, the Commissioner shall make an order setting aside the sale.

Provided that no such order shall be made unless notice of the application has been given to the persons affected thereby.

174. Return of purchase money in certain cases.-

Where a sale of immovable property is set aside, any money paid or deposited by the purchaser on account of the purchase, together with the penalty, if any, deposited for payment to the purchaser, shall be paid to the purchaser.

175. Sale certificate.-

- (1) Where a sale of immovable property has become absolute, the Commissioner shall grant a certificate specifying the property sold, and the name of the person who at the time of sale was declared to be the purchaser.
- (2) Such certificate shall state the date on which the sale become absolute.

176. Postponement of sale to enable defaulter to raise amount due under notice.-

(1) Where an order for the sale of immovable property has been made and the defaulter satisfies the Commissioner of Tax that there is reason to believe that the amount of the notice may be raised by mortgage or lease or private sale of such property, or some part thereof, or of any other immovable property of the defaulter, the Commissioner of Tax may, on the application of the

Substituted for "Certificate" by SRO 392(I)/2009, dated May 19, 2009.

Substituted for "owed" by SRO 392(I)/2009, dated May 19, 2009.

³ Substituted for "1'in" by SRO 392(I)/2009, dated May 19, 2009.

Substituted for "upon" by SRO 392(I)/2009, dated May 19, 2009.
 Substituted for "and penalty, interest" by SRO 392(I)/2009, dated May 19, 2009.

defaulter, postpone the sale of the property specified in the order for sale, on such terms and for such period as he thinks proper, to enable the defaulter to raise the amount.

(2) In such case, the Commissioner shall grant a certificate to the defaulter authorizing him, within a period to be mentioned therein and notwithstanding anything contained in these rules, to make the proposed mortgage, lease or sale:

Provided that all money payable under such mortgage, lease or sale shall be paid, not to the defaulter, but to the Commissioner:

Provided further that no mortgage, lease or sale under this rule shall become absolute until it has been confirmed by the Commissioner.

177. Fresh proclamation before resale.-

Every re-sale of immovable property, in default of payment of the purchase money within the period allowed for such payment, shall be made after the issue of a fresh proclamation in the manner and for the period herein-before provided for the sale.

178. Bid of co-sharer to have preference.-

Where the property sold is a share of undivided immovable property and two or more persons, of whom one is a co-sharer, respectively bid the same sum for such property or for any lot, the bid of the co-sharer shall have preference.

PART - IV

APPOINTMENT OF RECEIVER

179. Appointment of receiver for business.-

- (1) Where the property of Defaulter consists of a business, the Commissioner may attach the business and appoint a person as receiver to manage the business.
- (2) Attachment of a business under this rule shall be made by an order prohibiting the defaulter from transferring or subjecting the business to a charge in any manner and prohibiting all persons from taking any benefit under such transfer or charge and intimating that the business has been attached under this rule. A copy of the order of attachment shall be served on the defaulter and another copy shall be affixed on a conspicuous part of the premises in which the business is carried on and at a conspicuous place in the office of the Commissioner.

(3) Where the Commissioner so directs, such order shall also be published in a newspaper.

180. Appointment of receiver for immovable property.-

Where immovable property is attached, the Commissioner may, instead of directing sale of the property, appoint a person as receiver to manage such property.

181. Power of receivers, etc.-

- (1) Where it appears to the ¹[Officer] to be just and convenient, the Officer may by order-
 - (a) remove any person from the possession or custody of the property;
 - (b) commit the same to the possession, custody or management of the receiver; and
 - (c) confer upon the receiver all such powers, as to bringing and defending suits and for the realization, management, protection, preservation and improvement of the property, the collection of the rents and profits thereof, the application and disposal of such rents and profits, and the execution of documents as the owner himself has or such of those powers as the Commissioner thinks fit:

Provided that nothing in this rule shall authorize the Commissioner to remove from the possession or custody of property any person whom any party to recovery proceedings has not a present right so to remove.

- (2) The Commissioner may by general or special order fix the amount to be paid as remuneration for the services of the receiver.
- (3) Every receiver appointed by the Commissioner shall -
 - furnish such security, if any, as the Commissioner thinks fit, to account duly for what he shall receive in respect of the property;
 - (b) submit his accounts at such periods and in such form as the Commissioner directs;
 - (c) pay the amount due from him as the Commissioner of Income directs; and

Substituted for "Commissioner" by SRO 392(I)/2009 dated May 19, 2009.

- (d) be responsible for any loss occasioned to the property by his willful default or gross negligence.
- (4) The profits or rents and profits, of such business or other property after defraying the expenses of management, be adjusted towards discharge ¹[of] arrears, and the balance, if any, shall be paid to the defaulter.

182. Withdrawal of management.-

The attachment and management under this part may be withdrawn at any time at the discretion of the Commissioner, or if the arrears are discharged by receipt of such profits and rents or are otherwise paid.

PART - V

ARREST AND DETENTION OF THE DEFAULTER

183. Notice to show cause.-

- (1) No order for the arrest and detention in civil prison of a defaulter shall be made unless the Commissioner has issued and served a notice upon the defaulter, calling upon him to appear before him on the date specified in the notice and to show cause why he should not be committed to the civil prison, and unless the Commissioner, for reasons to be recorded in writing, is satisfied-
 - (a) that the defaulter, with the object or effect of obstructing the execution of the ²[notice] has, after the receipt of the ¹[notice] in the office of the Commissioner, dishonestly transferred, concealed or removed any part of his property, or
 - (b) that the defaulter has, or has had since the receipt of the notice in the office of the Commissioner, the means to pay the arrears or some substantial part thereof and refuses or neglects or has refused or neglected to pay the same.
- (2) Notwithstanding anything contained in sub-rule (1) a warrant for the arrest of the defaulter may be issued by the Commissioner, if he is satisfied, by affidavit or otherwise, that, with the object or effect of delaying the execution of the notice, the defaulter is likely to abscond or leave the local limits of the jurisdiction of the Commissioner.
- (3) Where appearance is not made in compliance to a notice issued and served under sub-rule (1), the Commissioner may issue a warrant for the arrest of the defaulter.

Word inserted by SRO 392(I)/2009 dated May 19, 2009.

Substituted for "Certificate" by SRO 392(I)/2009, dated May 19, 2009.

CHAPTER - XVI

INCOME TAX RECOVERY RULES

(4) Every person arrested in pursuance of a warrant of arrest under subrule (2) or sub-rule (3) shall be brought before the Commissioner as soon as practicable and in any event within twenty-four hours of his arrest, ¹[exclusive of] the time required for the journey:

Provided that if the defaulter pays the amount entered in the warrant ²[of] arrest as due to the officer arresting him, such officer shall at once release him.

³[(5) The warrant of arrest of the defaulter to be issued by the Commissioner under sub-rule shall be in the following form, namely:-

WARRANT FOR ARREST OF THE DEFAULTER (Rule 183(2) of the Income Tax Rules, 2002)

Commissioner dated		_	
То			
S/O			
Whereas a notice u/s 138(1) of th and served upon Mr		son of	
(full address) arrears. An amount due from the sa	aid defaulter i	s detailed as belo	— for recovery or w:-
Amount as per notice u/s 138(1): Cost and charges: Total:			
Inspite of the service of the sai Accordingly, you are hereby comm before the undersigned as soon a arrest (exclusive of time required for amount of arrears of Rs	anded to arrease practicable or the journey (Rupee	est the said defaul e in any event wi e) unless the defa es	ter and produce him thin 24 hours of his ulter pays to you the) and
You are hereby further command with an endorsemen which it has been executed or the i	t given on th	ne day on which	and the manner in
Given under my hand and day of (mont	seal at (h)	city)(on this /ear)
		Commissioner of	¹ ["Inland Revenue"]]
1 Substituted for "exclusively" by SR	O 392(I)/2009, o	dated May 19, 2009.	

Substituted for "ii" by SRO 392(I)/2009, dated May 19, 2009.

³ Sub-rule (5) inserted by SRO 392(I)/2009, dated May 19, 2009.

184. Hearing.-

When a defaulter appears before the Commissioner in compliance to a notice to show cause or is brought before the Commissioner under rule 183 the Commissioner shall give the defaulter an opportunity of showing cause why he should not be committed to the civil prison.

185. Custody pending hearing.-

Pending the conclusion of the inquiry, the Commissioner may order the defaulter to be detained in the custody of such officer as the Commissioner of Income Tax may think fit or release him on his furnishing security to the satisfaction of the Commissioner for his appearance when required.

186. Order of detention.-

(1) Upon the conclusion of the inquiry, the Commissioner may make an order for the detention of the defaulter in the civil prison and shall in that event cause him to be arrested if he is not, already under arrest:

Provided that in order to give the defaulter an opportunity of satisfying the arrears, the Commissioner may, before making the order of detention leave the defaulter in the custody of the officer arresting him or of any other officer for specified period not exceeding fifteen days, or release him on his furnishing security to the satisfaction of the Commissioner for his appearance at the expiration of the specified period if the arrears are not so satisfied.

- (2) When the Commissioner does not make an order of detention under sub-rule (1), he shall, if the defaulter is under arrest, direct his release.
- ²[(3) The warrant for detention of the defaulter in civil prison to be made by the Commissioner under this rule shall be in the following form, namely:-

WARRANT FOR DETENTION OF THE DEFAULTER IN CIVIL PRISON (Rule 186(1) of the Income Tax Rules, 2002)

	nissioner dated	
То		
	The Officer In charge of the civil prison	

The words "Income Tax" substituted by SRO 1218(I)/2015 dated 08.12.2015.

² Sub-rule (3) inserted by SRO 392(I)/2009, dated May 19, 2009.

CHAPTER - XVI **INCOME TAX RECOVERY RULES** _____ S/o. ____ Where Mr. (Full address) brought before the undersigned under a warrant in execution of a notice under section 138(1) of the Income Tax Ordinance, 2001, for recovery of tax arrears. And whereas he has not satisfied the undersigned that he is entitled to be discharged from custody and has not paid the amount due from him as specified below:-Income Tax Penalty Additional Tax Cost and charges Total And whereas the undersigned is satisfied that the said defaulter ____ should be committed to the civil prison and an order to that effect has been passed by the undersigned on this _____ day of (month) ____ (year) ___ You are hereby commanded and required to take and receive the said defaulter _____ in the civil prison and to keep him imprisoned therein for a period of _____ or until the amount aforesaid together with further additional tax at a rate equal to ____ _____ percent per annum u/s.205 of the Income Tax Ordinance, 2001 on the amount unpaid being Rs._____ for the period commencing immediately after the date of issue of this warrant to the date on which it is paid to you on behalf of the Commissioner of income tax or until you receive an order of his release from the undersigned. The undersigned does hereby fix Rs._____ per day (calculated under rule 198 of the Income Tax Rules, 2002) as a rate for subsistence allowance for the period of his detention. Given under my hand and seal at (name of city) ______ on this day of _____ (month)____ (year) _____ Commissioner of ¹["Inland Revenue"]] 187. Detention in and release from prison.-Every person detained ² [in] the civil prison in execution of a ³[notice] may be so detained-1 The words "Income Tax" substituted by SRO 1218(I)/2015 dated 08.12.2015. Inserted by SRO 392(I)/2009, dated May 19, 2009.

Substituted for "certificate" by SRO 392(I)/2009, dated May 19, 2009.

Income Tax Rules, 2002

INCOME TAX RECOVERY RULES

- (a) where the ²[notice] is for a demand of an amount exceeding twenty five thousands, for a period of six months, and
- (b) in any other case for a period of six weeks:

Provided that he shall be released from such detention-

- (i) on the amount mentioned in the warrant for his detention being paid to the Officer-in-charge of the civil prison, or
- (ii) on the request of the Commissioner who has issued the notice or of the Commissioner on any ground other than the grounds mentioned in ¹[rules] 193(1) and 196:

Provided further that where he is to be released on the request of the Commissioner, he shall not be released without the order of the Commissioner.

(2) A defaulter released from detention under this rule shall not, merely by ²[reason] of his release, be discharged from his liability for the arrears; but he shall liable to be re-arrested under the notice in execution of which he was detained in the civil prison.

188. Release.-

- (1) The Commissioner may order the release of a defaulter who has been arrested in execution of a notice upon being satisfied that he has disclosed the whole of his property and has placed it at the disposal of Commissioner and that he has not committed any act in bad faith.
- (2) If the Commissioner has ground for believing the disclosure made ²[by] the defaulter under sub-rule (1) to have been untrue, he may order the re-arrest of the defaulter in execution of the notice but the period of his detention in the prison shall not in the aggregate exceed that authorized by rule 187.

189. Release on ground of illness.-

- (1) At any time after a warrant for the ³[arrest] of a defaulter has been issued, the Commissioner may cancel it on ground of the serious illness of the defaulter.
- (2) Where a defaulter has been arrested, the Commissioner may ²[release] him if, in the opinion of the Commissioner of Tax, he is not in a fit state of ²[mind] to be detained in the civil prison.

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Substituted for "rule" by SRO 392(I)/2009, dated May 19, 2009.

Inserted by SRO 392(I)/2009, dated May 19, 2009.

³ Inserted by SRO 392(I)/2009, dated May 19, 2009.

- (3) Where a defaulter has been committed to the civil prison, he may be, ²[released] therefrom by the Commissioner on the ground of the existence of any infectious or contagious disease or on the ground of his suffering from any illness.
- (4) A defaulter released under this rule may be re-arrested, but the period ²[of his] detention in the civil prison shall not in the aggregate exceed that authorized by rule 164.

190. Entry into dwelling house.-

For the purpose of making an arrest under these rules,-

- (a) no dwelling house shall be entered after sunset and before sunrise;
- (b) no outer door of a dwelling house shall be broken open unless such dwelling house or a portion thereof is in the occupancy of the defaulter and he or any other occupant of the house refuses or in any way prevents access thereto; but, when the person executing any such warrant has duly gained access to any dwelling house, he may break open the door or any room or apartment if he ¹[has] reason to believe that the defaulter is likely to be found there; and
- (c) no room, which is in the actual occupancy of a woman who, according to the custom of the country, does not appear in public shall be entered into unless the officer authorized to make the arrest has given notice to her that she is at liberty to withdraw and has given her reasonable time and facility for withdrawing.

191. Prohibition against arrest of woman or minor, etc.-

The Commissioner shall not order the arrest or detention in the civil prison of-

- (a) a woman, or
- (b) any person who, in his opinion, is a minor or of unsound mind.

¹ Substituted for "bas" by SRO 392(I)/2009, dated May 19, 2009.

PART - VI

MISCELLANEOUS

192. Continuance of Notice.-

No notice shall cease to be in force by reason of the death of the defaulter.

193. Procedure on death of defaulter.-

If, at any time after the issue of a Notice ¹[by] the Commissioner, the defaulter dies, the proceedings under these rules (except arrest and detention) may be continued against the legal representative of the defaulter who shall be liable to pay out of the estate of the deceased person to the extent to which the estate is capable of meeting the arrears demand and the provisions of these rules shall ²[] apply as if the legal representative were the defaulter.

194. Appeal.-

³[(1) Where –

- (a) the Commissioner passes any order under Chapter XVI, the appeal against such order shall lie to the ⁴["Chief Commissioner"], Regional Tax Office or Large Taxpayer Unit, as the case may be; and
- (b) any ⁵["officer of Inland Revenue ⁶[, Inspector Inland Revenue] "] or authority to whom powers have been delegated passes any order under the said Chapter, an appeal against such order shall lie to the Commissioner,]
- (2) Every appeal under this rule shall be presented within thirty days from the date of the order appealed against.
- (3) The appellate authority (hereinafter referred to as "the authority") after hearing the party or his representative may admit the appeal for hearing or reject it summarily if he is of the opinion that the appeal is without any substance.
- (4) Where the appeal is admitted for hearing under sub-rule (3), the authority hearing appeal shall fix a date for hearing ⁷[for] which notice shall be given to the ⁸[concerned parties].

Substituted for "to" by SRO 392(I)/2009, dated May 19, 2009.

Word "be" omitted by SRO 392(I)/2009, dated May 19, 2009.

Sub-rule (1) substituted by SRO 392(I)/2009, dated May 19, 2009.

The words "Director General" substituted by SRO 1218(I)/2015 dated 08.12.2015.

The words "taxation officer" substituted by SRO 1218(I)/2015 dated 08.12.2015.

⁶ Inserted by the S.R.O. 754(I)/2016 dated 15th August, 2016.

Substituted for "of" by SRO 392(I)/2009, dated May 19, 2009.

Substituted for "other party" by SRO 392(I)/2009, dated May 19, 2009.

INCOME TAX RECOVERY RULES

(5) If, on the date of hearing, no step is taken on behalf of either party, the authority hearing appeal may forthwith take up the appeal for ex-parte disposal or dismiss it for default, as the case may be:

Provided that the appeal may be adjourned to some other date for hearing on sufficient cause being shown by either party by an application in that behalf.

- 1(6) After hearing both the parties or their representatives or when the appeal is taken up for exparte order, the appellate authority may make an order, to confirm, modify, reverse or remand the case for fresh decision in the light of directions that the appellate authority may think appropriate to give, being not inconsistent with these rules.]
- (7) Pending the decision of any appeal, execution of the ²[notice] may be stayed if the appellate authority so directs, but not otherwise.

195. Review.-

Any order passed under these rules may, after notice to all persons interested. be reviewed by the officer who made the order, or by his successor in office, on account of any mistake apparent from the record.

196. Recovery from surety.-

Where any person has under these rules ³ [become] surety for the amount due by the defaulter, he may be proceeded against ³ [under] these rules as if he were the defaulter.

197. Receipt to be given.-

If any amount is received by any officer or other person in pursuance of these rules, he shall issue a receipt of the amount so received.

198. Subsistence allowance.-

⁴[] When a defaulter is arrested or; detained in the civil prison, the sum payable for the subsistence of the defaulter ⁵[during detention or] arrest until he is released shall be borne by the Commissioner.

Sub-rule (6) substituted by SRO 392(I)/2009, dated May 19, 2009.

Substituted for "Certificate" by SRO 392(I)/2009, dated May 19, 2009.

Substituted for "e" and "r" respectively by SRO 392(I)/2009, dated May 19, 2009.

Bracket and figure "(1)" omitted by SRO 392(I)/2009, dated May 19, 2009.

Substituted for "from the definition or of" by SRO 392(I)/2009, dated May 19, 2009.

- **199.** The sum under rule 198, shall be calculated on the scale fixed by the Provincial Government for the subsistence of judgement-debtors arrested in execution ¹[decree] of a civil court.
- 200. Delivery of property in occupancy of defaulter.-

Where the immovable property sold is in the occupancy of the defaulter or of some person on his ⁴[behalf], or of some person claiming under a title created by the defaulter subsequently to the attachment of such property and a ² [notice] in respect thereof has been made, the Commissioner shall, on the application of the purchaser, order delivery to be made by putting such purchaser or any person whom he may appoint to receive delivery on his behalf in possession of the property and if be by removing any person who refuses to vacate the same.

201. Delivery of property in occupancy of tenant.-

Where the immovable property sold is in the occupancy of a tenant or other person entitled to occupy the same and a certificate in respect thereof has been granted, the Commissioner shall, on the application of the purchaser, order delivery to be made by affixing a copy of the certificate of sale at some conspicuous place on the property, and proclaiming to the occupant by beat of drum or other customary mode, at some convenient place that the interest of the defaulter has been transferred to the purchaser.

³["CHAPTER XVIA RECOVERY OF TAX FROM PERSONS HOLDING MONEY ON BEHALF OF A TAXPAYER

- **201A. Definitions.-** For the purpose of this chapter, unless there is anything repugnant in the subject or context,-
 - (a) "tax recovery" means recovery of debt due to the Federal Government under the Income Tax Ordinance, 2001;
 - (b) "defaulter" means the taxpayer mentioned in the notices; and
 - (c) "notice", means a notice under sub-section (1) of section 140 of the Income Tax Ordinance, 2001.
- **201B.** Notice of recovery to be issued by Commissioner.- (1) Where any tax is due under section 137 of the Ordinance, the Commissioner may serve a notice upon any person mentioned in sub-section (1) of section 140 of the Ordinance in the form as prescribed under rule 69:

Provided that prior approval of the Chief Commissioner shall be obtained who shall satisfy himself as to the service of order and that no refund due to the defaulter is available for adjustment against the tax

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Inserted by SRO 392(I)/2009, dated May 19, 2009.

Substituted for "Certificate" by SRO 392(I)/2009, dated May 19, 2009.

New Chapter inserted through SRO 274(I)/2020 dated 2nd April 2020

demand. He shall also satisfy himself that no application for rectification or appeal effect which is likely to result in creation of refund is pending hearing before the Commissioner.

- **210C.** Service and compliance of notice.- (1) The notice referred to in subsection (1) of rule 210B shall be served on the person in the manner provide in section 218 of the Income Tax Ordinance,2001.
 - (2) The Commissioner shall also forward a copy of the notice to the defaulter at his last known address, and in case an account or money is held jointly, to all the joint-holders on their last known address.
 - (3) The person shall remit or send the money to the Commissioner through pay order or demand draft or through banking transfer or cheque for payment to the government treasury on the same day the notice is served, or, in case the money is to become due for payment to the defaulter at a future date, on the same day it becomes due:

Provided that where the person is liable to make a series of payments to the taxpayer, the Commissioner may specify the amount to be paid out of each payment until tax due has been paid.

(4) Recovery of tax shall be made only to the extent of tax due by the taxpayer:

Provided that in case the money is held jointly with any person other than the defaulter, the shares of the joint-holders in such account shall be presumed, until the contrary is proved, to be equal.

- (6) Every person to whom a notice is issued shall be bound to comply with such notice.
- **210D. Determination of disputes.-** (1) Any question, arising between the Commissioner and the defaulter or their representatives relating to the execution, discharge or satisfaction of a notice duly issued under these rules, shall be determined by order of the Commissioner before whom such question arises.
 - (2) The Commissioner shall decide the matter under this rule within thirty days of preference of claim or making of objection.

210E. Appeal.- (1) Where-

- (a) the Commissioner passes any order under rule 210D, an appeal against such order shall lie to the Chief Commissioner, Regional Tax Office or Large Taxpayer Unit, as the case may be; and
- (b) any officer of Inland Revenue to whom powers have been delegated passes any order under rule 210D, an appeal against such order shall lie to the Commissioner.

- (2) Where an appeal is admitted for hearing under sub-rule (1), the authority hearing the appeal shall fix a date for hearing for which notice shall be served to the concerned parties.
- (3) After hearing both the parties or their representatives or when the appeal is taken up for exparte order, the appellate authority may make an order, to confirm, modify, reserve or remand the case for fresh decision in the light of directions that the appellate authority may think appropriate, being not inconsistent with these rules.
- **210F.** Receipt to be given.- If any amount is received by the Commissioner in pursuance of these rules, he shall issue a receipt of the amount so received and such amount shall be considered to have been paid under the authority of the taxpayer.
- **210G. Withdrawal of notice.-** The notice shall remain in force until withdrawn by the Commissioner.
- **210H.** Failure to comply with notice.- (1) Where a person fails to comply with a notice in the manner provided in rule 210C, the person shall be personally liable to pay the amount to the Commissioner who may pass an order under sub-section (5) of section 140 to that effect and seek to recover the same.
 - (2) No order sub-section (5) of section 140 shall be made unless the person has been provided with an opportunity of being heard.
 - (3) A person personally liable for an amount of tax under sub-section (5) of section 140 as a result of failing to comply with notice shall be entitled to recover the tax from the defaulter.
- **210I. Board may issue instructions.-** (1) The Board may, from time to time, issue instructions, impose conditions, or limitations, or specify procedure to regulate recovery this section.
 - (2) Any instructions, by the Board, issued earlier shall continue in force unless rescinded."]

202. Resistance or obstruction to possession of immovable property.-

(1) Where the holder of a certificate for the possession of immovable property or the purchaser of any such property sold in execution of a ¹[notice is resisted or] obstructed by any person in obtaining possession of the property, he may make an application to the Commissioner complaining of such resistance or obstruction.

Substituted for "Certificate is resisted" by SRO 392(I)/2009, dated May 19, 2009.

(2) The Commissioner shall fix a day for investigating the matter and shall summon the party against whom the application is made to appear and answer the same.

203. Resistance or obstruction by defaulter.-

Where the Commissioner is satisfied that the resistance or obstruction was occasioned without any just cause by the defaulter or by some other person at his instigation, he shall direct that the applicant be put into possession of the property, and where the applicant is still resisted or obstructed in obtaining possession, the Commissioner may also, at the instance of the applicant, order the defaulter, or any person acting at his instigation, to be detained in the civil prison for a term which may extend to thirty days.

204. Resistance or obstruction by bona fide Claimant.-

Where the Commissioner is satisfied that the resistance or obstruction was occasioned by any person (other than the defaulter) claiming in good faith to be in possession of the property on his own account ¹[or] some person other than the defaulter, the Commissioner shall make an order dismissing the application.

205. Dispossession by certificate holder or purchaser.-

- (1) Where any person other than defaulter is dispossessed of immovable property by the holder of a certificate for the possession of such property or where on such property has been sold in execution of a Certificate, by the purchaser thereof, he may make an application to the Commissioner complaining of such dispossession.
- (2) The Commissioner shall fix a day for investigating the matter and shall summon the party against whom the application is made to appear and answer the same.

206. Bona fide claimant to be restored to possession.-

Where the Commissioner is satisfied that the applicant was in possession of the property on his own account or on account of some person other than defaulter, he shall direct that the applicant be put into possession of the property.

207. Rules not applicable to transferee lite pendente.-

Nothing in rules 211 and 205 shall apply to resistance or obstruction in execution of a certificate for the possession of immovable property by a

¹ Substituted for "of" by SRO 392(I)/2009, dated May 19, 2009.

person to whom the defaulter has transferred the property after the institution of the proceedings in which the order was passed or to the dispossession of any such person.

208. Delivery of movable property, debts and shares.-

- (1) Where the property sold is movable property of which actual seizure has been made, it shall be delivered to the purchaser.
- (2) Where the property sold is movable property in the possession of some person other than the defaulter, the delivery thereof to the purchaser shall be made by giving notice to the person in possession prohibiting him from delivering possession of the property to any person except the purchaser.
- (3) Where the property sold is a debt not secured by a negotiable instrument or is a share in a corporation, the delivery thereof shall be made by a written order of the Commissioner prohibiting the creditor from receiving the debt or any, ¹[interest] thereon, and the debtor from making payment thereof to any person except the purchaser, or prohibiting the person on in whose name the share may be standing from making any transfer of the share to any person except the ² [purchaser], or receiving payment of any dividend or interest thereon, and the manager, secretary, or other proper officer of the corporation from permitting any such transfer or making any such payment to any person except the purchaser.

209. Execution of documents and endorsement of negotiable instruments.-

Where any endorsement or execution of document is required to transfer a negotiable instrument or any share to a purchaser under these rules, such document shall be executed or endorsement shall be made by the Commissioner.

210. Forms.-

Any notice, warrant of attachment, warrant of arrest, sale proclamation, sale certificate or order to be issued under these rules, shall be issued in such form as the Board may from time to time direct, and any defect or deficiency in form unless it adversely effects the interest of the parties, shall not vitiate the proceedings taken or initiated.

Substituted for "rest" by SRO 392(I)/2009, dated May 19, 2009.

Substituted for "chaser" by SRO 392(I)/2009, dated May 19, 2009.

¹[CHAPTER - XVII

NON-PROFIT ORGANIZATIONS

211. Procedure for the approval of a non-profit organization.-

(1) An institution, fund, trust, society or any other non-profit organization (hereinafter referred to in this Chapter as organization) established in Pakistan for religious, educational, charitable, welfare or development purposes or for the promotion of an amateur sport requiring approval of the Commissioner under clause (36) of section 2 of the Ordinance, shall make an application to the Commissioner in the following form, namely:-

APPLICATION FOR APPROVAL FOR THE PURPOSES OF CLAUSE (36) OF SECTION 2 OF THE INCOME TAX ORDINANCE, 2001

Τo,	
	Commissioner of ² ["Inland Revenue"],Zone,(City).
-	(City).
1.	With reference to clause (36) of section 2 of the Income Tax Ordinance, 2001 (XLIX of 2001), I the undersigned, hereby apply, on behalf of (name of the organization) for its approval for the purposes of the said clause for the tax year ending on
2.	Necessary particulars are set out below, and in the schedule to this application.
3.	The following documents required under sub-rule (2) of rule 211 of the Income Tax Rules, 2002, are enclosed.
	(i)
	(ii)
	(iii)(iv)
	(v)
	Signature
	Name (in block letters).
	Designation

Chapter XVII substituted by Notification No. SRO 541(I)/2003, dated June 13, 2003.

The words "Income Tax" substituted by SRO 1218(I)/2015 dated 08.12.2015.

Application must be signed either by the President or the Secretary of the organization or by a Trustee, of the trust.

SCHEDULE

PARTICULARS

1.	Name of the organization (in block letters)						
2.	Full address of the organization (in block letters)						
3.	Date of registration of the organization						
4.	Its aims and objects.						
	(a)						
5.	Whether the organization has been registered under ¹ [the Companies Ordinance, 1984,] the Societies Registration Act, 1860 (XXI of 1860), or the Voluntary Social Welfare Agencies (Registration and Control) Ordinance, 1961 (XLVI of 1961), or any other law in substitution thereof relating to the registration of welfare organization or established in pursuance of a Trust Deed. Please give/state the law and the number and date of registration						
6.	Whether constitution, memorandum and articles of association, trust deed, rules and regulations or bye-laws, as the case may be, conform(s) to the provisions of sub-rule (1) of rule 213. If so, please give the number of Article/ Clause/ Rule etc., for each provision.						
7.	Whether the organization ensures for the benefit of the general public or a particular community or class of persons only (give full details).						
8.	The number of members /trustees of the organization on the date of application.						
9.	Accounting year of the organization commences on and ends on						
10.	The following books of accounts are being regularly maintained by the organization and are open for inspection without any hindrance to the general public.						
Words et	c. inserted by SRO 392(I)/2009, dated May 19, 2009.						

Income Tax Rules, 2002

CHAPTER - XVII **NON-PROFIT ORGANISATIONS** (i) (ii) (iii) ¹[11. (i) Bank A/c No. _____ Name of Bank (ii) Branch_____] (iii) Signature _____ Name (in block letters)._____ Designation _____ An application under sub-rule (1) shall be accompanied by a duly attested copy of the constitution, memorandum and articles of association, rules and regulations or bye-laws, as the case may be, of the organization specifying the aims and objects for which it is established; ²[(aa) Details of Members/Trustees of the organization on the date of application. CNIC_____ (iii) Income declared_____ (iv) Tax Year_____] a certified copy of the registered trust deed, in case of a Trust; a certified copy of certificate of registration in the case of an organization registered under ¹[the Companies Ordinance, 1984,] the Societies Registration Act, 1860 (XXI of 1860), the Voluntary Social Welfare Agencies (Registration and Control) Ordinance, 1961 (XLVI of 1961), or under any other law in substitution thereof relating to the registration of welfare organization as applicable: duly attested copies of the balance sheet and of revenue

accounts of the organization as audited by a "qualified

² Inserted by the S.R.O. 754(I)/2016 dated 15th August, 2016.

1

accountant" for the year immediately preceding the year in which the application is made;

- (e) the names ¹[, CNIC/NTN, Last income declared, tax year] and addresses of the promoters, directors, trustees, president, secretary, treasurer, manager and other office bearers, as the case may be, of the organization, and indicating clearly their family relationships, if any, with each other;
- (f) for the purposes of clause (d), "qualified accountant" means,-
 - a retired audit, accounts, treasury or taxation officer of the Government not below BPS-17 or a bank manager, where the annual receipts of the organization do not exceed Rs.0.5 million;

 $^{2}[$]

- ³[(iii) in other cases, a Chartered Accountant as defined under the Chartered accountants Ordinance, 1960 (x of 1960) or a Cost and Management accountant as defined under the Cost and Management Accountants Act, 1966 (XIV of 1966) or a firm of Chartered Accountants as defined under the Chartered Accountants Ordinance, 1960 (X of 1960) or a firm of Cost and Management Accountants as defined under the Cost and Management Accountants Act, 1966 (XIV of 1966);]
- (g) a detailed report with regard to the performance of the organization for achieving its aims and objects during the ⁴ [preceding financial year] preceding the date on which application is made, duly evaluated and certified by an independent certification agency approved by an authority designated by the Government of Pakistan for this purpose or, till that authority is established, under arrangements made by the Federal Board of Revenue ⁵[⁶[⁷["Commissioner"]] ⁸[:]

¹ Inserted by the S.R.O. 754(I)/2016 dated 15th August, 2016.

Sub-clause (ii) as follows omitted by SRO 774(I)/2006, dated July 29, 2006.

Sub-clause (iii) as follows substituted by SRO 774(I)/2006, dated July 29, 2006.

Substituted for "three financial years" by SRO No. 608(I)/2005, dated June 13, 2005.

Inserted by SRO No. 608(I)/2005, dated June 13, 2005.

⁶ Inserted by SRO No. 608(I)/2005, dated June 13, 2005.

The words "or Commissioner of Income Tax" substituted by SRO 1218(I)/2015 dated 08.12.2015.

Substituted for full stop by Notification No. SRO 1015(I)/2003, dated November 05, 2003.

NON-PROFIT ORGANISATIONS

¹[Provided that till the approval of two such agencies, the applicant organization shall have an option to get its performance appraised by ²[³["Chief Commissioner"], Regional Tax Office or Large Taxpayers Unit]:

Provided further that ⁴ [⁵ ["Chief Commissioner"] or Officers of Regional Tax Office or Large Taxpayer Unit] shall apply the same parameters on applicant organizations for the purpose of aforesaid evaluation as are approved by the FBR to be applied by the certification agency.]

212. Decision on application.-

- (1) On receipt of an application under rule 211, the Commissioner may make such inquiries or call for such further information as the Commissioner may deem necessary and after completion of formalities may approve the organization for the purpose of clause (36) of section 2 of the Ordinance.
- (2) An approval granted under sub-rule (1) shall be -
 - (a) notified in the official Gazette; ⁶[and]
 - (b) subject to such conditions as the Commissioner may specify in the approval; ⁷[]

1 l⁸

213. Refusal to grant approval.-

- (1) The approval shall not be granted if the constitution, memorandum and articles of association, trust deed, rules and regulations or bye-laws, as the case may be, specifying the aims and objects of the organization do(es) not provide-
 - (a) for the audit of the annual accounts of the organization every year by a qualified accountant as specified in clause (f) of subrule (2) of rule 211;
 - (b) where the organization is registered under ⁹[the Companies Ordinance, 1984,] the Societies Registration Act, 1860 (XXI of

Provisos inserted by Notification No. SRO 1015(I)/2003, dated November 05, 2003.

Substituted for "CBR" by SRO 707(I)/2007, dated July 14, 2007.

The words "Director General" substituted by SRO 1218(I)/2015 dated 08.12.2015.

Substituted for "CBR or its officer" by SRO 707(I)/2007, dated July 14, 2007.

The words "Director General" substituted by SRO 1218(I)/2015 dated 08.12.2015.
Substituted for "semi colon" by Notification No. SRO 667(I)/2006, dated June 27, 2006.

Word omitted for "and" by Notification No. SRO 667(I)/2006, dated June 27, 2006.

⁸ Clause "(c)" omitted by Notification No. SRO 667(I)/2006, dated June 27, 2006.

Words etc. inserted by SRO 392(I)/2009, dated May 19, 2009.

1860), the Voluntary Social Welfare (Registration Control) Ordinance, 1961 (XLVI of 1961), or any other law in substitution thereof relating to the registration of welfare organization, for the quorum of a meeting of the members of the body in which the control of the affairs of the organization vests, being not less than four or one-third of the total number of the members of such body, whichever is greater;

- (c) where the organization is a Trust as defined in the Trust Act, 1882 (II of 1882), for the quorum of a meeting of the members of the body in which the control of the affairs of the trust vests, being not less than three or one-third of the total number of the members of such a body, whichever is greater;
- (d) for the transfer of its assets, in the event of its dissolution, after meeting all liabilities, if any, to another organization which is an approved non-profit organization, within three months of the dissolution under intimation to the Commissioner;
- (e) for the utilization of its money, property or income or any part thereof solely for promoting its objects;
- (f) for prohibiting any portion of its money, property or income being paid or transferred directly by way of dividend, bonus or profit to any of its members or the relative or relatives of a member or members;
- (g) for the maintenance of accounts of the organization being kept in a scheduled bank or in a post office or national savings organization, National Bank of Pakistan or nationalized commercial banks;
- (h) for prohibiting the making of any changes in the constitution, memorandum and articles of association, trust deed, rules and regulations or bye-laws, as the case may be, without the prior approval of the Commissioner:
 - Provided this clause will have effect only in cases where the approval is granted; and
- ¹[(i) for restricting the surpluses or monies validly set apart, excluding restricted funds, upto twenty-five percent of the total income of the year:

Provided that such surpluses or monies set apart are invested

Sub-clause (i) as follows substituted by SRO 774(I)/2006, dated July 29, 2006.

NON-PROFIT ORGANISATIONS

in Government securities, ¹[National Saving Schemes, issued by the Central Directorate of National Savings] NIT units, a collective investment scheme authorized or registered under the Non-Banking Finance Companies (Establishment and Regulation) Rules, 2003, mutual fund, a real estate investment trust approved and authorized under the Real Estate Investment Trust Rules, 2006, or scheduled banks:

Explanation: For the purpose of this rule, "restricted funds" mean any fund received by the organization but could not be spent and treated as revenue during year due to any obligation placed by the donor.]

- (2) The Commissioner may refuse to approve the organization if the Commissioner is satisfied that the organization-
 - (a) has been or is being used for personal gain of any particular person or a group of persons;
 - (b) has been propagating the view of a particular political party or a religious sect;
 - (c) has been or is being managed in a manner calculated to personally benefit its members or their families; ²[]
 - (d) has not been or will not be able to achieve its declared aims and objects in view of its set up, administration or otherwise as evaluated and certified by an independent certification agency ³[or as evaluated by ⁴["Chief Commissioner"], Regional Tax Office or Large Taxpayer Unit under clause (g) of sub-rule (2) of rule 211; or]
 - ⁵[(e) has made expenditure on salaries exceeding 50% of the total receipts excluding restricted donations or funds received during a tax year.]
 - ⁶[(f) the names, CNIC/NTN, last income declared, tax year and addresses of the promoters, directors, trustees, president, secretary, treasurer, manager and other office bearers, as the case may be, of the organization and indicating clearly their family relationships, if any, with each other.]

Words inserted by SRO 392(I)/2009, dated May 19, 2009.

Word "or" omitted by SRO 392(I)/2009 dated May 19, 2009.

Substituted for full stop and words inserted by SRO 392(I)/2009, dated July 19, 2009.

The words "Director General" substituted by SRO 1218(I)/2015 dated 08.12.2015.

⁵ Clause "(e)" inserted by SRO 392(I)/2009, dated May 19, 2009.

Inserted by the S.R.O. 754(I)/2016 dated 15th August, 2016.

- (3) The Commissioner shall notify the applicant, in writing, the decision to refuse the approval.
- (4) The notice referred to in sub-rule (3) shall include a statement of reasons for the refusal.

¹[214. Validity of the approval.-

The approval granted under rule 212 will remain in force for the ²[subsequent three years or] unless withdrawn under rule 217 ³[whichever is earlier].]

215. Finalization of applications.-

The Commissioner shall finalize applications under rules ⁴[211] within two months of their receipt.

⁵[]

⁶[217. Power to withdraw approval.-

- (1) The Commissioner may, at any time, withdraw approval granted under rule 212, if he is satisfied that-
 - (a) the constitution, memorandum and articles of association, trust deed, rules and regulations or bye-laws, as the case may be, specifying the aims and objects of the organization do(es) not provide for prohibiting the making of any changes in the constitution, memorandum and articles of association, trust deed, rules, regulations and bye-laws without prior approval of the Commissioner;
 - (b) the organization has-
 - been or is being used for personal gain of any particular person or a group of persons as specified in clause (a) of sub-rule (2) of rule 213;
 - (ii) been propagating the view of a particular political party or a religious sect as specified in clause (b) of sub-rule (2) of rule 213;

¹ Rule 214 substituted by SRO 667(I)/2006, dated June 27, 2006.

The words "subsequent years" substituted by the S.R.O. 754(I)/2016 dated 15th August, 2016.

³ Added by the S.R.O. 754(I)/2016 dated 15th August, 2016.

⁴ Substituted for "rules 211 and 214" by SRO 392(I)/2009, dated May 19, 2009.

⁵ Rule 216 omitted by SRO 667(I)/2006, dated June 27, 2006.

⁶ Rule 217 substituted by SRO 667(I)/2006, dated June 27, 2006.

- (iii) been or is being managed in a manner calculated to personally benefit its members or their families as specified in clause (c) of sub-rule (2) of rule 213; or
- (iv) not been or will not be able to achieve its declared aims and objects in view of its set up, administration or otherwise as evaluated and certified by an independent certification agency as specified in clause (d) of sub-rule (2) of rule 213;
- failed to give valid reasons for setting apart, or not utilizing, or accumulating surpluses, excluding ¹[restricted] funds, in excess of twenty five percent of the income for the year;
- (vi) failed to file the return of income supported with following documents:
 - (a) the statement of audited balance sheet and statement of accounts as mentioned in clause (d) of sub-rule (2) of rule 211;
 - (b) statement showing names and addresses of the persons from whom donations, contributions, subscriptions etc exceeding Rs.5,000/- have been received during the tax year;
 - (c) statement showing the names and addresses of donees and beneficiaries etc to whom payments, services etc exceeding Rs.5,000/- have been made during the tax year; and
 - (d) statement showing the money set apart or kept unutilized with reasons thereof;
- (vii) failed to provide a detailed performance evaluation report in terms of clause (g) of sub-rule (2) of rule 211, after every three years²[:]

⁴[Provided that where such detailed performance evaluation report is not submitted on or before 30th of September following every three tax years, the Commissioner shall issue a show cause notice for withdrawal of approval to the concerned organization as required under sub-rule (2)]

Substituted for "unrestricted" by SRO 21(I)/2007, dated January 05, 2007.

² Substituted for full stop and proviso inserted by SRO 392(I)/2009, dated May 19, 2009.

NON-PROFIT ORGANISATIONS

- failed to file statements of deduction of income tax ¹[(viii) under section 165 read with rule 44.]
 - ²[(ix) the names, CNIC/NTN, last income declared, tax year and addresses of the promoters, directors, trustees, president, secretary, treasurer, manager and other office bearers, as the case may be, of the organization and indicating clearly their family relationships, if any, with each other.]
- (2) Approval shall not be withdrawn under sub-rule (1) unless the organization has had an opportunity to show cause against the action proposed to be taken.
- Where the Commissioner decides to withdraw approval under subrule (1), he shall intimate the organization, in writing, of the decision including a statement of reasons for the decision.]

218. Appeal against a decision of Commissioner.-

- ³[(1)] An organization dissatisfied with –
 - a decision to refuse an application made under rule 211 or ⁴[]; or
 - a decision to withdraw an approval under rule 217, may lodge an appeal 5 within sixty days of the receipt of order from the Commissioner] in the following form with the 6 [7 ["Chief Commissioner"], Regional Tax Office or Large Taxpayer Unit] concerned, namely:-

GROUNDS OF APPEAL

((i)									
((ii)									
((iii)									
((iv)									
((v)									
We/I										the
appellant(s)	named	in the	above	appeal	do	declare	that	what	is	stated

therein is true to the best of our/my information and belief.

Income Tax Rules, 2002

Clause "(vii)" inserted by SRO 392(I)/2009, dated May 19, 2009.

Added by the S.R.O. 754(I)/2016 dated 15th August, 2016. Rule 218 renumbered as sub-rule (1) by SRO 392(I)/2009, dated May 19, 2009.

Word and figure "or 214" omitted by SRO 392(I)/2009, dated May 19, 2009.

Words inserted by SRO 392(I)/2009, dated May 19, 2009.

Substituted for "Regional Commissioner of Income Tax" by SRO 392(I)/2009, dated May 19,

The words "Director General" substituted by SRO 1218(I)/2015 dated 08.12.2015.

CHAPTER - XVII NON-PROFIT ORGANISATIONS

	Date Signature Name. Address
	PARTICULARS
1.	Name of the organization (in block letters).
2.	Full address of the organization (in block letters)
3.	Date of establishment of the organization.
4.	Its aims and objects (a)
	(b)(d)
5.	Whether the organization has been registered under ¹ [the Companies Ordinance, 1984, or] the Societies Registration Act, 1860 (XXI of 1860), or the Voluntary Social Welfare Agencies (Registration and Control) Ordinance, 1961 (XLVI of 1961), or any other law in substitution thereof relating to the registration of welfare organization or established in pursuance of a Trust Deed. Please give/state the law and the number and date of registration
6.	Whether constitution, memorandum and articles of association, trust deed, rules and regulations or bye-laws, as the case may be, conform(s) to the provisions of sub-rule (1) of rule 213. If so, please give the number of Article/ Clause/ Rule etc., for each provision.
7.	Whether the organization ensures for the benefit of the general public or a particular community or class of persons only (give full details).
8.	The number of members/ trustees of the organization on the date of application.
	Signature
	Name. (in block letters)
	Designation

 $^{1}\,\,$ Words etc. inserted by SRO 392(I)/2009, dated May 19, 2009.

¹[(2) The ²["Chief Commissioner"], Regional Tax Office or Large Taxpayer Unit shall make a decision on the appeal of the organization within sixty days of its filing.]

219. Organization granted approval before commencement of these rules.-

The approval granted prior to the commencement of these rules to an organization shall be deemed to have been withdrawn unless an application in the manner laid down in rule 214 is made on behalf of such organization for³[and upto calendar year 2003 by the 30th day of June 2004].

220. Relaxation of requirements or conditions.-

The Commissioner may relax or modify any of the requirements or conditions of this chapter, in any individual case, if he is satisfied that the requirements or conditions could not be fulfilled by the applicant for reasonable cause.

220A. Procedure for approval ⁴[] for purpose of ⁵["clause (c) of sub section (2) of section 100C of the Ordinance"].-

- (1) An organization established in Pakistan requiring the approval of the ⁶[⁷["Chief Commissioner"]] under ⁸[clause (c) of sub section (2) of section 100C of the Ordinance], shall;
 - (a) make an application to the ⁹[¹⁰["Chief Commissioner"]] in Form-I annexed to this rule;
 - (b) the application shall be accompanied by-
 - (i) a duly attested copy of the constitution, memorandum

Sub-rule (2) inserted by SRO 392(I)/2009, dated May 19, 2009.

The words "Director General" substituted by SRO 1218(I)/2015 dated 08.12.2015.

SRO 1015(I)/2003, dated November 05, 2003, substitutes "calendar year 2002 within the time specified before June 2003" while these words etc. appeared in the rule 219 before substitution of Chapter XVIII by SRO 541(I)/2003, dated June 13, 2003. Moreover the proposed words "and upto calendar year 2003 by the 30th day of June 2014" appear to be an intended insertion instead of substitution and has been so dealt with here.

Words "of a non-profit organization" omitted by SRO 595(I)/2005, dated June 02, 2005.

The expression "sub-clause (3) of clause (58) of Part I of the Second Schedule" substituted by SRO 1218(I)/2015 dated 08.12.2015.

Substituted for "Federal Board of Revenue" by SRO 880(I)/2006, dated August 25, 2006.

The words "Regional Commissioner of Income Tax" substituted by SRO 1218(I)/2015 dated 08.12.2015.Substituted

The expression "sub-clause (3) of clause (58) of Part I of the Second Schedule" substituted by SRO 1218(I)/2015 dated 08.12.2015

Substituted for "Board" by SRO 880(I)/2006, dated August 25, 2006.

The words "Regional Commissioner of Income Tax" substituted by SRO 1218(I)/2015 dated 08.12.2015.

and articles of association, rules and regulations or bye-laws, as the case may be, of the organization specifying the aims and objects for which organization is established:

- (ii) a certified copy of the registered trust deed, in case of a Trust;
- (iii) a certified copy of the certificate of registration in the case of an organization registered under ¹[Companies Ordinance, 1984,] the Societies Registration Act, 1860 (XXI of 1860), or the Voluntary Social Welfare Agencies (Registration and Control) Ordinance, 1961 (XLVI of 1961), or under any other law in substitution thereof relating to the registration of welfare organizations as applicable;
- (iv) duly attested copies of balance sheets and of revenue accounts of organization as audited by a "qualified accountant" for the three years immediately preceding the tax year in which the application is made;
- ²[(v) the names, CNIC/NTN, last income declared, tax year and addresses of the promoters, directors, trustees, president, secretary, treasurer, manager and other office bearers, as the case may be, of the organization and indicating clearly their family relationships, if any, with each other]; and
- (vi) a detailed report with regard to the performance of the organization, for achieving its aims and objects during the three financial years immediately preceding the date of the application duly evaluated and certified by an independent certification agency approved ³ [and appointed by the ⁴Federal Board of Revenue].

Words etc. inserted by SRO 392(I)/2009, dated May 19, 2009.

The sub-clause (v) substituted by the S.R.O. 754(I)/2016 dated 15th August, 2016. The substituted sub-clause reads as follows:-

[&]quot;(v) the names and addresses of the promoters, directors, trustees, president, secretary, treasurer, manager and other office bearers, as the case may be, of the organization and indicating clearly their family relationships, if any, with each other]

Substituted for "by an authority designated by the Government of Pakistan for this purpose or till that authority is established, under arrangements made by the Federal Board of Revenue" by SRO 1015(I)/2003, dated November 05, 2003.

The words "Central Board of Revenue" substituted by the Finance Act, 2007

NON-PROFIT ORGANISATIONS

¹ [Provided that the ² [³ ["Chief Commissioner"], Regional Tax Office or Large Taxpayers Unit] shall also receive applications for performance appraisal and certification of applicant organizations till at least two such agencies have been appointed:

Provided further that ⁴ [⁵ ["Chief Commissioner"], Regional Tax Office or Large Taxpayers Unit] shall apply the same parameters on applicant organizations for the purpose of aforesaid evaluation as are approved by the FBR to be applied by the certification agency.]

- (2) (a) On receipt of an application for registration under this rule, the ⁶[⁷["Chief Commissioner"]], subject to the requirements and conditions specified in sub-rule (3) and after such inquiry as it may deem necessary, grant approval to the organization if-
 - the organization has been formed for the purpose of establishing hospitals or providing education or for community welfare or development;
 - (ii) it has operated and functioned anywhere in Pakistan, for a period of not less than three years and has complied with minimum acceptable standards of internal governance, accountability, transparency and efficiency prescribed by any law for the time being in force;
 - (iii) its area of operation is wholly within Pakistan; and
 - (iv) its books of accounts are maintained regularly and in accordance with the generally accepted accounting principles and satisfactory arrangements exist for their inspection by interested members of the public-.
 - (b) The approval shall be notified in the official Gazette.
- ⁸[(c) The approval granted under rule 220A (2) will remain in force for subsequent years unless withdrawn under sub-rule (7) of rule 220A.]

Provisos inserted by Notification No. SRO 1015(I)/2003, dated November 05, 2003.

Substituted for "CBR" by SRO 707(I)/2007, dated July 14, 2007.

The words "Director-General" substituted by SRO 1218(I)/2015 dated 08.12.2015.

Substituted for "CBR or its officer" by SRO 707(I)/2007, dated July 14, 2007. The words "Director-General" substituted by SRO 1218(I)/2015 dated 08.12.2015.

Substituted for "Federal Board of Revenue" by SRO 880(I)/2006, dated August 25, 2006.

The words "Regional Commissioner of Income Tax" substituted by SRO 1218(I)/2015 dated 08.12.2015.

⁸ Clause "(c)" substituted by SRO 880(I)/2006, dated August 25, 2006.

- (d) For the purposes of this rule, "qualified accountant" has the same meaning as assigned to it in clause (f) of sub-rule (2) of rule 211.
- (3) Approval shall not be granted to an organization if the ³[¹["Chief Commissioner"]] is satisfied that-
 - (a) any of the requirements or conditions specified in sub-rules (1) and (2) has not been fulfilled; or
 - (b) the organization has been or is being used or is likely to be used for personal gains of any particular person or a group of persons; or
 - (c) the organization has been or is likely to be used for propagating the views of a particular political party or a religious sect; or
 - (d) the organization has not been or will not be able to achieve its declared aims and objects in view of its set up, administration or otherwise as evaluated and certified by an independent certification agency; or
 - (e) the constitution, memorandum and articles of association, trust deed, rules and regulations or bye-laws, as the case may be, specifying the aims and objects of the organization do(es) not provide-
 - (i) for audit of the annual accounts of the organization, every year by a "qualified accountant";
 - (ii) for the transfer of its assets, in the event of its dissolution, after meeting all liabilities, if any, to an organization approved under this rule or rule 212 within three months of the dissolution under intimation to the ²[³["Chief Commissioner"]]
 - (iii) for the regular maintenance of books of accounts in accordance with the generally accepted accounting principles and for their inspection by the interested members of the public, without any hindrance, at all reasonable times;

The words "Regional Commissioner of Income Tax" substituted by SRO 1218(I)/2015 dated 08.12.2015.

Substituted for "Federal Board of Revenue" by SRO 880(I)/2006, dated August 25, 2006.

The words "Regional Commissioner of Income Tax" substituted by SRO 1218(I)/2015 dated 08.12.2015.

- (iv) for the utilization of its money, property or income or any part thereof solely for promoting the objects specified in sub-clause (i) of clause (a) of sub-rule (2);
- (v) for the maintenance of accounts of the organization being kept in a scheduled bank or in a post office or national savings organization, National Bank of Pakistan or nationalized commercial banks;
- (vi) for prohibiting the making of any changes in the constitution, memorandum and articles of association, trust deed, rules and regulations or bye-laws, as the case may be, without the prior approval of the ¹[²["Chief Commissioner"]]; and
- ³[(vii) for restricting the surpluses or monies validly set apart, excluding restricted funds, up-to twenty-five percent of the total income of the year:

Provided that such surpluses or monies validly set apart are invested in Government securities, ⁴ [National Saving Schemes issued by the Central Directorate of National Savings,] NIT units, a collective investment scheme authorized or registered under the Non-Banking Finance Companies (Establishment and Regulation) Rules, 2003, mutual fund, a real estate investment trust approved and authorized under the Real Estate Investment Trust Rules, 2006, or scheduled banks:

Explanation: For the purpose of this rule, "restricted funds" mean any fund received by the organization but could not be spent and treated as revenue during year due to any obligation placed by the donor.]

- ⁵[(4) The ⁶ ["Chief Commissioner"] shall make a decision on the application of the organization within two months of its receipt.]
- ⁷[]

8[(7) Power to withdraw approval.-

Substituted for "Federal Board of Revenue" by SRO 880(I)/2006, dated August 25, 2006.

The words "Regional Commissioner of Income Tax" substituted by SRO 1218(I)/2015 dated 08.12.2015.

Sub-clause (vii) substituted by SRO 880(I)/2006, dated August 25, 2006.

Words etc. inserted by SRO 392(I)/2009, dated May 19, 2009.

⁵ Sub-rule (4) inserted by SRO 392(I)/2009, dated May 19, 2009.

The words "Regional Commissioner of Income Tax" substituted by SRO 1218(I)/2015 dated 08.12.2015.

Sub-rules 4, 5 and 6 omitted by SRO 880(I)/2006, dated August 25, 2006.

Sub-rule 7 substituted by SRO 880(I)/2206, dated August 25, 2006.

- (1). The ¹ ["Chief Commissioner"] may, at any time, withdraw approval granted under rule 220A(2), if he is satisfied that-
 - (a). the constitution, memorandum and articles of association, trust deed, rules and regulations or byelaws, as the case may be, specifying the aims and objects of the organization do not provide for prohibiting the making of any changes in the constitution, memorandum and articles of association, trust deed, rules, regulations and bye-laws without prior approval of the ²["Chief Commissioner"];
 - (b) the organization has-
 - (i). been or is being used for personal gain of any particular person or a group of persons;
 - (ii). been propagating the view of a particular political party or a religious sect;
 - (iii). been or is being managed in a manner calculated to personally benefit its members or their families; or
 - (iv). has not been, or will not be, able to achieve its declared aims and objects in view of its set up, administration or otherwise as evaluated and certified by an independent certification agency;
 - (v). failed to give valid reasons for setting apart, or not utilizing, or accumulating surpluses, excluding ³[restricted] funds, in excess of twenty five percent of the income for the year;
 - (vi). failed to file the return of income supported with the following documents namely:-
 - (a). the statement of audited balance sheet and statement of accounts:
 - (b). statement showing names and addresses of the persons from whom donations, contributions, subscriptions etc exceeding five thousand rupees have been received during the tax year:

The words "Regional Commissioner" substituted by SRO 1218(I)/2015 dated 08.12.2015.

The words "Regional Commissioner" substituted by SRO 1218(I)/2015 dated 08.12.2015.

Substituted for "unrestricted" by SRO 21(I)/2007, dated January 05, 2007.

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- (c). statement showing the names and addresses of donees and beneficiaries etc to whom payments, services etc exceeding five thousand have been made during the tax year; and
- (d). statement showing the money set apart or kept un-utilized with reasons thereof; and
- (e). a detailed performance evaluation report in terms of sub-clause (vi) of clause (b) of subrule (1) of rule 220A, after every three years;
- ¹ [Provided that where such detailed performance evaluation report is not submitted on or before the 30th of September following every three Tax Years, ² ["Chief Commissioner"] shall issue a show cause notice for withdrawal of approval to the concerned organization as required under para (2) of the sub-rule;]
- ³[vii) failed to file statements of deduction of income tax under section 165 of the Income Tax Ordinance, 2001 read with rule 44.]
- (2). approval shall not be withdrawn under ⁴[para (1) of sub-rule (7)] unless the organization has had an opportunity to show cause against the action proposed to be taken; and.
- (3). where the ⁵ ["Chief Commissioner"] decides to withdraw an approval under ⁶ [para (1) of sub-rule (7)] he shall intimate the organization, in writing, of the decision including a statement of reasons for the decision.]

⁷[]

Proviso inserted by SRO 392(I)/2009 dated May 19, 2009.

The words "Regional Commissioner of Income Tax" substituted by SRO 1218(I)/2015 dated 08.12.2015.

³ Clause (vii) inserted by SRO 392(I)/2009, dated May 19, 2009.

Substituted for "sub-rule (1)" by SRO 392(I)/2009, dated May 19, 2009.

The words "Regional Commissioner" substituted by SRO 1218(I)/2015 dated 08.12.2015.

⁶ Substituted for "sub-rule (1)" by SRO 392(I)/2009, dated May 19, 2009.

Sub-rule 8 omitted by SRO 880(I)/2006, dated August 25, 2006.

(9). The ¹[²["Chief Commissioner"]] may relax or modify any of the requirement(s) or condition(s) of this rule in any individual case, if it is satisfied that the requirement(s) or condition(s) could not be fulfilled by the applicant for reasonable cause.

3[]

Form-1

[See rule 220A (1)(a)]

Application for Approval under ⁴["clause (c) of sub section (2) of section 100C of"] the Income Tax Ordinance, 2001

To,

⁵[The ⁶["Chief Commissioner of Inland Revenue"]]

With reference to ⁷ ["clause (c) of sub section (2) of section 100C	of"] the Income
Tax Ordinance, 2001 (XLIX of 2001), I, the undersigned, hereby	apply, on behalf
of	(name of the
organization) for its approval for the purposes of the said clause	for the tax year
ending on	

- 2. Necessary particulars are set out below, and in the schedule to this application.
- 3. The following documents required under clause (b) of sub-rule 1 of Rule 220A are enclosed.

 -			

Substituted for "Board" by SRO 880(I)/2006, dated August 25, 2006.

The words "Regional Commissioner of Income Tax" substituted by SRO 1218(I)/2015 dated 08.12.2015.

Sub-rule (10) omitted by SRO1218(I)/2015 dated 08.12.2015. The omitted sub-rule read as under:

[&]quot;(10) The approval granted prior to the commencement of these rules to an organization shall be deemed to have been withdrawn unless an application in the manner laid down in sub-rule (4) is made on behalf of such organization for calendar year 2003 by the 30th June, 2004."

The expression "clause (58) of Second Schedule to" omitted by SRO 1218(I)/2015 dated 08.12.2015.

Substituted for "The Secretary, Federal Board of Revenue, Islamabad" by SRO 880(I)/2006, dated August 25, 2006.

The words "Regional Commissioner of Income Tax" substituted by SRO 1218(I)/2015 dated 08.12.2015.

The words "clause (58) of the Second Schedule to" substituted by SRO 1218(I)/2015 dated 08.12.2015.

CHAPTER - XVII NON-PROFIT ORGANISATIONS (iv) Signature _____ Name (in block letters) Designation _____ Application must be signed either by the President or the Secretary of the organization or by a Trustee of the Trust. **SCHEDULE Particulars** Name of the Organization (in block letters)______. 1. 2. Full address of the organization (in block letters)_____. 3. Date of registration of the organization . 4. Its aims and objects (b) (c) Where the organization has been registered under ¹[the Companies Ordinance, 1984,] the Societies Registration Act, 1860 (XXI of 1860), or the Voluntary Social Welfare Agencies (Registration and Control) Ordinance, 1961 (XLVI of 1961), or any other law or established in pursuance of a Trust Deed. Please give/ state the law, the number and date of Registration _____. Whether the constitution, memorandum and articles of association, 6. trust deed, rules and regulations or bye-laws, conforms to the provisions of sub-rules (2) and (3) of rule 220A. If so, please give the number of article/ clause/ rule for each provision. 7. Whether the organization ensures for the benefit of the general public or a particular community or class of persons only (give full details). 8. The number of members/ trustees of the organization on the date of

application.

Income Tax Rules, 2002

Words etc. inserted by SRO 392(I)/2009, dated May 19, 2009.

CHAPTER - XVII NON-PROFIT ORGANISATIONS

9.	Accounting year of the organization commences on and ends on
10.	The following books of accounts are being regularly maintained by the institution and are open for inspection without any hindrance to the general public. (i) (ii) (iii)
	Signature
	Name (in block letters)
	Designation

¹[]

²[220B. Approval and appointment of certification agencies.-

- (1) Whereas rule 211 to 220A, both inclusive, provide for performance evaluation of non-profit organizations with regard to their aims and objectives during the last three years by approved independent certification agencies, the procedure given in the following subrules shall apply in respect of approval and appointment of such certification agencies.
- (2) The Chairman, Federal Board of Revenue, shall, in his discretion, constitute a Committee for approval and appointment of certification agencies, hereinafter referred to as the Committee, comprising of not less than three members. The Chairman, Federal Board of Revenue shall also designate a member of the Committee to serve as its Chairman. All nominations to the Committee shall be ex-officio. One third of the membership or two members of the Committee, whichever is larger, shall constitute the quorum for meetings of the Committee.
- (3) An application for approval and appointment as a certification agency shall be placed before the Committee.
- (4) The Committee shall consider the application on its own merit and decide through a majority vote. The Chairman of the Committee shall caste a vote only in case of a tie.
- (5) In its deliberations on the application, the Committee shall consider, inter alia, the following criteria, for approval and appointment of certification agency, namely:-

Form II omitted by SRO 880(I)/2006, dated August 25, 2006.

Rule 220B inserted by Notification No. SRO 745(I)/2004, dated August 30, 2004.

- (a) demonstrated and established eminence, credibility and stature of the governing body of such organization that brings respect and credibility to the organization and its work;
- (b) understanding of the organization, essentially the senior management and program staff, of the parameters of evaluation as approved by the Federal Board of Revenue;
- (c) human resource, quantity as well as quality, available with the organization to conduct professional, objective and transparent evaluations of non-profit organizations;
- (d) financial resources available with the organization for meeting the costs incurred on such evaluations;
- (e) organizational understanding and experience of working with the non-profit organizations;
- experience of evaluating non-profit organizations or social programs;
- (g) systems put in place by the organization to conduct evaluation and award of certification; and
- (h) monitoring mechanisms to ensure transparency and objectivity.
- (6) The Committee may call for any document, report and statement from the organization concerned to assess the capacity of the organization to undertake professional, objective and transparent evaluation as per the criteria specified in sub-rule (5). The Committee may also interview the managerial and program staff of the organization to assess their level of experience, understanding and professionalism.
- (7) In no case, however, the committee shall decide to authorize an organization which-
 - (a) is not registered in Pakistan under any of the relevant laws;
 - (b) does not specifically prohibit distribution of profit, if any, to its members or staff:
 - (c) is controlled in part or wholly by the Federal Government, Provincial Government or a local Government; and
 - (d) in its other programmes create a conflict of interest in evaluating non-profit organization.

Explanation: A grant-making organization would have a conflict of interest if it undertakes evaluation and certification of its grant-recipient or potential-recipient organizations. Similarly, a capacity building organization, evaluating non-profit organizations whose capacity it has built or may build in future, would be in a conflict of interest situation.

- (8) An application received by the Committee may be decided upon within a period of three months from the date of the receipt of such application.
- (9) An applicant adversely affected by any decision of the Committee may file an appeal before the Member (¹["Inland Revenue"]), Federal Board of Revenue, within thirty days of the service of the decision upon the application.
- (10) The approval and appointment of an organization as a certification agency shall be notified in the official Gazette.
- (11) Any approval and appointment granted under this rule shall be for a period of three years and thereafter the Committee shall re-assess the capacity and evaluate the performance of such organization to function as a certification agency. The Committee shall complete such re-evaluation and its decision within three months, during which the certification agency shall continue to function as a legitimate certification agency.
- (12) In case of any change in the status of an approved and appointed certification agency that may adversely affect its functioning as such an agency or in case of any violation of the standards of professionalism, transparency, integrity or objectivity coming to the knowledge of the Committee, the Committee may, after due inquiry and after providing proper opportunity of being heard to the agency, withdraw such approval and appointment at any time.]

The words "Direct Taxes" substituted by SRO 1218(I)/2015 dated 08.12.2015.

CHAPTER - XVIII

TAX CLEARANCE CERTIFICATE

221. Tax clearance certificate.-

- (1) A person leaving Pakistan permanently may apply to the Commissioner for a tax clearance certificate referred to in subsection (3) of section 145 where
 - (a) the person has satisfied all income tax liabilities; or
 - (b) the person has made arrangements to the satisfaction of Commissioner for payment of income tax liabilities.
- (2) An application referred to in sub-rule (1) shall be in the following form, namely:-

APPLICATION FOR A CERTIFICATE UNDER SECTION 145 OF THE INCOME TAX ORDINANCE, 2001

Not for tourists who have earned no income from Pakistan source and have come on tourist visa and stay is not more than 90 days in a tax year.

10,	
The Commis	ssioner,
	Zone,
	(City).
Sir,	
•	at an Tax Clearance Certificate under section 145 of the Income Tax 2001, be granted to me. I give below necessary particulars:-
1.	Name of applicant (in block letters)
2.	Domicile
3.	Present address
4.	Address in Home Country
5.	Nature of business, professions or vocation in Pakistan (if visit to

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Pakistan was made only as a tourist and no income was earned during the period of stay in Pakistan, it should be so stated).

6.	Place(s) at which the business, profession or vocation is or was carried on
7.	Name and address of employers of the Applicant (in case the applicant is representing a firm or a company, the name and address of the company or firm should be stated here.
8.	Name of the Commissioner, if any, where last assessment of the applicant was made
9.	Date of arrival in Pakistan
10.	Probable date of departure
11.	Destination
12.	Mode of travel (by air/sea/land)
13.	Place Date
14.	Made the payment of tax with the evidence.
15.	Guarantee as per rule 158 is enclosed.
Date	20
	Yours faithfully, Signature
(3)	An application referred to in clause (b) of sub-rule (1) shall be accompanied by a certificate of guarantee of the applicant's employer or business associate in the following form, namely:-
GUARA	ANTEE CERTIFICATE TO BE FURNISHED BY EMPLOYER OR BUSINESS ASSOCIATE OF THE APPLICANT
(1)	Certified that (Name in block letters) is our employee/representative/associate.
(2)	(i) Certified that (give name) is leaving Pakistan and tax demand of Rs is outstanding him. The assessment is pending resulting in tax liability.
	(ii) A cheque for the amount of tax due along with the computation of income is enclosed.

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(iii) We undertake to pay the tax liability, if any, when determined. Address Signature **Associates** Designation Seal of the business Strike out whichever is in applicable. 222. Form of tax clearance certificate under section 145.-For the purposes of sub-section (3) of section 145, a tax clearance certificate shall be in the following form, namely:-TAX CLEARANCE CERTIFICATE UNDER COUNTERFOIL OF TAX SECTION 145 OF THE INCOME TAX CLEARANCE CERTIFICATE ORDINANCE. UNDER SECTION, Book Serial Book No. Serial No. No. No. Name Income Tax Office Address Date Nationality Nature of This is to certify that _ business, has no liability has made satisfactory arrangement profession or Vocation for his/her liabilities under the Income Tax Ordinance, 2001 or the Income Tax Ordinance, Pakistan Date of 1979) arrival in Pakistan Date of departure This Certificate is valid Destination Certificate valid Initials of Commissioner Commissioner Signature/ left hand thumb of Signature/ left hand thumb of Application/ or person

Application/ or person receiving the

Certificate on behalf of the applicant.

receiving the Certificate on behalf of the applicant.

¹[223. Form of tax exemption certificate.-

On receipt of an application under rule 221, the Commissioner shall issue an exemption certificate under section 145 in the following form, namely:-

COUNTERFOIL OF TAX EXEMPTION CERTIFICATE UNDER SECTION 145		TAX EXEMPTION CERTIFICATE UNDER SECTION 145 OF THE INCOME TAX ORDINANCE, 2001		
Book No.	Serial No.	Book No.	Serial No.	
Name				
Address			Commissioner	
Nationality				
Nature of business, profession or vocation in Pakistan		DIVISION	Jurisdiction	
Date of departure		impression of	t hand thumb of Applicant/ or person certificate on behalf of the	
Destination		appoa]		
Probable date of return to Pakistan				
Certificate valid upto				
Initials of 0	Commissioner			
Signature/ left har impression of App receiving the certithe applicant.	licant/ or person			

¹ Rule 223 substituted by SRO 392(I)/2009, dated May 19, 2009.

- (i) they have not spent more than 90 days at a time in Pakistan; and
- (ii) they have not spent more than 90 days in any financial year in Pakistan.

1 1

CHAPTER - XIX

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²[224. Conditions for approval of leasing companies for claim of depreciation deduction.-

The following conditions shall be fulfilled by a leasing company or a modaraba to claim deduction for depreciation on lease of depreciable assets under this rule, namely:-

- (i) The leasing company is engaged principally in the business of leasing of assets and has been issued a licence by the Securities and Exchange Commission of Pakistan to operate under the terms and conditions specified therein; and
- (ii) the leasing company or a modaraba doing leasing business undertakes that where a motor vehicle is given on lease, the purchase value thereof shall be restricted to the amount specified in the Third Schedule to the Ordinance, for the purposes of claiming depreciation or the expenditure on such lease.]

225. Recognized Associations of Accountants for the purpose of section 223.-

The following bodies are recognized by the Board as associations of accountants for the purpose of section 223, namely:-

- (a) The Institute of Chartered Accountants in England and Wales;
- (b) The Institute of Chartered Accountants in Scotland;
- (c) The Institute of Chartered Accountants in Ireland;
- (d) The Society of Incorporated Accountants and Auditors, London; and
- (e) The Association of ³ [Chartered] Certified Accountants, United Kingdom.

-

Omitted "(iii) passengers travelling by a pilgrim ship which sails direct from a Port in Pakistan to Jeddah."

² Rule 224 substituted by SRO 392(I)/2009, dated May 19, 2009.

Word inserted by SRO 590(I)/2004 dated July 07, 2004.

226. Appointment of valuers.-

- (1) A person desiring to be appointed as a valuer for the purposes of section 222 shall make an application to the Commissioner in duplicate setting out the fact or facts by virtue of which the person claims to be qualified for such appointment.
- (2) For the purpose of sub-rule (1) a person qualified for appointment as a valuer means a person who:-
 - (a) holds a degree or equivalent qualification in civil engineering or mechanical engineering or mechanical and electrical engineering from any University incorporated under any law for the time being or accredited or affiliated by any association of universities or college in force in Pakistan and Azad Kashmir or a like degree or qualification conferred by any foreign university incorporated by law of that country and recognized by a Pakistani University;
 - (b) holds an internationally recognized qualification in architecture equivalent to or comparable with the Associate- ship of Royal Institute of British Architects;
 - (c) having successfully completed a diploma course in architecture or civil engineering or mechanical engineering or mechanical and electrical engineering or automobile engineering from a recognized institution has worked with a qualified architect or engineer or in a Government or quasi-Government department for a period of three years;
 - (d) has held the insurance surveyor certificate issued by the department of Insurance for a period of five years:
 - (e) has retired after putting in satisfactory service in the ¹["Inland Revenue"] Department or the Customs Department or judiciary or in a revenue collecting agency of the Government for period of not less than ten years in a post or posts in a grade not less than Grade 17; or
 - (f) for the purpose of valuation of such assets as require specialized knowledge not available to persons qualified under clauses (a), (b), (c), (d) and (e) of this sub-rule, any person, who is in the opinion of the Commissioner is fit to be appointed as a valuer.
- (3) Notwithstanding anything contained in sub-rule (2), no person shall qualify for appointment as a valuer if the person-

The words "Income Tax" substituted by SRO 1218(I)/2015 dated 08.12.2015.

- (a) has been dismissed or removed from Government service;
- (b) is an un-discharged insolvent;
- (c) has been convicted of any offence under any law or has been found guilty of misconduct in his professional capacity which, in the opinion of the Commissioner, renders him unfit to ¹[be] registered as a valuer; or
- (d) has been representing taxpayers before income tax authorities.
- (4) On receipt of an application under sub-rule (1), the Commissioner may make such inquiries or call for such further information or evidence as may be deemed necessary.
- (5) If the Commissioner is satisfied that a person should be appointed as a valuer for the purposes of section 222, the Commissioner shall notify the person in writing of the decision.
- (6) Where the Commissioner decides to refuse an application under this rule, the Commissioner shall give the applicant notice, in writing, of the decision including a statement of reasons for the decision.
- (7) The appointment of a value may be terminated by the Commissioner at his discretion at any time without assigning any reason and without any compensation.

²[227. Scale of remuneration, fees and allowances for a valuer.-

(1) A valuer appointed under section 222 shall not be paid any retention fee but would be entitled to remuneration at the following scale:-

	Rs.
Where the value of assets does not exceed Rs.1,000,000/-	5,000/-
Where the value of assets exceeds Rs.1,000,000/-but does not exceed Rs.5,000,000/-	10,000/-
Where the value of assets exceeds Rs.5,000,000/-but does not exceed Rs.10,000,000/-	20,000/-
Where the value of assets exceeds Rs.10,000,000/-	30,000/-

Substituted for "e" by SRO 392(I)/2009, dated May 19, 2009.

² Rule 227 substituted by SRO 392(I)/2009, dated May 19, 2009.

- (2) In addition to remuneration at the scale prescribed under sub-rule (1), a valuer shall be entitled to the following fee and allowance:-
 - (a) a fee of Rs.500/- per day in the event of attendance before the Appellate Tribunal in connection with the valuation made in any case; and
 - (b) traveling expenses to which a Government servant in BPS-17 is entitled.]

228. Valuation of assets.-

- ¹[(1) The valuation of immovable property for the purposes of section 111 shall be taken to be-
 - ²[(a) the fair market value of immovable property shall be the value notified by the Board under sub-section (4) of section 68, in respect of area or areas specified in the said notifications;
 - (b) if the fair market value of any immovable property of any area or areas has not been determined by the Board in the notification referred to in sub-section (4) of section 68, the fair market value of such immovable property shall be deemed to be the value fixed by the District Officer (Revenue) or provincial or any other authority authorized in this behalf for the purposes of stamp duty; and
 - (c) in the case of agricultural land, the value shall be equal to the average sale price of the sales recorded in the revenue record of the estate in which the land is situated for the relevant period or time;
 - (d) if in a case sale price recorded in the instrument of sale of any property is higher than the fair market value as determined under clauses (a), (b) and (c), the applicable price shall be higher of the two; and

-

Sub-rule (1) substituted by SRO 392(I)/2009, dated May 19, 2009.

² Clauses (a), (b) and (c) substituted by the S.R.O. 978(I)/2016 dated 18.10.2016. Substituted clauses read as follows:-

⁽a) in the case of open plot, the value determined by the development authority or government agency on the basis of the auction price in respect of similar plots in the area where the plot in question is situated or in case where such value is not determined, the value fixed by the District Officer Revenue or provincial authority authorized in this behalf for the purposes of stamp duty;

⁽b) in the case of agricultural land, the value equal to the average sale price of the sales recorded in the revenue record of the estate in which the land is situated for the relevant period or time; or

⁽c) in the case of constructed immovable property, value shall be determined at the fair market value as defined in section 68 or the value fixed by the District Officer (Revenue) whichever is higher."

- (e) in the case of sale price of any auctioned property or the fair market value as determined under clauses (a), (b) and (c), the higher price shall be applicable.]
- (2) For the purposes of section 111 and subject to sub-rule (2), the value of motor cars and jeeps shall be determined in the following manner, namely:-
 - (a) the value of the new imported car or jeep shall be the C.I.F. value of such car or the jeep, as the case may be, plus the amount of all charges, customs-duty, sales tax, levies, octroi fees and other duties and taxes leviable thereon and the costs incurred till its registration;
 - (b) the value of a new car or jeep purchased from the manufacturer or assembler or dealer in Pakistan, shall be the price paid by the purchaser, including the amount of all charges, customs-duty, sales tax and other taxes, levies, octroi, fees and all other duties and taxes leviable thereon and the costs incurred till its registration;
 - (c) the value of used car or jeep imported into Pakistan shall be the import price adopted by the customs authorities for the purposes of levy of customs-duty plus freight, insurance and all other charges, sales tax, levies octroi, fees and other duties and taxes leviable thereon and the costs incurred till its registration;
 - (d) the value of a car or jeep specified in clause (a), (b) and (c) at the time of its acquisition shall be the value computed in the manner specified in the clause (a), (b) or (c), as the case may be, as reduced by a sum equal to ten percent of the said clause for each successive year, upto a maximum of five years; or
 - (e) the value of a used car or jeep purchased by an assessee locally shall be taken to be the original cost of the car or the jeep determined in the manner specified in clause (a), (b) or (c), as the case may be, as reduced by an amount equal to ten percent for every year following the year in which it was imported or purchased from a manufacturer.
- (3) In no case shall the value be determined at an amount less than fifty percent of the value determined in accordance with clause (a), (b) or (c) or the purchase price whichever is more.
- (4) For the purposes of section 61, the value of any property donated to a non-profit organization shall be determined in the following manner, namely:-

- (a) the value of articles or goods imported into Pakistan shall be the value determined for the purposes of levy of customs duty and the amount of such duty and sales tax, levies, fees, octroi and other duties, taxes or charges leviable thereon and paid by the donor;
- (b) the value of articles and goods manufactured in Pakistan shall be the price as recorded in the purchase vouchers and the taxes, levies and charges leviable thereon and paid by the donor;
- (c) the value of articles and goods which have been previously used in Pakistan and in respect of which depreciation has been allowed, the written down value, on the relevant date as determined by the Commissioner;
- (d) the value of a motor vehicle shall be the value as determined in accordance with rule; and
- (e) the value of articles or goods other than those specified above, shall be the fair market value as determined by the Commissioner.

229. Filing of returns, statements and documents and issuance of orders, notices through computers.-

(1) Notwithstanding anything contained in these rules taxpayer or any person responsible for furnishing the prescribed statements or returns may furnish such statement or return, on computer media and in such language, program arrangement and data formats and representations which are compatible with those of the ¹["Inland Revenue"] Department and any other technical specification as the ²[Federal Board of Revenue] may prescribe; accompanied by a certificate in the following form and duly signed by the person authorized to sign such statement or return or the department may issue notice orders, or communication or production of documents in appeals or courts taken through computers or scanning images duly certified, namely:-

The words "Income Tax" substituted by SRO 1218(I)/2015 dated 08.12.2015.

Substituted for "RCIT or Committees" by SRO 392(I)/2009, dated May 19, 2009.

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	CERTIFICATE	
	image or electric communicati	do hereby e enclosed disk, diskette, tape of on is complete, correct and true
	e return of income contained in affirmed to be true by the resp	the aforementioned media have ective assessee.
	Signature	
	Name. (in block	letters)
	Designation	
	Date	
required compute	standing anything contained I to be made or notice to ation made, or document	d in these rules, any order be issued or assessment or required to be prepared or be generated through the

computer system and no such order, notice, assessment, computer document shall require the signature of the concerned officer whose name and designation is specified on the aforementioned documents.

230. Charges for various forms.-

The following forms shall be provided after 30th June, 2002 on payment as mentioned against each:-

	Form	Charge
(i)	Form of return of total income.	Rupees Five each.
(ii)	Form of Wealth statement under section 116 of the Income Tax Ordinance.	Rupees Five each.

1[]

²[231. Computation of export profits attributable to export sales.-

Where a taxpayer exports any goods manufactured in Pakistan, the taxpayer's profits attributable to export sales of such goods shall be computed in the following manner, namely:-

Rule 231 omitted by SRO 392(I)/2009, dated May 19, 2009.

Rule 231 inserted by SRO 58(I)/2010, dated February 02, 2010.

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- (a) where a taxpayer maintains separate accounts of the business of export of goods manufactured in Pakistan, the profits of the export business shall be taken to be such amount as may be determined by the Commissioner in accordance with the provisions of Ordinance on the basis of such accounts; or
- (b) in other cases, the profits of such business shall be taken to be an amount which bears to the total profits of the business of the taxpayer from the sale of goods, the same proportion as the export sales of goods manufactured in Pakistan bear to the total sales of goods.
- (2) For the purpose of sub-rule,-
- (a) the expression "export sales" means the f.o.b. price of the goods exported;
- (b) the expression "total sales" means,
 - the aggregate of export sales as determined under clause (a);
 - the ex-factory price of goods sold in Pakistan, where the goods exported out of Pakistan were manufactured by the exporter; or
 - (iii) the ex-godown price of goods sold in Pakistan, in other cases.]

¹[231A. Procedure for issuance of advance ruling under section 206A.-

- (1) A non-resident person desiring an advance ruling under section 206A of the Ordinance, 2001 (XLIX of 2001) shall make an application to the Federal Board of Revenue in the following form set out in the Schedule below.
- (2) The application under sub-section (1) shall be considered by a Committee consisting of the following members, namely:-

Chairman, Federal Board of Revenue Chairman

(b) Member ²["(Inland Revenue)"], FBR Member

(c) ³["Nominee of the Law and Justice Division not below the rank of BPS-21"] <u>Member</u>

Rule 231A and 231B inserted by SRO 130(I)/2004, dated February 27, 2004.

(3)

The words and brackets "(Direct Taxes)" substituted by SRO 1218(I)/2015 dated 08.12.2015.

The expressions substituted by SRO 68(I)/2020 dated 31st January 2020 the substituted expressions read as "Senior Joint Secretary, Law, Justice and Human Rights Division."

The Committee may obtain comments of the Commissioner ¹[] concerned and, if it considers necessary, advice of a legal expert on the application and decide the issue, as it may deem appropriate, in a joint sitting or through circulation amongst its members.

- (4) Advance ruling for the purposes of this rule means determination by the Committee in relation to the transaction which has been undertaken or is proposed to be undertaken by a non-resident person the question of law specified in the application.
- (5) The advance ruling shall be binding on the Commissioner only in respect of the specific transaction on which such advance ruling is issued. The advance ruling shall continue to remain in force unless there is a change in facts or in the law on the basis of which the advance ruling was pronounced.
- (6) The copy of the advance ruling pronounced by the Federal Board of Revenue shall be provided to the applicant and to the Commissioner ²[] having jurisdiction over the case.
- (7) Notwithstanding anything contained in this rule, the advance ruling shall cease to be binding on the Commissioner, if it is subsequently found to have been obtained by fraud or misrepresentation of facts about the nature of the transaction on which advance ruling was issued.
- (8) An application filed under this rule shall be disposed of not later than ninety days of its receipt.

231B. Withdrawal of application.-

The applicant may withdraw the application made under rule 231A at any time before the advance ruling in issued.

SCHEDULE

[See sub-rule (1)]

Application for advance ruling under section 206A of the Income Tax Ordinance, 2001

То

The Chairman, Federal Board of Revenue, Islamabad

Dear Sir,

The words "of Income Tax" omitted by SRO 1218(I)/2015 dated 08.12.2015.

The words "of Income Tax" omitted by SRO 1218(I)/2015 dated 08.12.2015.

	signed being duly authorized hereby apply on behalf of (name of the non-resident) for advance ruling under section
206A of the	Income Tax Ordinance, 2001 (XLIX of 2001).
	essary details of the transaction are set out below and in the this application.
	following documents as required under rule 231A of Income Tax are enclosed:-
(a)	
(b)	
(c)	
(d)	·
(e)	·
	Yours faithfully,
	Signature
	Name (in block letters)
	Designation
	Annexure
	[See paragraph 2 of the Schedule]
(1)	Name of the non-resident person (in block letters)
(2)	Permanent address and telephone and fax numbers of the non-
¹[]	resident person (in block letters)
² []	
(5)	Country of origin
(6)	National Tax Number
(7)	The following is the statement of the relevant facts of the transaction having bearing on the question(s) on which the resolution is required (Please annex extra sheet, if required):
"(3) Add Serial (4	s) omitted by SRO 1218(I)/2015 dated 08.12.2015. The omitted serial read as under: lress in Pakistan" e) omitted by SRO 1218(I)/2015 dated 08.12.2015. The omitted serial read as under:
' (4) Tele	phone Number Fax Number "

Income Tax Rules, 2002

- (8) Statement containing the applicant's interpretation of law or facts, as the case may be, in respect of the question(s) on which advance ruling is required (Please annex extra sheet, if required) is as follows:-
- (9) The undersigned, solemnly declare that :-
 - (a) full and true particulars of the transaction relevant for the purposes of advance ruling applied for have been disclosed and no material aspect affecting the determination of the application of the Income Tax Ordinance, 2001, in this behalf has been withheld; and
 - (b) that the above issue(s) is/ are not pending before any Income Tax Authority, Appellate Tribunal or Court for adjudication.

Yours faithfully,

Signature	
Name (in block letters)	
Designation	
Address in Pakistan	
Telephone No.	
Fax No.	1

¹[231C. Alternative dispute resolution.— (1) This rule shall apply to all cases of disputes brought or specified for resolution under section 134A.

 This rule shall apply to all cases of disputes brought or specified for resolution under section 134A.

(2) In this rule, unless there is anything repugnant in the subject or context,-

- (a) "applicant" means a person or a class or persons who has brought a dispute for resolution under section 134A;
- (b) "Board" means the Federal Board of Revenue.
- (c) "Committee" means a Committee constituted under sub-section (2) of section 134A; and
- (d) "dispute" means any matter of income tax pertaining to liability of income tax, admissibility of refund, waiver or fixation of penalty or fine, relaxation of any period or procedural and technical condition as specified in sub-section (1) of section 134A.
- (3) Any person or class of persons interested for resolution of any dispute under section 134A shall submit a written application for alternative dispute resolution to the Board in the form as set out in the Schedule below.
- (4) The Board, after examination of the contents of an application by a taxpayer and facts stated therein and on satisfaction that the application may be

Rule 231C substituted through SRO 69(I)/2019 dated 24th January, 2019, substituted rule 231C read as follows:

[&]quot; [231C. Income tax 1[alternative] dispute resolution.-

referred to a Committee for the resolution of the hardship or dispute, shall constitute a Committee consisting of the following members, namely:-

- (a) the ¹ ["Chief Commissioner"], Large Taxpayers Unit or Commissioner, Medium Taxpayers Unit or any other Commissioner or officer of the ¹ ["Inland Revenue Department"] nominated by the Board;
- (b) a Fellow of Chartered Accountants, registered with the Institute of Chartered Accountants of Pakistan or an Associate of Cost and Management Accountant, an advocate of High Court or Income Tax Practitioner ¹[]; and
- (c) a reputable taxpayer.
- (5) The Board may appoint one of the members of the Committee to be its Chairman.
- (6) An application filed under this rule may be disposed of by the Committee within thirty days of its constitution:

Provided that the time so specified may, if requested by the Chairman of the Committee for reasons to be recorded in the request, be extended by the Board to such extent and subject to such conditions and limitations as it may deem proper.

- (7) The Chairman of the Committee shall be responsible for deciding the procedure to be followed by the Committee which may inter-alia, include the following, namely:-
 - [(a) to decide about the place of sitting of the Committee, in consultation with the ¹["Chief Commissioner"] Regional Tax Office, or as the case may be, the ¹["Chief Commissioner"] Large Taxpayer Unit;]
 - (b) to specify date and time for conducting proceedings by the Committee;
 - (c) to supervise the proceedings of the Committee;
 - (d) to issue notices by courier or registered post or electronic mail to the applicant;
 - (e) to requisition and produce relevant records or witnesses from the Commissioner or other concerned quarters:
 - to ensure attendance of the applicant for hearing either in person or through an advocate, representative or a tax consultant;
 - (g) to consolidate recommendations of the Committee and submission of a conclusive report to the Board; and
 - (h) for any other matter covered under these rules.
- (8) The Committee may conduct inquiry, seek expert opinion, direct any ¹["officer of Inland Revenue"] or any other person to conduct an audit and make recommendations to the Committee in respect of dispute or hardship.
- (9) The Committee may determine the issue and may thereafter seek further information or data or expert opinion or make or cause to be made such inquiries or audit as it may deem fit, to formulate its recommendations in respect of any matter specified in sub-section (1) of section 134A.
- (10) The applicant may withdraw the application made under sub-rule (3) of these rules at any time before the Committee submits its recommendations to the Board.

[***]

- (12) The Chairman of the Committee shall send a copy of the recommendations of the Committee to the Board, applicant and the concerned Commissioner, simultaneously.
- (13) The Board on its own motion or on the request of the applicant, may refer back the recommendations of the Committee for rectification of any mistake apparent from record or for reconsideration of the facts or law, as the case may be, not considered earlier by the Committee.
- (14) The Committee after rectification of the mistake or reconsideration of the facts or law as aforesaid shall furnish to the Board its fresh or amended recommendation within such period as specified by the Board.
- (15) The Board, after examining the recommendations of the Committee shall finally

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decide the dispute or hardship and make such orders as it may deem fit for the resolution of the dispute or hardship ¹[,within ninety days of receipt of such recommendations,] under intimation to the applicant, Chairman of the Committee and the concerned Commissioner:

Provided that the resolution reached by the taxpayer and the Board shall not bind them for tax year not covered by the agreement. Any such resolution shall not be used as precedent, except as provided in the agreement.

- (16) The copy of order passed by the Board shall be provided to the applicant and to the Commissioner having jurisdiction over the case for modification of all decisions, orders and judgments passed in respect of the said dispute or hardship, within such period as may be specified by the Board in the order.
- (17) On receipt of the Board's order as aforesaid, the Concerned Commissioner shall implement the order in such manner and within such period as may be specified by the Board in the order.
- (18) Notwithstanding anything contained in this rule an order passed by the Board shall cease to exist if it is subsequently found to have been obtained by fraud or misrepresentation of facts about the nature of dispute or hardship on which the said order was passed and all decisions, orders and judgments modified under the said order shall deemed to be re modified.

THE SCHEDULE

[See sub-rule (3)]

Application for ¹[alternative] dispute resolution under section 134A of the Income Tax Ordinance, 2001

The Chairman, Federal Board of Revenue. Islamabad Dear Sir, The undersigned being duly authorized hereby apply ___ _ (name and address of the applicant) for dispute to hardship resolution under section 134A of the Income Tax Ordinance, 2001(XLIX of 2001). Necessary details of the dispute or hardship are set out below and in the annexure to this application. A request is made to constitute a Committee as provided under sub-rule (4) of rule 231C of Income Tax Rules, 2002. The following documents as are necessary for the resolution of the dispute or hardship are enclosed. (a) (b) (c) Yours faithfully, Signature_ Name (in block letters) NTN Address Date **Annexure** [See paragraph 2 of the Schedule]

Name of the applicant (in block letters) _

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(2)	In	this	rule,	unless	there	is	anything	repugnant	in	the	subject	or
	context,-											

- (a) "applicant" means an aggrieved person or a class or persons ¹[in case identical issues are involved] who has brought a dispute for resolution under section 134A;
- (b) "Committee" means a Committee constituted under sub-section (2) of section 134A; and
- (c) "dispute" means any grievance of the applicant pertaining to—
 - (i) the liability of tax against the aggrieved person, or admissibility of refunds, as the case may be;
 - (ii) the extent of waiver of default surcharge and penalty; or

	(2)	Natio	onal tax number
	(3)	Addr	ess of the applicant
	(4)	Tele	phone Number Fax Number
	¹ [(4A)	Taxy	vear to which the dispute or hardship relates]
	(5)	The	Commissioner with whom a dispute has arisen
	(6)	or h	following is the statement of the relevant facts and law with respect to dispute ardship having bearing on the question(s) on which the resolution is red (Please annex extra sheet, if required):-
	(7)	case	ement containing the applicant's interpretation of law or facts, as the may be in respect of question(s) on which resolution is required (Please x extra sheet, if required) is as follows:-
	(8)	The	extent or the amount of tax which the applicant agrees to pay, if any.
	(9)	The	undersigned, solemnly declare that,-
		(a)	full and true particulars of the dispute or hardship for the purposes of resolution have been disclosed and no material aspect affecting the determination of the application filed under the Income Tax Ordinance, 2001, in this behalf has been withheld;
		(b)	that the above issue(s) is/are pending before(name of the appellate forum, ITAT or court)/ not pending before any forum, ITAT, High Court or Supreme Court of Pakistan for adjudication¹[.]
		1[] Yours faithfully,
			Signature Name (in block letters) Designation Date
¹ The w	ords in	serte	d through SRO 845(I)/2020 dated 10 th September, 2020

- (iii) any other specific relief required to resolve the grievance as specified in sub-section (1) of section 134A.
- (3) Any person or class of persons interested for resolution of any dispute under section 134A shall submit a written application for alternative dispute resolution to the Board in the form as set out in Part I of the Schedule to this rule.
- (4) The Board, after examination of the contents of an application by a taxpayer and facts stated therein and on satisfaction that the application may be referred to a Committee for the resolution of the hardship or dispute, shall appoint and notify a Committee, within a period of sixty days from the receipt of application specified under subrule (3), consisting of the following members, namely:-
 - (a) an officer of Inland Revenue not below the rank of Commissioner to be nominated by the Board;
 - (b) a person nominated by the applicant in the form mentioned in sub-rule (3) from a panel notified by the Board, comprising—
 - senior chartered accountants and senior advocates having experience in the field of taxation; and
 - (ii) reputable businessmen as nominated by Chambers of Commerce and Industry; and
 - (c) a retired judge not below the rank of District and Sessions Judge, to be nominated under sub-rule (5).
- (5) The members of the Committee appointed under clauses (a) and (b) of sub-rule (4) shall decide through consensus the third member for nomination under clause (c) of sub-rule (4) from a list notified by the Board, whereafter, the appointment of the three-member Committee shall be notified by the Board.
- (6) The Board shall notify a panel of a retired judge not below the rank of District and Sessions Judge, senior chartered accountants, senior advocates and reputable businessmen in accordance with eligibility criteria specified in Part II of the Schedule to this rule.
- (7) The retired judge appointed under clause (c) of sub-rule (4) shall be the Chairperson of the Committee.
- (8) After notification of the Committee under sub-rule (5), the applicant or the Commissioner or both, as the case may be, shall withdraw any appeal relating to the dispute pending before any court of law or an appellate authority in the form as set out in Part III of the Schedule to this rule.

- (9) The Committee appointed and notified under sub-rule (4) shall commence proceedings after receipt of order of withdrawal of appeal from the Board.
- (10) The Chairperson of the Committee shall be responsible for deciding the procedure to be followed by the Committee which may, *inter-alia*, include the following, namely:-
 - to decide about the place of sitting of the Committee, in consultation with the Chief Commissioner having jurisdiction over the applicant;
 - (b) to specify date and time for conducting proceedings by the Committee;
 - (c) to supervise the proceedings of the Committee;
 - (d) to issue notices by courier or registered post or electronic mail to the applicant;
 - (e) to requisition and produce relevant records or witnesses from the Commissioner or other concerned quarters;
 - (f) to ensure attendance of the applicant for hearing either in person or through an advocate, representative or a tax consultant;
 - (g) to consolidate decision of the Committee and communicate it to the Board, the Commissioner and the applicant; and
 - (h) for any other matter covered under these rules.
- (11) The Committee may conduct inquiry, seek expert opinion, direct any officer of Inland Revenue or any other person to conduct an audit and make recommendations to the Committee in respect of dispute or hardship.
- (12) The Committee may determine the issue and may thereafter seek further information or data or expert opinion or make or cause to be made such inquiries or audit as it may deem fit, to decide the matter specified in sub-section (1) of section 134A.
- (13) Decision of its majority members shall be construed decision of the Committee and the Committee shall decide the dispute within one hundred and twenty days from the date of receipt of order of withdrawal from the Board mentioned in sub-rule (9) and communicate the same to the Board, the Commissioner and the applicant.
- (14) The decision of the Committee under sub-rule (13) shall be binding on the Commissioner and the aggrieved person.

- (15) On receipt of the Committee's decision, the applicant shall make payment of income tax and other taxes as specified by the Committee in its decision and the Commissioner shall modify order as per decision of the Committee.
- (16) The Chairman of the Committee appointed under sub-rule (7) shall be paid a lump sum one-time remuneration of seventy five thousand rupees or four percent of the disputed tax demand, whichever is less.
- (17) The member of the Committee appointed under clause (b) of the subrule (4) shall be paid a lump sum one-time remuneration of fifty thousand rupees or three percent of the disputed tax demand, whichever is less.
- (18) The remuneration specified in sub-rules (16) and (17) shall be paid by the Board from its budget allocation within fifteen days of the receipt of the order under sub-rule (13).

THE SCHEDULE Part I

[see sub-rule (3)]

Application for Alternative Dispute Resolution under section 134A of the Income Tax Ordinance, 2001

To, The Chairman, Federal Board of Revenue, Islamabad				
Dear Sir, The undersigned being (name and address of the applicant duly authorized hereby apply for hardship and dispute resolution under section 134A of the Income Tax Ordinance, 2001(XLIX of 2001).				
Necessary details of the dispute or hardship are set out below and in the Annexure to this application.				
3. A request is made to constitute a Committee as provided under sub-rule (4) of rule 231C of Income Tax Rules, 2002.				
4. As provided in clause (ii) of sub-section (2) of section 134A read with clause (b) of sub-rule (4) of rule 231C, I hereby nominate Mr/Ms (name and address of the senior chartered accountant or senior advocate or reputable businessman from a panel notified by the Board).				

CHAPTER - XIX

MISCELLANEOUS

	ne following documents as are necessary for the resolution of the dispute or ip are enclosed.			
	(a)			
	(b)			
	Yours faithfully,			
	Signature Name (in block letters)			
	NTN			
	Address			
	Date			
	Annexure [see paragraph 2 of the Schedule]			
	[See paragraph 2 of the Schedule]			
(1)	Name of the applicant (in block letters)			
(2)	National tax number			
(3)	CNIC (for individuals)			
(4) (5)	Address of the applicant e-mail address			
(3)	Fax Number			
(6)	Tax year to which the dispute or hardship relates			
(7)	The Commissioner with whom a dispute has arisen			
(8)	The following is the statement of the relevant facts and law with respect to dispute or hardship having bearing on the questions on which the resolution is required (Please annex extra sheet, if required):-			
(9)	Statement containing the applicant's interpretation of law or facts, as the case may be, in respect of questions on which resolution is required (Please annex extra sheet, if required) is as follows:-			
(10)	The extent or the amount of tax which the applicant agrees to pay, if any. Rs			
(11)	The undersigned, solemnly declares that-			

- (a) full and true particulars of the dispute or hardship for the purposes of resolution have been disclosed and no material aspect affecting the determination of the application filed under the Income Tax Ordinance, 2001 (XLIX of 2001), in this behalf has been withheld;
- (b) the above issues are pending adjudication before (name of the appellate forum, ATIR or Court)/ not pending before any forum, ATIR, High Court or Supreme Court of Pakistan.

Yours faithfully,				
Signature				
Name (in block letters)				
Designation				
Date				
Part II				

[see sub-rule (6)]

Following shall be the eligibility criteria for a retired judge not below the rank of a District and Session judge, Chartered Accountant, Advocate and reputable businessman.—

- (i) The retired Judge not below the rank of District Session Judge shall have at least fifteen years experience of tax practice or tax adjudication, and shall not be more than sixty five years old.
- (ii) The Chartered Accountant shall be a member of Institute of Chartered Accountants of Pakistan and shall have minimum ten years experience of practice as a chartered accountant with at least five years of tax related practice and shall have in depth understanding of complex tax issues. He shall not be more than sixty five years old.
- (iii) The advocate shall hold degree in LL.B from a recognized Institute having in depth understanding of complex tax issues and shall have at least two reported tax cases or three other reported cases or five unreported cases of appellate tribunal inland revenue or higher courts. He shall have a minimum ten years experience including at least five years tax related practice and shall not be more than sixty five years old.
- (iv) A reputable businessman shall have a Master Degree from Higher Education Commission recognized University or Foreign University

with in depth understanding of complex tax issues and shall be a proprietor or director or partner of a business concern having a turnover of over one hundred million rupees in each of the past three years. He shall not be more than sixty five years old.

Part III

[see sub-rule (8)]

Before The [mention the respective appellate authority] ITA No. / ITRA No / CA No. [mention whichever is applicable]

Name of the Appellant / Respondent [mention whichever is applicable] Address

Versus

Name of the Appellant / Respondent [mention whichever is applicable] Address

Subject: <u>APPLICATION FOR WITHDRAWAL OF APPEAL UNDER SUB-SECTION (3) OF SECTION 134A OF THE INCOME TAX ORDINANCE,</u> 2001

Respectfully submitted,

- 1. That the appellant's appeal or reference application or civil appeal [mention whichever is applicable] in ITA No. / ITRA No / CA No [mention whichever is applicable] is pending.
- 2. That the appellant has filed an application to the Federal Board of Revenue for constitution of Alternative Dispute Resolution Committee under section 134A of the Income Tax Ordinance, 2001 read with rule 231C of the Income Tax Rules, 2002 and on appellant's application, the Federal Board of Revenue has constituted a Committee for resolution of the appellant's dispute.
- 3. That under the provision of sub-section (3) of section 134A of the said Ordinance read with sub-rule (8) of rule 231C of Income Tax Rules, 2002 the appellant withdraws the aforesaid appeal or reference application or civil appeal as ITA No. / ITRA No. / CA No. [mention whichever is applicable].
- 4. Therefore it is prayed that the aforesaid appeal or reference application or civil appeal may be disposed of as withdrawn and an original certified order of withdrawal under sub-section (4) of section 134A of the aforesaid Ordinance may kindly be communicated to the Member (Inland Revenue Operations), Federal Board of Revenue without prejudice to reinstatement of appellant's aforesaid appeal or reference application or civil appeal under sub-section (8) of section 134A of the aforesaid Ordinance if the respondent doesn't withdraw appeal, if any, or the Committee constituted under section 134A fails to make a decision within the stipulated time.

Applicant

Signature Name Complete Address]

¹[231D. Procedure for group taxation under section 59AA.-

- (1) For the purposes of this rule, a 100% owned company shall be a subsidiary company where another company, herein-referred to as "holding company", owns all equity shares of such company except those held by nominees to meet the statutory requirements of the Companies Ordinance, 1984 (XLVII of 1984).
- (2) A holding company and each of its subsidiary companies of 100% owned group which fulfill the conditions specified in section 59AA shall make separate application containing declaration of irrevocable option for group taxation as one fiscal unit to the concerned Commissioner in the form as set out in the Schedule below within the first quarter of the tax year for which group taxation is opted for.
- (3) The application shall be signed, in the case of a holding company, by the Chief Executive Officer of the holding company and in the case of a subsidiary company the Chief Executive Officer of the subsidiary company, identifying the Commissioner having jurisdiction over the holding company or as the case may be, subsidiary company, National Tax Number and Corporate Registration Number.
- (4) The holding company as well as each subsidiary company shall furnish a certificate issued by the Securities and Exchange Commission of Pakistan verifying that the company has been complying with the Code of Corporate Governance as notified from time to time by the SECP.
- (5) The return for the tax year following the option for group taxation shall be prepared as one fiscal unit under the name of the holding company and the tax liability shall be discharged or the refund shall be claimed respectively as if the business of the subsidiary companies were the business of the holding company. However, for that purpose, no effect shall be taken for losses including unabsorbed depreciation of subsidiary companies for the tax year prior to the exercise of option for group taxation. Along with the group return, copies of audited accounts of every company in the group shall be attached.
- (6) On option for group taxation under sub-section (2) of section 59AA, the subsidiary companies shall furnish their returns of income in their respective tax jurisdiction along with a copy of application for group taxation for record and future adjustments and intimating non-taxability of the returned income. The subsidiary companies shall also intimate

¹ Rule 231D inserted by SRO 392(I)/2009, dated May 19, 2009.

- to the Commissioner having jurisdiction over the holding company regarding their option for group taxation.
- (7) Taxation matters relating to the period prior to the adoption of one fiscal unit shall continue to be dealt with by the Commissioner having jurisdiction over the subsidiary company.
- (8) In case, there is divestment of a subsidiary company and the provisions of group taxation become inapplicable, no effect shall be taken for group taxation during the year of disposal.
- (9) All the provisions of the Ordinance, including withholding provisions as applicable on a holding company shall mutatis mutandis apply to a subsidiary company during the period when the group is taxed as one fiscal unit. Each company shall file independent withholding statements as required under the provisions of the Ordinance.
- (10) The relief under group taxation shall be limited only to those companies which are locally incorporated under the Companies Ordinance, 1984 (XLVII of 1984).
- (11) All companies opting for group taxation under section 59AA shall have the similar accounting period for computation of income.
- (12) The transaction by any company within the group and with its associated companies shall be carried out and recorded on arm's length basis.

SCHEDULE

(See sub-rule (2) of rule 231D)

APPLICATION/ DECLARATION FOR GROUP TAXATION UNDER SECTION 59AA OF THE INCOME TAX ORDINANCE, 2001

	0.102.1.020.	1011 007 17 1				_,
To,						
The Co	mmissioner,					
Door Ci	_					
Dear Si	Ι,					
I			S/0	o		being
Chief E	xecutive of N	Л/s				
(Name/ NTN and address of the holding company or as the case may be subsidiary company) duly authorized in this regard hereby apply on behalf of the aforesaid company for group taxation under section 59AA of the Income Tax Ordinance, 2001, in respect of the following companies of the group:-						
S.No.	Name of the company	Address (Head Office/ postal)	NTN No.	Incorporation No.	Whether holding or subsidiary company	Commissioner having jurisdiction over holding/ subsidiary company
(1)	(2)	(3)	(4)	(5)	(6)	(7)
2. The following documents are attached:-(i) Copies of incorporation certificates of the above mentioned companies seeking group taxation;						

- (ii) Copy of the certificate issued by the SECP (as set out in Annexure to this Schedule) confirming that the company had complied with corporate governance requirements, as notified by the SECP, and are not defaulters of any rules or regulations.
- 3. It is declared that,-
 - (i) the company asks for irrevocable option for group taxation as one fiscal unit:
 - (ii) the companies in the group are locally incorporated under the Companies Ordinance, 1984; and
 - (iii) the company complies with corporate governance requirements as notified by the Securities and Exchange Commission of Pakistan from time to time.

4. Further I certify that to the best of my knowledge and belief the information given in the application is correct and complete in accordance with the provisions of section 59AA of the Income Tax Ordinance, 2001.

	Yours faithfully,
	Signature
	Name (in block letters)
	CNIC
	Designation
	Date
	ANNEXURE (See paragraph 2(ii) of the Schedule)
AN	CERTIFICATE FROM THE SECURITIES ID EXCHANGE COMMISSION OF PAKISTAN
No	M/s, incorporated at dated is a holding company
having 100% share	of the following subsidiary companies, namely:-
(a)	
(b)	
(c)	
(d)	
not violated any co time to time, and t section 59AA of th ¹ ["Commissioner of governance is vio	mpany and its subsidiary companies (mentioned above) have prporate governance requirements notified by the SECP from the said companies are entitled to avail group taxation under the Income Tax Ordinance. The SECP shall also inform the post of Inland Revenue"] concerned, if any code of corporate lated by the holding company or its subsidiary companies vailing the benefit of group taxation under section 59AA of the nce, 2001
	Signature
	Name of the issuing authority
	Seal/Stamp
	Date:
¹ The words "Comm	nissioner of Income Tax" substituted by SRO 1218(I)/2015 dated 08.12.2015.

Income Tax Rules, 2002

¹["231E.- Special Audit Panel.-(1) This rule shall under section 177 of the Ordinance apply to all cases for conducting audit by the special audit panel as determined by the Commissioner in the light of sub-section (1B) of section 210 of the Ordinance.

- (2) The Board may appoint as many special audit panels as may be necessary, comprising two or more members from the following, namely:-
 - (a) an officer or officers of Inland Revenue;
 - (b) a firm of chartered accountants as defined under the Chartered Accountants Ordinance, 1961 (X of 1961);
 - (c) a firm of cost and management accountants as defined under the Cost and Management Accountants Act, 1966 (XIV of 1966); or
 - (d) any other person as directed by the Board.
- (3) Board shall invite firm of Chartered Accountant or Cost and Management Accountant through advertisement and shall determine their eligibility and remuneration on case to case basis or on the basis as determined by the Board.
- (4) Special audit panel shall conduct audit, including a forensic audit of the income tax affairs of:-
 - (a) any person, or
 - (b) classes of persons
- (5) The Commissioner shall determine the scope of audit under sub-rule (4) on case- to-case basis.
- (6) Special audit panel shall be headed by a chairperson who shall be an officer of Inland Revenue.
- (7) The chairperson of special audit panel shall be responsible for the procedure which may inter-alia include the following, namely:-
 - to decide in consultation with the Commissioner about the place of sitting of the special audit panel;
 - (b) to specify date and time for conducting audit;
 - (c) to supervise the proceedings of audit;
 - (d) to issue notices by courier or registered post or electronic mail to the taxpayer under audit;
 - to requisition and produce records, documents, information from the taxpayer under audit and from other persons in respect of the taxpayer under audit; and
 - (f) to ensure attendance of the taxpayer for hearing in person or through an advocate or representative.

Inserted by the SRO 31(I)/2016 dated 13.01.2016.

- (8) The special audit penal may conduct inquiry or seek expert opinion as may be considered necessary.
- (9) Powers under section 175 and 176 of the Ordinance for conducting audit under sub-section (11) of section 177 of the Ordinance shall be exercised by an officer or officers of Inland Revenue.
- (10) Audit proceedings shall not be held invalid in case of absence of any member of the panel, other than chairperson.
- (11) The chairperson shall consolidate audit findings and get signatures of all other members of the panel for further action in light of sub-section (6) or subsection (14) of section 177 of the Ordinance as deemed fit.
- (12) In case of difference of opinion among members of the special audit panel, the audit findings of majority members would carry weight, and the chairperson shall proceed as per sub-rule (11). In case the majority members do not include chairperson, then the special audit panel shall send the report of difference of opinion to the Commissioner and the Commissioner may decide either to constitute new special audit panel or send the said report to another officer or officers of Inland Revenue. The audit findings either from the new special audit panel or from another officer or officers of Inland Revenue would suffice for further actions under sub-rule (11).
- (13) Audit proceedings under sub-rule (12) shall include the taxpayer's record, documents, statements and difference of opinion by previous special audit panel and opportunity of being heard to the taxpayer under audit."]
- ¹["231F.- Selection and conduct of audit.-(1) This rule shall apply to selection of cases for audit by the FBR under section 214C of the Income Tax Ordinance, 2001 (XLIX of 2001).
- (2) The following steps shall be followed for selection of cases for audit through a computer ballot on random and parametric selection basis for tax years mentioned therein, namely:-
 - (a) data of all returns (e-filed and manually filed) shall be utilized as a basic data:
 - (b) the Board shall decide the cases of persons or classes of persons which are to be excluded from audit selection and such exclusions shall be publicized each year through FBR's web-portal for information, prior to the process of balloting or selection;

Inserted by the SRO 131(I)/2016 dated 18.02.2016.

- (c) cases falling under exclusions shall be identified and such cases shall be excluded from the data to be used for balloting;
- (d) the data of the remaining cases shall be utilized for computer ballot for audit selection:
- (e) for each tax year cases for audit shall be selected in accordance with the predetermined percentage, to be publicized through FBR's webportal, and prior to the balloting process, each year;
- (f) immediately after computer ballot, the lists of selected case shall be generated and placed on FBR's web-portal;
- (g) the whole balloting system for audit selection shall be based only on the NTNs/ CNICs of the filers;
- the NTNs and CNICs of the cases selected for audit shall be communicated to concerned RTOs and LTUs as per their respective jurisdictions;
- (i) for the purpose of selection of cases on parametric basis, risk parameters for persons or classes or persons to be used for balloting, wherever necessary, shall be determined by the Board, as under:-
 - risk parameters for persons or classes of persons to be used for balloting shall be determined by the Board;
 - (B) audit selection parameters may be based upon the following:-
 - (I) financial ratios for the year viz a viz the history of the
 - (II) financial ratios viz a viz industrial, sectoral or national ratios;
 - (III) industrial comparisons or bench marks;
 - (IV) quantum of losses or refunds beyond certain thresholds; or
 - (V) compliance history; and
- (j) computer balloting process in both categories of selection for audit shall be held in the presence of representatives from Chambers of Commerce and Industries and representatives of Tax Bar Associations.
- (3) The cases selected for audit by the Board shall be processed and the Commissioner Inland Revenue concerned shall issue intimation letter to the taxpayer about the selection of his case for audit with the following details:-
 - (a) section under which selection has been made;
 - (b) tax year for which the case has been selected for audit;
 - (c) mode of selection whether random or parametric;
 - (d) compliance requirements on the part of taxpayer e.g.-
 - (i) provision of prescribed books of accounts;
 - (ii) supporting information and documents, etc;

- (iii) computerized data, access to computerized data or provision of attested hard copies of computerized data.
- (4) On completion of examination of books of accounts, data or information under this rule the discrepancies, if found, shall be intimated to the taxpayer for obtaining taxpayers' explanation, in the form of audit report, seeking taxpayer's explanation on these points.
- (5) Explanations of the taxpayer, where found not acceptable, shall be intimated to the taxpayer, through a notice under section 122(9) of the Income Tax Ordinance, 2001 about the amendment in assessment alongwith the rationale or basis of such amendment and necessary amendment in assessment order shall be passed under section 122 of the said Ordinance after affording adequate opportunity of hearing to the taxpayer."]

¹["231G. Determination of value of bonus shares issued by a company not quoted on the stock exchange, to the shareholders of the company.

- (1) The value of bonus shares issued by a company, not quoted on the stock exchange, to its shareholders in terms of sub-section (6) of section 236N of the Ordinance shall be the face value, or the breakup value, as determined below, whichever is higher.
- (2) The breakup value of the bonus share shall be determined in the following manner:-
 - (a) the total equity of the company divided by the total number of ordinary shares (after the issuance of bonus shares), as of the last day of the period for which financial statements are prepared and approved by the Board of Directors for the purpose of issuance of bonus shares. The total equity of the company shall be determined by adding paid up capital of the ordinary shares and the reserves; and
 - (b) for the purpose of sub-clause (a) above, the term "reserve" shall have the same meaning as defined under sub-section (3) of section 5A of the Ordinance."

²["231H. Reduced rate of tax for *Shari'ah* compliant companies in terms of Sub-Clause (a) of clause (18B) of Part-II of the Second Schedule to the Ordinance.— In order to avail reduced rate of tax in terms of sub-clause (a) of clause (18B) of Part-II of the Second Schedule to the Ordinance, the *Shari'ah* compliant criteria for a company, whose shares are traded on a stock exchange, shall be as follows:-

Added by the SRO 1085(I)/2016 dated 24th November, 2016.

Added by the SRO 12(I)/2017 dated 10th January, 2017.

- (i) The business of the company shall be *Halal* i.e. it shall not include processing or manufacturing of pork, liquor, non-*Halal* products, pornographic material or any other activity not permitted by *Shari'ah*.
- (ii) There should be *Riba* free financing on the balance sheet of the company, however the company may be leveraged through Islamic modes of financing obtained from licensed Islamic financial institutions.
- (iii) All the investments made by the company should be one hundred percent *Shari'ah* compliant, therefore, it would not be permissible for the company to acquire non-*Shari'ah* compliant instruments or securities which yield interest or income that is not *Halal*.
- (iv) The company shall be obliged to maintain free float of the company at thirty percent of the outstanding shares."

¹["2311 Vales of minerals for the purpose of sub-section (4) of section 236V of the Income Tax Ordinance, 2001.- (1) The values of minerals specified in column (2) of the Table below for the purposes of sub-section (4) of section 236V of the Ordinance are specified in column (3) thereof, namely:-

S.No	Name of mineral	Rate per metric tonne (in Rupees)
(1)	(2)	(3)
1	Argilaceous clay	500
2	Asbestos	4875
3	Antimony	11700
4	Agglomerate	6500
5	Barite	6500
6	Basalt	9100
7	Bentonite	3900
8	Bauxite	4550
9	Bajri	780
10	Brine/salt	570
11	Barytes	875
12	Ball clay	875
13	Coal	5000
14	Clay	1625
15	China Clay	625
16	Calcite	1300
17	Celestite	1625
18	Conglomerate	1950
19	Chromite	18750
20	Chalk	2500
21	Dolomite	2250

¹ New rule added through SRO 140(I)/2020 dated 2nd March, 2020

22	Diorite	6500
23	Fluorite	10400
24	Fullers Earth	1300
25	Fire Clay	1300
26	Gypsum	1950
27	Granite	13000
28	Gabro stone	9750
29	Granodiorite	9750
30	Gravel	750
31	Iron ore	5200
32	Limestone (for manufacturers of cement)	4500
33	Limestone(other than cement factory)	1500
34	Laterite	815
35	Lake salt	875
36	Marble onyx	16250
37	Magnestie	3900
38	Marble (other than onyx)	3900
39	Manganese	5200
40	Ochre / red ochre	3900
41	Ordinary stone	910
42	Pumice	1950
43	Quartz	3900
44	Quartzite	3250
45	Rock sand	875
46	Silica sand	4500
47	Sulphur	3900
48	Soap stone	5250
49	Serpentine	3250
50	Shale (cement industry)	2500
51	Sand	650
52	Shale	750
53	Slate Stone	1875
54	Sandstone	750
55	Tar sand	490
56	Tuff	1625

- (2) Advance tax shall be collected by the provincial authority or a person authorized by the provincial authority to collect or recover royalty on minerals excavated and transported from leased area.
- (3) Where a person having authority to collect or recover royalty on behalf of the provincial authority-
 - (a) fails to collect tax as required; or

(b) having collected tax fails to pay the tax to the Commissioner as required under section 160.

the person having authority to collect or recover royalty as well as provincial authority shall be jointly and severally liable to pay the amount of tax to the Commissioner who may pass an order to that effect and proceed to recover the same.".]

232. Repeal & Savings.-

- (1) The following rules as in force before the commencement of these rules are hereby repealed, namely Income Tax Rules, 1982.
 - "(2A) Notwithstanding anything contained in sub-rule (1), rules 190 to 198, 201. 20ID, 201F, 202(C), 202D, 202E, 202F of Income Tax Rules, 1982 shall stand repealed on the first day of July, 2003; and
 - (2B) Any proceedings including proceedings under part IX (Chapters A, B, C, D, E & F) initiated, or any action taken or initiated, or approval sought, under Income Tax Rules, 1982 prior to 01.07.2002; such proceedings, action, or approval sought shall be completed under the Income Tax Rules, 1982 and to that extent Income Tax Rules, 2002 would not apply."

¹["Inland Revenue Reward Rules, 2016:-

NOTIFICATION

S.R.O.398(I)/2016.- In exercise of the powers conferred by sections 237 of the Income Tax Ordinance 2001 (XLIX of 2001), section 50 of the Sales Tax Act, 1990 and section 40 of the Federal Excise Act 2005, the Federal Board of Revenue is pleased to make the following rules, namely:-

- 1. Short title and commencement.— (1) These rules may be called the Inland Revenue Reward Rules. 2016.
 - (2) They shall come into force at once.
- **2. Definitions.-** In these rules, unless there is anything repugnant in the subject or context,-
 - (a) "Board" means the Federal Board of Revenue established under the Federal Board of Revenue Act, 2007;
 - ¹["(aa) "employees" means all officers and officials of Inland Revenue, including ministerial and ex-cadre officers and officials, wherever they may be;"]

¹ Inserted by the SRO 398(I)/2016 dated 05.05.2016

- (b) "field offices" means all Inland Revenue offices including all Directorates, Directorate Generals, Commissionerates, data processing centres or units, etc;
- (c) "Informer" means any person, a group of persons or a company who provides any original information in the shape of concrete evidence, which conclusively leads to detection of tax evasion, formulation of assessment, and eventual recovery of the evaded tax and includes a whistleblower as defined under the tax laws:
- (d) "meritorious conduct" means a performance ²["by an employee"] falling in one or more of the following categories, namely:-
 - extraordinary contribution, to the satisfaction of the sanctioning authority defined in rule 10, in detection, assessment and recovery of the evaded amount of tax in the manner and mode provided under various provisions of the tax laws;
 - (ii) rendering extraordinary legal assistance to the Supreme Court, High Courts and Appellate Tribunals Inland Revenue in litigation cases resulting in decisions favourable to the department; and
 - (iii) extraordinary meritorious conduct exhibited by the ³["employee"] in all field offices and Board (HQ), duly approved by the respective head of the field offices and wings.
- (e) "tax" means all types of taxes and duties levied and collected under the tax laws; and
- (f) "tax laws" means the Income Tax Ordinance, 2001 (XLIX of 2001), the Sales Tax Act, 1990 and the Federal Excise Act, 2005;
- **3. Persons qualified to be registered as informer.** (1) A person, other than a lunatic or idiot, may be registered as informer, if he fulfills the criteria of whistleblower as defined in the tax laws.
- (2) Notwithstanding anything contained in sub-rule (1), a registered informer shall be liable to de-registration on such condition to be recorded in writing and as may be deemed fit by Chief Commissioner, member or Director General, as the case may be.
- 4. **Registration of informer.** (1) Subject to section 227B of the Income Tax Ordinance 2001 (XLIX of 2001), section 72D of the Sales Tax Act, 1990 and section 42D of the Federal Excise Act, 2005, as the case may be, any person

Inserted by the SRO 981(I)/2016 dated 19th October, 2016.

Inserted by the SRO 981(I)/2016 dated 19th October, 2016.

The words "officers and officials of Inland Revenue" substituted by the SRO 981(I)/2016 dated 19th October, 2016.

desirous of getting himself registered as an informer may make an application to the Chief Commissioner for registration under this rule.

- (2) The application under sun-rule (1) shall be in the prescribed form and shall be verified in the prescribed manner.
- (3) The application shall be accompanied by the following documents, namely.-
 - (a) copy of the Computerized National Identity Card of the applicant;
 - (b) copy of national tax number (NTN) certificate; and
 - (c) a duly sworn in affidavit stating therein that the information being provided is correct and nothing has been concealed there from and that in case any incorrect information is provided or any information is concealed he shall be liable to penal action under the laws for the time being in force.
- **5.** Submission of information and further action thereupon.-(1) An informer shall submit any information regarding concealment or evasion of tax leading to detection or collection of taxes, fraud, corruption or misconduct that is in his possession to the Chief Commissioner giving precise details of the alleged act along with all supporting evidences that are in his possession:

Provided that no information shall be entertained unless it gives precise details of the alleged act and is accompanied with the supporting evidences.

- (2) On receipt of the information, the Chief Commissioner shall scrutinize the information and forward it to the concerned Commissioner.
- (3) On receipt of the information from the Chief Commissioner, the concerned Commissioner shall conduct such further enquiry as he may deem fit and submit his report to the Chief Commissioner.
- (4) On completion of the enquiry, the concerned Commissioner shall take such further action as may be required under the tax laws or any other law for the time being in force, as may be necessary on the basis of the facts of the case, and furnish his report to the Chief Commissioner.
 - (5) Notwithstanding anything contained in these rules, an informer, who -
 - (a) has knowingly provided false information under these rules; or
 - (b) has provided the information under these rules with the intention to intimidate or blackmail a person, or to bring him into disrepute, or to otherwise cause him financial loss, shall be liable to punishment and fine under the tax laws and other laws for the time being in force.

- ¹["6. Eligibility for reward.- An employee and informer shall, for having meritorious conduct, be entitled to grant of reward."]
- 7. **Determination of reward.** (1) The amount of reward as specified in column (2) of the Table below, in cases of exhibiting meritorious conduct relating to detection, assessment and recovery of tax evaded to the extent specified in column (1) of the said Table, shall be admissible, namely:-

TABLE

Amount of tax evaded	Amount of reward
(1)	(2)
Rs. 500,000 or less	Twenty per cent of the tax, duty and other
	taxes
More than Rs. 500,00 but not more than	Rs. 100,000 plus ten percent of the tax in
1,000,000	excess of Rs. 500,000
Over Rs. 1,000,000	Rs. 150,000plus five per cent of the tax in
	excess of Rs. 1,000,000

- (2). The amount of reward shall be sanctioned after realization of the whole amount of the tax involved.
- (3). In cases of meritorious conduct, the amount of reward shall be such as determined by the sanctioning authority, provided that the total amount of reward paid to an ²["employee"] during one financial year shall not exceed thirty six months' basic pay.
- ³["(4) In case more than one meritorious conduct is performed by an employee, the amount of reward shall not exceed thirty percent of realization of the whole amount of tax involved."]
- **8.** Establishment of Inland Revenue Welfare fund.- (1) A fund, to be known as Inland Revenue Welfare Fund, shall be established for welfare of the ⁴["employee"], this fund shall be operated by Member Operations of the Inland Revenue.
- (2) The welfare fund established under sub-rule (1) shall be utilized for the general welfare of the officers and officials of Inland Revenue Service in the manner as may be prescribed under the Inland Revenue Welfare Fund Rules, 2016.

The words "officer or official" substituted by the SRO 981(I)/2016 dated 19th October, 2016.

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Rule 6 substituted by the SRO 981(I)/2016 dated 19th October, 2016. The substituted rule read as follows:-

[&]quot;6. Eligibility for reward. Cash reward shall be sanctioned under these rules to the following categories of persons for having meritorious conduct, namely:-

⁽a) officers and officials of Inland Revenue; and

⁽b) informers."

Inserted by the SRO 981(I)/2016 dated 19th October, 2016.

The words "officers and officials of Inland Revenue Service" substituted by the SRO 981(I)/2016 dated 19th October, 2016.

- (3) Twenty-five percent of the reward money shall be remitted to such fund for the welfare of officers and officials of Inland Revenue.
- **9.** Payment of reward.-(1) The amount of reward determined under rule 7, in cases of exhibiting meritorious conduct relating to recovery of tax evaded or refund unlawfully paid, shall be apportioned, as under:-
 - (a) where no informer is involved, the apportionment of the reward shall be as under:-

¹ ["Employees"]	50%	
Supervising officers who write performance	10%	
evaluation reports (PERs)		
Supporting staff of officers 15%		
Inland Revenue Welfare Fund	25%	

(b) where informer is involved, the apportionment of the reward shall be as under:-

² ["Employees"]	30%
Supervising officers who write performance	10%
evaluation reports (PERs)	
Supporting staff of officers	15%
Inland Revenue Welfare Fund	25%
Informer or informers	20%

- (2) The amount of reward as determined under this rule relating to officers and officials in the case where more than one individual is involved shall be distributed in proportion of their basic pay.
- **10.** Reward sanctioning authorities.—The authorities specified in column (2) of the Table below shall be competent for sanctioning of reward under these rules to the respective categories of ³["employee"] and informers specified in column (1) of the said Table, namely:-

TABLE

⁴ ["employee"]	Sanctioning Authority	
(1)	(2)	
BS-1 to BS-19 in RTOs/LTUs	Chief Commissioner	
BS-20 and BS-21 in RTOs/LTUs	Member (Inland Revenue) Operations	
	Federal Board of Revenue	

The words "The officers and officials specified in rule 6" substituted by the SRO 981(I)/2016 dated 19th October, 2016.

The words "The officers and officials specified in rule 6" substituted by the SRO 981(I)/2016 dated 19th October, 2016.

The words "officers and officials" substituted by the SRO 981(I)/2016 dated 19th October, 2016.

The words "Officers & officials of Inland Revenue" substituted by the SRO 981(I)/2016 dated 19th October, 2016.

BS-1 to BS-20 in FBR (HQ)	Relevant Member/DG
BS-21 to BS-22 in FBR (HQ)	Chairman FBR
BS-1 to BS 20 of other field offices	Head of the Office concerned
BS-21 to BS-22 of other field offices	Chairman FBR
Informers	Chief Commissioner, DG or Member (Inland
	Revenue) Operations, as the case may be

11. Sanction of reward amount.—(1) The reward sanctioning authority in the field offices shall constitute a committee consisting of at least one BS-20 and two BS-19 officers to examine the cases and make recommendations for sanction of reward:

Provided that the beneficiary of reward shall not become member of the committee entrusted with examination of reward cases and formulation of recommendations thereof.

- (2) On the basis of recommendations of the committee under sub-rule (1), the sanctioning authority shall decide the eligibility of reward to be sanctioned.
- (3) The reward sanctioning authority shall ensure that the reward amount is apportioned on the basis of basic pay amongst the case instituting team as well as the officers and staff making meaningful efforts in the case till such stage that recovery of the duties and other taxes was effected.
- **12.** Redressal of grievances.-(1) Any ¹["employee"] or informer who has claimed a reward under these rules and is aggrieved by a decision of the reward sanctioning authority, may request for copy of the said decision in writing, which shall be provided within fifteen days.
- The aggrieved person may thereafter file appeal in writing, within sixty days, for redressal of the grievance, to the Chief Commissioner or the Member or the Director General concerned ²["as the case may be"], who shall decide the appeal within thirty days, through an order in writing.
- (3) If the aggrieved person is not satisfied with such an order or in case the appeal is not decided within thirty days for any reason, the aggrieved person may file an appeal to the Chairman, FBR who shall be the final authority.
- 13. Periodic review of reward sanctioning process and allied matters.-The Board shall, every two years, invite suggestions, opinions and proposals for improvement in the reward sanctioning process to make it more just, fair, transparent and equitable. This periodic review shall be publicized, in order to have the widest participation for value addition through the review process."]

³[Inland Revenue Welfare Fund Rules, 2016:-

The words and comma "officer, official" substituted by the SRO 981(I)/2016 dated 19th October,

Inserted by the SRO 981(I)/2016 dated 19th October, 2016.

Inserted by the SRO 895(I)/2016 dated 21.09.2016

NOTIFICATION

S.R.O. 895(I)/2016.- In exercise of the powers conferred by sub-section (1) of section 237 of the Income Tax Ordinance, 2001 (XLIX of 2001), section 50 of the Sales Tax Act, 1990 and section 40 of the Federal Excise, Act, 2015, the Federal Board of Revenue is pleased to direct that the following further amendments shall be made in the Income Tax Rules, 2002, the same having been previously published *vide* Notification No. S.R.O. 755(I)/2016 dated the 15th August, 2016, as required by sub-section (3) of the said section, namely:-

- 1. **Short title, extent and commencement.** (1) These rules may be called the Inland Revenue Welfare Fund Rules, 2016.
- (2) They shall apply to the Central Inland Revenue Welfare Fund maintained at the Federal Board of Revenue (FBR) Headquarters and the Regional Inland Revenue Welfare Funds maintained at all Inland Revenue formations.
 - (3) They shall come into force at once.
- 2. **Definitions.** In these rules, unless there is anything repugnant in the subject or context,-
 - (a) "Inland Revenue Welfare Fund" means a Fund established under rule 8 of the Inland Revenue Reward Rules, 2016 and shall include the Central Inland Revenue Welfare Fund and the Regional Inland Revenue Welfare Funds; and
 - (b) "Fund" may be construed as the Central Inland Revenue Welfare Fund or the Regional Inland Revenue Welfare Funds, as the context requires, and the word "Board of Fund" may be construed as the Central Inland Revenue Welfare Fund Board or the Regional Inland Revenue Welfare Fund Boards, as the context requires.
- 3. **Constitution of Central Inland Revenue Welfare Fund Board.** (1) There shall be constituted and managed a Central Inland Revenue Welfare Fund Board at FBR Headquarters, Islamabad which shall consist of the following officers, namely:-
 - (a) Member (IR-Operation) Chairperson
 (b) Senior most Member of FBR from IR Member
 (c) Chief Management (Inland Revenue) Member
 (d) Secretary to the Member (IR) Secretary
- (2) The Central Inland Revenue Welfare Fund Board shall act as governing body of the Regional Inland Revenue Welfare Funds of all field formations. It shall grant approvals of proposals and requests from the Regional Inland Revenue

Welfare Fund Boards.

- (3) The Central Inland Revenue Welfare Fund Board shall look after the Inland Revenue Welfare Fund activities at the FBR Headquarters.
- 4. **Formation of Regional Inland Revenue Welfare Fund Boards.**There shall be formed and managed a Regional Inland Revenue Welfare Fund Board in each Large Taxpayer Unit (LTU) and Regional Taxpayer Office (RTO) and Directorate General which shall consist of the following, namely:-

(a) (b)	Chief Commissioner or Director General Senior most Commissioner or Director	Chairperson Member
(c)	Additional Commissioner (HQ) or Additional Director	Secretary
(d)	One officer working in BS 17 or 18	Member
(e)	One official working in BS 7 to 16	Member
(f)	One official working in BS 1-6	Member

- 5. Functions of the Central Inland Revenue Welfare Fund Board.- (1) The Central Inland Revenue Welfare Fund Board shall perform the following functions, namely:-
 - (a) management of income and expenditure of the Central Inland Revenue Welfare Fund;
 - (b) formulation of policies and taking all measures to implement such policies for the investments, generation of further funds and all matters relating thereto;
 - (c) supervision over the Regional Inland Revenue Welfare Fund Boards;
 - (d) appointment of auditors for the Fund; and
 - (e) holding of an annual general meeting not more than six months after the end of the financial year for the purpose of scrutiny of the auditor's report and the review of the working of the Board of Fund during the financial year:

Provided that the Board of Fund may hold an annual general meeting within three months of the period stipulated above, for sufficient reasons to be given in writing.

(2) The Central Inland Revenue Welfare Fund Board shall not spend more than sixty percent of the receipts or anticipated receipts for the financial year during the year:

Provided that if the Board of Fund is of a unanimous view that sufficient reasons exist to incur an expenditure in excess of the above limits, it may, for the reasons to be shown in writing, authorize an expenditure in excess of these limits:

Provided further that the expenditure shall not in any case exceed eighty percent of the receipts or anticipated receipts for the financial year.

(3) Any amount that is not expended by the pool during the year shall be invested in Government securities and the profit received there from every year shall form part of the receipts of the Fund for that year:

Provided that no investment shall be made in any speculative or risky transactions.

- 6. Functions of the Regional Inland Revenue Welfare Fund Boards.(1) The Regional Inland Revenue Welfare Fund Boards shall perform the following functions, namely:-
 - (a) management of the income and expenditure of the respective Regional Inland Revenue Welfare Fund;
 - (b) formulation of policies and taking all measures to implement such policies for the investments, generation of further funds and all matters relating thereto;
 - (c) holding of an annual general meeting not more than six months after the end of the financial year for the purpose of scrutiny of the auditor's report and the review of the working of the Board during the financial year:

Provided that the Board of Fund may hold an annual general meeting within three months of the period stipulated above, for sufficient reasons to be given in writing.

- (2) Each Regional Inland Revenue Welfare Fund Board shall transfer twenty percent of its receipts for the financial year to the Central Inland Revenue Welfare Fund within six months of the close of the financial year, for utilization by the Board of Fund at FBR Headquarters.
- (3) Subject to sub-rule (2), the provisions of sub-rules (2) and (3) of rule 5 shall *mutatis mutandis* apply to the Regional Inland Revenue Welfare Fund Boards.
- 7. Income of the Central Inland Revenue Welfare Fund Board.- (1) Any amount that has remained unutilized with the Income Tax Central Board, or the Central Sales Tax Common Pool Fund Board, or Central Federal Excise Common Pool Fund Board on commencement of these rules shall immediately stand transferred to the Central Inland Revenue Welfare Fund Board.
- (2) Any amount contributed, granted or allocated by the Federal Government, Federal Board of Revenue or FBR Foundation shall be transferred to the Central Inland Revenue Welfare Fund Board.
- (3) It shall be obligatory for every officer and staff member posted at the FBR Headquarters, Islamabad to contribute an amount specified under sub-rule (3) of rule 9 of the Inland Revenue Reward Rules, 2016 towards this Fund out of the amount received under those rules.

- (4) Each Regional Inland Revenue Welfare Fund Board shall transfer an amount stipulated under sub-rule (2) of rule 6 to this Fund.
- (5) Nothing contained under these rules shall bar the Central Inland Revenue Welfare Fund Board from raising money through any lawful activity, such as holding a *Mela* or a *Bazaar*, or by raising hoarding or billboard on Inland Revenue Service property:

Provided that nothing contained in this rule shall authorise the Board of Fund to seek contribution from any taxpayer on an expectation of gaining any undue favour in connection with the assessment and collection of any tax.

- (6) It shall be open to the officers and staff members of the Inland Revenue Service to make any voluntary contributions to the Fund.
- 8. Income of the Regional Inland Revenue Welfare Fund Boards.- (1) The Central Inland Revenue Welfare Fund Board may distribute the amount received from the Income Tax Central Common Pool Fund Board, or the Central Sales Tax Common Pool Fund Board, or Central Federal Excise Common Pool Fund Board under sub-rule (1) of rule 7 or amount received from the Federal Government, Federal Board of Revenue or FBR Foundation under sub-rule (2) of rule 7 to the Regional Inland Revenue Welfare Fund Boards, for investment or utilization by these Boards of Fund:

Provided that the amount shall be distributed among the Regional Inland Revenue Welfare Fund Boards in proportion to the strength of their staff:

Provided further that the maximum expenditure out of this amount by a Regional Inland Revenue Welfare Fund Board during a financial year shall not exceed twenty percent of the amount transferred.

- (2) The provisions of sub-rules (3), (5) and (6) of rule 7 shall *mutatis mutandis* apply to the Regional Inland Revenue Welfare Fund Boards and the references to the officers and staff of FBR Headquarters shall be construed as references to the officers and staff of the respective LTU, RTO or the Directorate General.
- 9. **Expenditure from the Inland Revenue Welfare Fund Boards.-** (1) Subject to the provisions of these rules, the amounts lying with the Central Inland Revenue Welfare Fund Board and the Regional Inland Revenue Welfare Fund Boards shall be utilized for the following purposes, namely:-
 - (a) reimbursement of medical charges;
 - (b) reimbursement of health insurance premium for the staff upto BS-16, subject to the limits prescribed by the Central Inland Revenue Welfare Fund Board from time to time;
 - (c) stipend for education;
 - (d) marriage expenses;
 - (e) burial expenses:

- (f) maintenance of transit accommodation and officers mess; and
- (g) construction or maintenance of the premises of the local chapters of Pakistan Taxation Club.
- (2) Notwithstanding anything contained in sub-rule (1), the expenditure under this rule shall be subject to the following maximum limits, namely:-
 - (a) in respect of medical charges, for the officers/officials and their dependents, reimbursement not exceeding 50% of the cost of consultation, treatment and medicines or Rs.5000 per month, whichever is lower;
 - (b) in respect of stipend for education, annual stipend of Rs.20,000 for one child of staff members upto BS-16 who secures 70% marks in Matric and is admitted to a college. The stipend may continue till graduation subject to scoring of 70% marks in each subsequent year;
 - (c) in respect of subsidy on marriage expenditure, an amount of Rs.50,000 for not more than two daughters of staff members upto BS-16;
 - (d) in respect of burial expenses, an amount of Rs.50,000 for in-service death of staff members upto BS-16; and
 - (e) in respect of transit accommodation and officers' mess, hiring of building, its furnishing including purchase of essential items, equipments, payment of utility bills and salaries of staff working in the mess. The officers availing the facility of mess will pay monthly service charges as prescribed by the Fund from time to time.
- 10. **Expenditure with prior approval of Central Inland Revenue Welfare Fund Board.-** The Central Inland Revenue Welfare Fund may authorize and sanction expenditure for the following purposes after getting prior approval from the Central Inland Revenue Welfare Fund Board, namely:-
 - (a) personal loan;
 - (b) renovations and repairs of Government residences;
 - (c) purchase and repair of vehicles for pick and drop of staff:
 - (d) hiring of officials for the Fund related work;
 - (e) expenses to hold a function and activity for common good of staff;
 - (f) subsidy and financial assistance to staff upto BS-16 retired from service; or
 - (g) any other project or activity involving common welfare of the staff,

Provided that the expenditure shall be sanctioned for the purposes enumerated in clauses (a) and (b) only under exceptional circumstances.

11. Regulation of the Funds.- (1) Notwithstanding anything contained in these rules, the Central Inland Revenue Welfare Fund Board shall monitor and

regulate expenditure of Regional Inland Revenue Welfare Funds and may place restrictions and curtail disbursement of funds under various heads.

- (2) The audit of the Central and Regional Funds shall be carried out annually by a firm of chartered accountants or a firm of cost and management accountants appointed by the Central Inland Revenue Welfare Fund Board.
- (3) Subject to these rules, the decisions shall be taken by the Central Inland Revenue Welfare Fund Board or by the Regional Inland Revenue Welfare Fund Boards by majority of the votes, provided that the dissenting votes shall be recorded."

PART-I OF THE FIRST SCHEDULE

Government of Pakistan

1["DEPARTMENT OF INLAND REVENUE"]
Office of the _____
APPLICATION FOR FOREIGN TAX CREDIT

The application for a foreign tax credit required to be furnished under the rules shall be in the following form, namely:-

Application for relief in respect of tax paid in another country.- An application for relief by way of credit against Pakistan tax for tax paid by a person resident in an tax year in Pakistan shall be made in the following form, namely:-

APPLICATION FOR UNILATERAL RELIEF UNDER SECTION 103 OF THE INCOME TAX ORDINANCE, 2001

То												
The C	Commi	ssioner	•									
have	paid	taxes am	on nounti	income ng to _	by	dedu	ction	or c	therw spect	rise in of inco	by declare the territ me from so	ory of ources
and the said in 2.	nat Pa ncome I fu	kistan : rther de	tax a eclare	mountii that I	ng to was	Rs resider	nt in F	Pakist	an for	is also	payable, riod on the akistan.	on the
Rs My ne	et inco	me fro	m all	under source	sect to w	ion 10 hich th	3 of ie ord	the Ir Iinanc	ncome ce app	Tax Colies du	amountine amounting the ta	2001. x year
	The wo		PART	MENT (OF IN	ICOME	TAX"	substi	tuted b	y SRO	1218(I)/201	5 dated

Income Tax Rules, 2002

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CHAPTER - XIX MISCELLANEOUS

only, as shown in my return of income attached herewith/ already submitted.
Signature
Name
Address
Dated, National Tax 20 Number
PART-II OF THE FIRST SCHEDULE
Government of Pakistan 1["DEPARTMENT OF INLAND REVENUE"] Office of the
Notice Letter under section 122 of The Income Tax Ordinance, 2001
(See rule ² [68])
NTN/ ³ [CNIC]
Name:
Address:
Tax year:
Dated:
Dear Sirs,
Whereas I consider necessary that the assessment order treated as issued under section 120 or issued under section 121 or amended assessment u/s.122(3) needs alteration or and to make addition to income by amended or further amended assessment of amended assessment under section 122 for imposition of the correct amount of tax for the tax year, as in my opinion, Income Tax Return Statement and documents relating to the income and tax filed under the relevant provisions of this Ordinance. 2. In view of situation above, amended assessment or further assessment in necessary u/s.122 and for that the tax year, examination of books of account/ record is necessary. I, therefore require you to produce or cause to be produced at my office on the date and time mentioned below, the following accounts/documents on which you have relied your return of income, so that correct income may be determined and proper tax be imposed.
The words "DEPARTMENT OF INCOME TAX" substituted by SRO 1218(I)/2015 date.

Income Tax Rules, 2002

^{08.12.2015.} 2 Substituted for figure "62" by Notification No. 310(I)/2007, dated April 05, 2007. The word "TRN" substituted by SRO 1218(I)/2015 dated 08.12.2015.

CHAPTER - XIX

MISCELLANEOUS

3. Please note that in case you or your authorized representative duly authorized to represent you in the assessment proceedings fails to attend the office produce the documents/ accounts mentioned above, assessment may be framed exparte which may also entail further legal punitive actions in accordance with law.
Name
Signature
Code No
of the Commissioner
Part-III of the First Schedule
Government of Pakistan 1["DEPARTMENT OF INLAND REVENUE"] Office of the
Notice under section ² [138(1)] of The Income Tax Ordinance, 2001
National Tax Number
Commissioner
Date
Το
M/s
Dear Sir,
Whereas it is established that the sum of Rs which is due from you on account of tax as per details given in the schedule below, is in arrear, you are, hereby, required to pay these arrears of tax by and produce necessary evidence to that effect before me at my office on failing which proceedings may be initiated under these rules to recover the said amount by one or more of the following modes, namely:- (a) attachment and sale of moveable or immovable property;
 (b) appointment of receiver for the management of your moveable or immovable property;
(c) your arrest and detention in person for a period not exceeding six months.
The words "DEPARTMENT OF INCOME TAX" substituted by SRO 1218(I)/2015 dated

08.12.2015. Substituted for "138(2)" by SRO 392(I)/2009, dated May 19, 2009.

I, in exercise of the powers vested in me ¹[] under section 138 of the Income Tax Ordinance, hereby further direct that you shall not sell, mortgage, charge, issue or otherwise deal with any property belonging to except with my permission to that effect in writing.

	Commissioner
Range	Zone
SCHEDULE	

Sr. No	Assessment year(s)	Number in Demand and Collection Register	Income Tax	Penalty	Additional Tax	Surcharge	Total
1	2	3	4	5	6	7	8

Part-IV of the First Schedule

Government of Pakistan

²["DEPARTMENT OF INLAND REVENUE"]

Office of the _____

Notice u/s.140 read with rule 69 of Income Tax Rules, 2002 Recovery of Tax

M/s. Mr	
Dear Sir,	
Whereas the undersigned is empowered to issue this notice and has r believe that in respect of Mr.	easons to

- (i) You are owing to this taxpayer money, amount, debt or may at a future date/ month owe to him.
- (ii) You hold money on behalf of the taxpayer/ defaulter.

defaulter/ taxpayer for Rs._____;

- (iii) You are holding money on some other person's behalf for payment to the above named taxpayer defaulter.
- (iv) You hold authority of some other person to pay money to him or defaulter.

-

Words "under the Income Tax Rules framed" omitted by SRO 392(I)/2009, dated May 19, 2009.

The words "DEPARTMENT OF INCOME TAX" substituted by SRO 1218(I)/2015 dated 08.12.2015.

- 2. And whereas, an amount of Rs.______ is tax due outstanding against the person, and whereas the taxpayer has not paid the same amount in time, therefore, under the provisions of section 148, you are required to remit or send the money to the undersigned through pay order/ D. Draft or through banking transfer or cheque for payment to the government, treasury under income tax head of account. Please take notice that:
 - (i) Any tax paid in lieu of and on behalf defaulter in pursuance of this notice shall be treated as having been paid under the authority of taxpayer concerned section 140(6).
 - (ii) In case of failure to comply, the said amount shall be recovered from you, and all the provisions relating to tax recovery u/s.160, 161, 162 and 163 shall apply for effecting recovery of such amount from you.
 - (iii) In case of default, additional tax u/s.205 shall also be charged and prosecution proceedings shall also be launched.
- 3. Since law provides for such mode of recovery, and payment shall be taken as made by the taxpayer to the government.
- **N.B.** This notice requires the payment to the extent shown in the notice out of any amount due or due to be paid as mentioned at 1(i to iv).

Given under my hand and seal Commissioner

PART-V OF THE FIRST SCHEDULE

Government of Pakistan

1["DEPARTMENT OF INLAND REVENUE"]

Office of the _____

Notice u/s.145 of Income Tax Ordinance, 2001 and rule 70 in respect of a person who is likely to leave Pakistan permanently

The Director of Immigration, Airport/Seaport. Incharge Immigration Department, Airports/Seaport.

(See section 145 of the Income Tax Ordinance, 2001) on collection of tax from person leaving Pakistan.

_

The words "DEPARTMENT OF INCOME TAX" substituted by SRO 1218(I)/2015 dated 08.12.2015.

Sir,		
unders reasons to pay of inco issued, satisfact permar dischar in the I	eas section 145 of the Income Tax Ordinance, 2001 emposigned to issue this certificate of outstanding tax demand and inside to believe that MrNTN, or based on the filed and the amended assessment made for which notice in the filed and is likely to be raised, for which he has noticely arrangement for tax payment, and is likely to leave the inently, therefore, you are required under section 145 not to Mrs to leave the country, arged tax liability by way of making payment of tax by prescribed NBP/SBP and produces a copy of challan bearing date of payment.	there are has the return has been not made Pakistan allow Mr. till he has ed challan ent of the
withdra	nt after issuance of this certificate, or, produces from the un awal of the certificate/ notice, or makes payment of tax through	
deman	nd draft or bank cheque in favour of income tax department.	
	ertificate issued under my signature and seal is not to be disputed and till it is modified or withdrawn by the undersigned.	and would
	Cor	nmissioner
N.B.	This certificate shall be withdrawn in case in the matter of amended assessment, proper arrangements are made for the of tax. This certificate shall be withdrawn immediately.	
	PART-VI OF THE FIRST SCHEDULE	
	Government of Pakistan 1["DEPARTMENT OF INLAND REVENUE"] Office of the	
	(See Rule71)	
tax und	Prescribed application for refund of tax An application for der section 170 shall be made in the following form, namely:-	refund of
	ommissioner,Zone,(City).	
Dear Si	Sir,	
I	ofhereby	declare:-
	The words "DEPARTMENT OF INCOME TAX" substituted by SRO 1218(I), 08.12.2015.	/2015 dated

	(a)	that my total income computed in accordance with the provisions of Income Tax Ordinance, 2001 (XLIV of 2001), during the year ending on being the income year for the assessment for the year ending on the amounted to Rs
	(b)	that the total tax chargeable in respect of such total income is Rs
	(c)	that the total amount of tax paid is Rs
	¹ [(d)	that I have already filed evidence of payment of tax along with my return of income for the year or I enclose herewith evidence of tax already paid during the tax yearfor taking credit.]
I, there	fore, r	equest that a refund of Rs may be allowed to me.
		Yours faithfully
		Signature
		NTN
		Address
I hereby	•	are that I am resident/ non-resident and that what is in this application
Date		Signature
		PART-VII OF THE FIRST SCHEDULE
		Government of Pakistan ² ["DEPARTMENT OF INLAND REVENUE"] Office of the
deduct	i on a An a	lication for Certificate of Exemption from deduction of tax or tallower rate under section ³ [159] pplication for a certificate under the section ⁴ [159] shall be made in ollowing form, namely:-
	UNE	APPLICATION FOR CERTIFICATE DER SECTION 159 OF THE INCOME TAX ORDINANCE, 2001

Income Tax Rules, 2002

Para "d" inserted in Part VI by SRO 392(I)/2009, dated May 19, 2009.

The words "DEPARTMENT OF INCOME TAX" substituted by SRO 1218(I)/2015 dated 08.12.2015.

Figure inserted by SRO 392(I)/2009, dated May 19, 2009. Substituted for "152" by SRO 392(I)/2009, dated May 19, 2009.

CHAPTER - XIX

MISCELLANEOUS

The Commissioner							
l of							
hereby declare that I am entitled to nil/ reduce rate withholding tax certificate, on the following basis, in accordance with the provisions of the Income Tax Ordinance, 2001 for the tax year							
(i) was less than the minimum liable to tax;							
(i)* amounted to Rs on which tax is chargeable at the rate of							
(ii) is under the Agreement for Avoidance of Double Taxation signed by the Government of Pakistan with the Government of the country of my residence, not liable to Pakistan tax/ chargeable to Pakistan at the rate of							
(iii) was held exempt under clause of the Second Schedule or is exempt under clause of the Second Schedule.							
(iv) that income is not likely to be chargeable to tax in view of tax credits or unabsorbed losses, or							
(v) or, in any case, since advance tax rules 147 has been duly paid already, or							
(vi) the goods imported are for manufacturing purposes at own factory/ mills/ unit.							
(vii) for any other reasons (to be specified).							
I, therefore, request that certificate may be issued to the person responsible for paying profit on securities/dividends/royalties/other amounts particulars of which are given in the Schedule annexed thereto, or to a person responsible for collecting tax at source, authorizing him not to deduct tax at the rate of at the time of payment of such amount or to exempt from							
withholding tax at source.							
Signature							
National Tax Number (if any)							
I, hereby declare that I am resident/ non-resident in Pakistan and that what is stated in the application is correct.							
SignatureName							

Address		
Dated		

(2) An application under sub-rule (1) in respect of income derived from sources within Pakistan (other than pensions paid by or on behalf of the Government of Pakistan) in accordance with the provisions of an agreement having effect under section 107 by a person resident in the territory with the Government of which the agreement is made shall be accompanied by further information in the following form, namely:-

1[PART-VII(A) OF THE FIRST SCHEDULE

Application for Certificate of Exemption under section 159 of the Income Tax Ordinance, 2001

[See Rule 40(3)]

10,						
The ² ["Comn	nissioner of Ir	nland Revenu	e"]			
I, AOP/Individu	ıal Proprieto	r of M/s.			Principal Off	icer/Member of
hereby decl source on th	are that I a ne following of Notificati	m entitled to basis, in acco	ordance	with th	e provisions o	ction of tax at of clause (v) of 008 for the tax
(i)	its allied e		r the p	urposes	of setting up	ires, fittings or an industrial
(ii)	allied equip	ments are fo	r the p	urpose c		, fittings or its itilization in an I by me.
I, therefore,	request tha					or of Customs ue of imports.
	Copy of M Company/A	regard are giv emorandum	ren as u and Ar g ind	under:- ticles of	the Associati	on in case of Registration
(b)	NTN					
(c)	Location	address	of	the	industrial	undertaking

Part VII(a) inserted by SRO 1139(I)/2008, dated October 31, 2008.

The words "Commissioner of Income Tax" substituted by SRO 1218(I)/2015 dated 08.12.2015.

The words "DEPARTMENT OF INCOME TAX" substituted by SRO 1218(I)/2015 dated 08.12.2015.

The words "Commissioner of Income Tax" substituted by SRO 1218(I)/2015 dated 08.12.2015.

1.	Date	Income Tax Office	
2.	Person to whom given	Circle Zone Date 20	
3.	Person to whom addressed.		_
4.	Rate of deduction sanctioned.		
5.	Description of income, nature of payment or description of asset/ property Subject matter in this certificate.	То	
	authorize you to deduct the tax at the		
Initials of the Commissioner		2. The income in this case is exempt under the Income Tax Ordinance, 2001.	
	vhich certificate revised		
Remarks		3. This authorization will remain in force until the date it is cancelled by me.	
Initials of	the		
		¹ ["Commissioner of Inland Revenue"] Description of securities payme	ents

- (2) The certificate referred to in sub-rule (1) shall be issued only if the ² ["Commissioner of Inland Revenue"] is satisfied that the person concerned—
 - (i) has furnished such return of returns of income as became due, if any, on or before the date on which the application under rule - is made; and
 - is not in default or deemed to be in default in respect of any tax (including advance tax under section 147 or tax payable under section 137).

³PART-VIII(A) OF THE FIRST SCHEDULE

Part VIII(a) inserted by SRO 1139(I)/2008, dated October 31, 2008.

¹ The words "Commissioner of Income Tax" substituted by SRO 1218(I)/2015 dated 08.12.2015.

² The words "Commissioner of Income Tax" substituted by SRO 1218(I)/2015 dated 08.12.2015.

Government of Pakistan

¹["DEPARTMENT OF INLAND REVENUE"]

Office of the ______

EXEMPTION CERTIFICATE UNDER SECTION 159 OF THE INCOME TAX ORDINANCE, 2001

[See Rule 40(4)]

On an application made under Rule 40, the ²["Commissioner of Inland Revenue"] may, subject to conditions laid down in sub-rule (3) of the said rule, give a certificate authorizing the Collector of Customs not to collect tax on the import of goods from the person making the application in the following form specified herein namely:-

To,		
The	Collector of Customs	
certi		have applied for issuance of exemption the Income Tax Ordinance, 2001. The relevant
1.	Certificate No	Date of Issue
2.	Validity period From:	To
3.	N.T.N	
4.	Location address of the in	ndustrial undertaking:
5.	Description of goods imp	orted:
6.	L.C. No	
7.	Value of goods:	
(v) (setti und	er section 148 of the Inco of paragraph 1 of Notificat ing up of an industrial und	to exempt the import of goods from collection of tax me Tax Ordinance, 2001 as specified in clause ion No. S.R.O. 947 (I)/2008, dated 05-09-2008 for ertaking or for installation in an existing industria will remain in force until the date specified above
Any	Remarks	

_

The words "DEPARTMENT OF INCOME TAX" substituted by SRO 1218(I)/2015 dated 08.12.2015.

The words "Commissioner of Income Tax" substituted by SRO 1218(I)/2015 dated 08.12.2015.

CHAPTER - XIX MISCELLANEOUS

¹["Commissioner of Inland Revenue"]
Enforcement Division _____
RTO/LTU_____]

The words "Commissioner of Income Tax" substituted by SRO 1218(I)/2015 dated 08.12.2015.

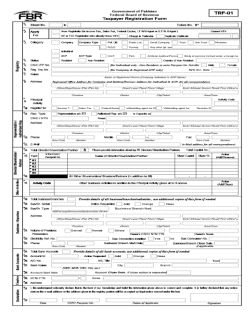
Income Tax Rules, 2002

¹[PART-IX OF THE FIRST SCHEDULE

FORM OF E-ENROLMENT



Part IX substituted by SRO 1076(I)/2015 dated 02.11.2015. The substituted Part-IX is as under:





PART-X OF THE FIRST SCHEDULE

APPLICATION FOR REGISTRATION OF INCOME TAX PRACTITIONER

То	
	ommissioner"] of Regional Tax Office], Region, (City), (Jurisdiction)
Dear Sir,	
undersigned	nce to section 223 of the Income Tax Ordinance, 2002, I, the I, hereby apply for registration as an Income Tax Practitioner within of the said section.
Necessary p	particulars are as below:-
(1)	Name (in block letters)
(2)	Father's name (in block letters)
(3)	Residential address:
	(a)(b)
(4)	Date of birth
(5)	Academic/professional qualifications on the basis of which registration has been sought
(6)	Present occupation
(7)	Particulars of Chartered Accountant/ Cost and Management Accountant/ Income Tax Practitioner with whom apprenticeship was completed and the period and dates of apprenticeship.
	eclare on solemn affirmation that whatever information has been is correct to the best of my knowledge.
It is further a	ffirmed that-
	

Substituted for "The Regional Commissioner of Income Tax" by SRO 392(I)/2009, dated May 19, 2009.

The words "Director General" substituted by SRO 1218(I)/2015 dated 08.12.2015.

MISCELLANEOUS

- (a) I have not been dismissed or removed from service;
- (b) I am not an un-discharged insolvent;
- (c) I have not been disqualified to represent an income tax assesses by a ¹["Commissioner of Inland Revenue"] or any authority empowered to take disciplinary action against lawyers or registered accountants;
- (d) A period of two years elapsed since I resigned from service after having been employed in the ²["Inland Revenue Department"] for two years or more;
- (e) I have not been convicted of any offence connected with any income tax proceeding under the Income Tax Ordinance, 2001, or the repealed Income Tax Ordinance, 1979 ³[]; and
- (f) I have not been convicted of any offence under the Pakistan Penal Code.

Yours faithfully

Signature
Name of the Appellant
Office Address
Date

-

The words "Commissioner of Income Tax" substituted by SRO 1218(I)/2015 dated 08.12.2015

The words "Income Tax Department" substituted by SRO 1218(I)/2015 dated 08.12.2015.

The expression "and Income Tax Act, 1922" omitted by SRO 1218(I)/2015 dated 08.12.2015.

PART-XI OF THE FIRST SCHEDULE

Government of Pakistan ¹["Department of Inland Revenue"] office of the _____

No	tice under sub-section 4 of section 114 of the Income Tax Ordinance, 2001
	["CNIC"]
	SS:
	year:
Daleu.	
Dear S	ir,
1.	You have not furnished a return of income for the tax year required to be filed under clause of sub-section (1) of section 114 of the Income Tax Ordinance, 2001. You are, hereby, required to furnish ⁴ ["with thirty days from the date of service of notice"] on or before a Return of Income for the said tax year, in the prescribed form and verified in the prescribed manner. A copy of the Return of Income is enclosed.
2.	Please note that failure to comply with any of the terms of this notice may result in ⁵ ["provisional"] assessment under sub-section (1) of section ⁶ ["122C"] of the said Ordinance, and may also render you liable to a penalty under sub-section (1) of section 182, or, prosecution under section 191 of the said Ordinance or both.
	Commissioner/ ⁷ ["Officer of Inland Revenue"]
1 TI 2 T	he words "Department of Income Tax" substituted by SRO 1218(I)/2015 dated 08.12.2015. he word "TRN" substituted by SRO 1218(I)/2015 dated 08.12.2015.

The word "TRN substituted by SRO 1218(I)/2015 dated 08.12.2015.

The word "Assessment" substituted by SRO 1218(I)/2015 dated 08.12.2015.

Inserted by SRO 1218(I)/2015 dated 08.12.2015.

The words "an ex-parte" substituted by SRO 1218(I)/2015 dated 08.12.2015.

The figure "121" substituted by SRO 1218(I)/2015 dated 08.12.2015.

The word "Taxation Officer" substituted by SRO 1218(I)/2015 dated 08.12.2015.

¹[PART-XII OF THE FIRST SCHEDULE

²[Prescribed Form for Notice of Demand ³[for] payment of tax due].-

Notice of demand required to be served upon the taxpayers under section 137(2) shall be in the following form, namely:-

> Government Of Pakistan ⁴["Department of Inland Revenue"] office of the _

NOTICE OF DEMAND UNDER SECTION 137(2) OF THE INCOME TAX ORDINANCE, 2001

N.T.No.																				
⁵ ["CNIC"]]																			
											Tax	Ye	ar							_
То								_			Yea	rer	IUI	ng				 -		
								_												
Dear Sir/	/Mada	am																		
As a res	sult o	f orde w	r pas herel	ssed by	l u/s	s ır t	otal	in	com	_ in e	yοι has	ır c b	as ee	e n	fo d	r ti	he erm	tax ine	ye d	ear at
Rs																				
(Rupees been det																		_)	h	as
been det	ermir	ned to	be pa	ayal	ole/r	efur	ıdab	le a	ıs sp	eci	fied	bel	ow							
((a)	Inco	ome T	Гах						Rs_										
((b)	⁶ ["D	efaul	t Su	ırch	arge	"]			Rs_										
((c)	WW	/F							Rs_										
((d)	Per	nalty ι	u/s						Rs_										
((e)	Oth	ers							Rs_										
_																				
٦	Total									Rs_										

Income Tax Rules, 2002

Part XII substituted by SRO 189(I)/2006, dated February 28, 2006. Underlining omitted by SRO 392(I)/2009, dated May 19, 2009.

Substituted for "in" by SRO 392(I)/2009, dated May 19, 2009. The words "Department of Income Tax" substituted by SRO 1218(I)/2015 dated 08.12.2015.

Inserted by SRO 1218(I)/2015 dated 08.12.2015.

The words "Additional Tax" substituted by SRO 1218(I)/2015 dated 08.12.2015.

CHAPTER - XIX MISCELLANEOUS

(2)	
service	You are required to make the payment of the above amount on or before but not later than ¹ [² ["thirty"]] days from the date of this notice in the National Bank of Pakistan/ State Bank of m/Treasury Office/Sub-Treasury Office.
(3) section	If you intend to appeal against the order, you may file an appeal unde 127 to the Commissioner of ³ ["Inland Revenue"] (Appeals), Zone within thirty days of the receipt of this notice.
(4)	Please note that by timely payment of your tax liability you can avoid:
	 (a) mandatory levy of ⁴["default surcharge"] under section 205 ⁵[]; (b) penalty under section ⁶["182(1)"]; and
	(c) proceedings under 138(2).
7	["(d) Recovery of tax under section 140."]
(5)	Copy of the order on which demand/refund is based is enclosed.
Date	 Seal
	[Commissioner/ ⁸ ["officer of Inland Revenue"]] Personal Code]
	PART-XIII OF THE FIRST SCHEDULE
	PART-XIII OF THE FIRST SCHEDULE Government Of Pakistan ["DEPARTMENT OF INLAND REVENUE"] office of the
	Government Of Pakistan 9["DEPARTMENT OF INLAND REVENUE"]
M/s.	Government Of Pakistan 9["DEPARTMENT OF INLAND REVENUE"] office of the Form of authorization

related matters of M/s. _______ to enter any premises and to have full and free access to any place, accounts, documents or computer, and to impound or to take extracts or copy of such material and/or examine and prepare notes, details of inventory and its valuation, or computer disc of information or floppies from hard disc or inventory of any article found at the place. The officer(s) authorized shall handover a copy of inventory of goods and material to the persons available on premises and/or put/affix on the conspicuous place in case of refusal of such person to receive or accept. In the later situation, may also send such copy through registered post/courier service as early as possible. The ¹["officer of Inland Revenue"] may keep in mind the enquiry/investigation, audit relating to tax issues only.

Commissioner

²[PART-XIV OF THE FIRST SCHEDULE

APPLICATION FOR GROUP RELIEF UNDER SECTION 59B OF THE INCOME TAX ORDINANCE, 2001

Prescribed application for group relief.- An application by the taxpayer for group relief under section 59B of the Income Tax Ordinance, 2001, shall be in the following form, namely:-

To, The (Commissioner,						
Dear	Sir,						
	undersigned					on beh	
comp	eany) for group spect of the follo	relief ur	nder se	ection 59B of	ne Tax C	Ordinance	, 2001,

S.No.	Name of the company	Address (Head Office / postal)	NTN No.	Incorporation No.	Whether holding/ subsidiary company	Commissioner having jurisdiction over holding/ subsidiary company
(1)	(2)	(3)	(4)	(5)	(6)	(7)

- 2. The following documents are attached:-
 - (i) Copies of locally incorporation certificates of the above mentioned companies under the Companies Ordinance, 1984; and
 - (ii) Copy of the certificate issued by the SECP (as set out in

The words "Taxation Officer" substituted by SRO 1218(I)/2015 dated 08.12.2015.

Part XIV inserted by SRO 392(I)/2009, dated May 19, 2009.

Annexure to this Part) confirming that the companies had complied with the corporate governance requirements, as Notified by the SECP, and are not defaulters of any rules or regulations.

- 3. It is declared that in accordance with the provisions of section 59B of the Income Tax Ordinance, 2001,-
 - (i) there is continued ownership for five years of share capital of the subsidiary company to the extent of,-
 - (a) fifty five percent in the case of a listed company; or
 - (b) seventy-five percent or more, in the case of other companies;
 - (ii) a company within the group has not engaged in the business of trading;
 - (iii) holding company, being a private limited company with seventy-five percent of ownership of share capital gets itself listed within three years from the year in which set off for loss is claimed;
 - (iv) the Board of Directors of the respective companies have approved the loss surrendered and loss claimed under section 59B of the Income Tax Ordinance, 2001;
 - (v) the Board of Directors of the loss claiming company has approved transfer of cash to the loss surrendering company equal to the amount of tax payable on the profit set off against the acquired loss; and
 - (vi) after the approval of cash transfer by the Board of Directors, the cash has been actually transferred before the filing of returns of the loss claiming company and the loss surrendering company.

Yours faithfully

Signature	
Name (in block letters)	
CNIC No.	
Designation.	
Date	

ANNEXURE (See paragraph 2(ii) of this part)

CERTIFICATE FROM THE SECURITIES AND EXCHANGE COMMISSION OF PAKISTAN

incorp havinç	It is certified that I orated at No days 55% share of the following so	M/s ted ubsidiary companies, nar	
	(a)		
	(b)		
	(c)		<u> </u>
	(d)		_
	It is certified that M/s	, M/s	and
	are the subs	sidiary companies of	the holding company
subsic	liary companies.	g . 670 ca	
time to sectio violatio conce Tax co	And the holding company and violated any corporate government, and the above said configured in 59B of the Income Tax Ordion from the date of issuance med companies. The SECP is oncerned, if any, code of corporate benefit of group relief under	rernance requirements nonpanies are entitled to inance, 2001. This certificate on was obliged to intimate the prate governance is violated.	otified by the SECP from avail group relief under icate shall be valid till nourds is committed by the Commissioner of Incomented by any of companies
		Signature	
			thority
		Seal/Stamp	
		Date	

PART-I OF THE SECONDSCHEDULE

PART-II OF THE SECONDS CHEDULE

¹["

"Part-II-F

		Instructions for Filling in Return Form & Wealth Statement
Form	Sr.	Instruction
		The following persons are required to furnish a return of income for a tax year:
		(a) Every company;
		(b) Every person (other than a company) whose taxable income for the year exceeds PKR 400,000;
		(c) Every non-profit organization as defined in clause (36) of section 2;
1		(d) Every welfare institution approved under clause (58) of Part I of the Second Schedule;
		(e) Every person who has been charged to tax in respect of any of the two preceding tax years;
		(f) Every person who claims a loss carried forward under this Ordinance for a tax year;
		(g) Every person who owns immovable property with a land area of two hundred and fifty square yards or more or owns any flat located in
		areas falling within the municipal limits existing immediately before the commencement of Local Government laws in the provinces; or areas
		in a Cantonment; or the Islamabad Capital Territory;
		(h) Every person who owns immoveable property with a land area of five hundred square yards or more located in a rating area;
		(i) Every person who owns a flat having covered area of two thousand square feet or more located in a rating area;
		(j) Every person who owns a motor vehicle having engine capacity above 1000 CC;
		(k) Every person who has obtained National Tax Number; (l) Every person who is the holder of commercial or industrial connection of electricity where the amount of annual bill exceeds rupees five
		hundred thousand;
		(m) Every person who is registered with any chamber of commerce and industry or any trade or business association or any market
		committee or any professional body including Pakistan Engineering Council, Pakistan Medical and Dental Council, Pakistan Bar Council or
		any Provincial Bar Council, Institute of Chartered Accountants of Pakistan or Institute of Cost and Management Accountants of Pakistan;
		(n) Every individual whose income under the head Business exceeds PKR 300,000 but does not exceed PKR 400,000 in a tax year.
		The following errors / omissions shall render a Return invalid & make the taxpayer a non-filer & liable to penalty under section 182(1):
0	i	(a) Return on which CNIC is missing or incorrect or invalid;
General		(b) Return on which mandatory fields marked by * are empty;
		(c) Return which is not signed by the Taxpayer or his Representative (as defined in section 172 of the Income Tax Ordinance, 2001);
		(d) Return which is not filed in the prescribed Form;
		(e) Return which is not filed in the prescribed mode.
	1	Individuals deriving income under the head Property, Capital Gains & Other Sources (excluding Salary / Business) & Income subject to fixed /
		final tay have to file one hage Return in IT-1R Form with Annex-A. Annex-F & Wealth Statement if required to be filed.
		Individuals deriving income under the head business or falling under Final Tax Regime (FTR) such as Commercial Importers, Exporters,
		Contractors, etc. have to file two page Return in IT-2 Form with Annex-A, Annex-B, Annex-F & Wealth Statement if required to be filed. Annex-
		C, Annex-D & Annex-E are required only where Depreciation / Amortization, Admissible / Inadmissible Deductions & Minimum Tax Chargeable /
		Option out of Presumptive Tax Regime are involved.
		Individuals, including members of AOPs or directors of Companies must file Wealth Statement. Taxpayers may file Return of Total Income / Statement of Final Taxation & Wealth Statement through the following modes.
		Electronically at FBR Portal (https://iris.fbr.gov.pk/infosys/public/txplogin.xhtml) which is mandatory for all Companies, AOPs, Sales Tax
	i	Registered Persons, Refund Claimants & Individuals having income under the head Salary. However, all others are also encouraged to
		electronically file Return;
		Manually on paper at Taxpayer Facilitation Counter of the respective Regional Tax Office. Paper Return Form can be downloaded from FBR
		Website http://www.fbr.gov.pk.
ì		Taxpayers may seek guidance through the following modes:
1	1	By calling Helpline 0800 00 227, 051 111-227-227
		By visiting the peacest Taypaver Facilitation Centre (TEC), list of which can be downloaded from FBR website at http://www.fbr.gov.pk
		Tax can be paid in any authorized branch of NBP & SBP at any time before filing of return. List of authorized branches of NBP & SBP can be
		downloaded from http://www.fbr.gov.pk.
IT-1B	13	Only Foreign Income (Not Loss) should be declared.
IT-2	14	Only Foreign moone (not costs) should be decisive.
IT-1B	48	Only Agriculture Income (Not Loss) should be declared.
IT-2	45	Only Agriculture moonie (Not 2009) should be addition.
IT-1B	26	Tax Credits include Tax Credits for the following:
IT-2	28	
	_	Share in Taxed Income from AOP;
	-	Charitable Donations u/s 61; Investment in Shares of Public Companies listed on a Stock Exchange in Pakistan (only for Original Allottee other than a Company) u/s 62;
		Investment in Shares of Public Companies listed on a Stock Exchange in Paxistan (only for Original Politice other than a Company) of a 52. Life Insurance Premim (only for Resident Individual deriving income from Salary / Business) u/s 62;
	\vdash	
	-	63; Profit or Share in Rent or Share in Appreciation of Value of Property paid on loan invested in property u/s 64.
	-	Taxpayers wanting to opt out of Presumptive Tax Regime (PTR) u/c (59B), (56C), (56C), (56E), (56F), (56G), Part IV, Second Schedule, must
Annex-E	1	file Annex-E.
Annex-E	+	Only Personal / Household (Non-Business) expenses should be declared
- 11 HEAT	+	Expanses home by more than one person must be declared in total by each person. For example, if in one family more than one member is
	1	contibuting to expenses or if more than one family is living jointly & within each family more than one member is contributing to expenses, total
	1	expenses under each head must be declared by each member of each family filing his wealth statement & then contribution by other ramily
Annex-F	18	members be deducted to arrive at own contribution.
Statement		If rows provided in any segment are inadequate, additional rows may be inserted.
Statement	T	All assets must be delared at cost, including ancillary expenses.
Wealth		If an asset is acquired under a Hire Purchase Agreement, total price should be declared as asset under the appropriate head & balance payable
Statement	L	amount should be declared as liability
Statement		If Wealth Statement is filed for the first time, separate Reconciliation Statement must be filed for each previous year.
Wealth		Equipment, Plant, Machinery (Non-Business) must be declared with description, for example, Generator, Tubewell, Harvestor, Tractor, Trolley,
Statement	4	etc. Assets created in the name of spouse(s), children & other dependents should be declared only if acquired by them with funds provided by you
Wealth	L.	
Statement		(Benami Assets). value of perquisites, 1/10 of goodwill from tenant, 1/10 of goodwill on vacating possession of property, repairs allowance, admissible /
Wealth Statement	21 iv	inadmissible deductions, brought forward losses, unabsorbed depreciation / amortization
otatement	1 17	Illiaminisable deductions, prought forward rosses, disposition depression of amountains

Inserted by the S.R.O. 841(I)/2015 dated 26.08.2015

Nar	ne*	(FOR INDIVIDUAL, DERIVING INCOME U				Tax Year	2015
CN						NTN	
Addr	ess*			C. d.	Total Amount	Amount Exempt from Tax / Subject to Fixed / Final Tax	Amount Subject to Norma
\dashv	Sr.	Description		Code	Α	B	C
	1	Income / (Loss) from Property [Sum of 2 to 6] - [Sum of 7 to	o 10]	2000			
	2	Rent Received or Receivable		2001			
	3 4	1/10th of amount not adjustable against Rent	-	2002			
Ě	5	Forfeited Deposit under a Contract for Sale of Property Recovery of Unpaid Irrecoverable Rent allowed as deduction		2004			
Property	6	Unpaid Liabilities exceeding three years		2005			
-	7	1/5th of Rent of Building for Repairs [(2+3+4)*20%]		2031			
ļ	8	Insurance Premium		2032			
	9	Local Rate / Tax / Charge / Cess		2033			
	10	Other Deductions against Rent		2098 4000			
_	11	Gains / (Loss) from Capital Assets Income / (Loss) from Other Sources		5000			
_	13	Foreign Income		6000			
	14	Share in untaxed Income from AOP		3131			
	15	Share in Taxed Income from AOP		3141			
	16	Total Income*		9000	Total	Inadmissible	Admissible
Deductible Allowances	17	Deductible Allowances [18+19]		9009	(Utai	iadiiilaaibie	Figuresiand
owar	18	Zakat u/s 60		9001			
Pe Pe	19	Charitable Donations u/c 61, Part I, 2nd Schedule		9004			
-	20	Taxable Income [16-17]*		9100			
	21	Tax Chargeable [Col.C 22-23-24-25+26]		9200			
	22	Normal Income Tax		920000 9303			
	23	Tax Reduction for Senior Taxpayer Tax Reduction for Disabled Taxpayer		9304			
ons			_	9329			
Computations	25 26	Tax Credits Super Tax		920700			
dwo	27	Tax Paid [Sr.28 Col. B+Sr.29 Col. B+Sr.35 Col. B+Sr.1 Col.B Anne	x-A]				
O	28	Advance Income Tax		9202			
	29	Admitted Income Tax		9203			1
	30	Refundable Income Tax [21-27 if <0]		9210 9204			1
	31	Demanded Income Tax [21-27 if >0] Refund Adjustment of Other Year(s) against Demand of this Y	Year [=30]	92101			
	33	Agriculture Income		6100			
	34	Agriculture Income Tax		9291		Tax Collected/	
					Receipts / Value	Deducted/Paid	Tax Chargeab
	35	Final / Fixed / Minimum / Average / Relevant / Reduced Inc of 36 to 56]	come Tax [Sum	640001			
	36	Dividend u/s 150 @7.5%		64030052			
	37	Dividend u/s 150 @10%		64030053			
j,	38	Dividend u/s 150 @ 12.50%		64030054			
ixed / Average / Relevant / Reduced Rate Regime	39	Profit on Debt u/s 151 from NSC / PO Deposits		64040051			
Rate	40	Profit on Debt u/s 151 from Bank Accounts / Deposits		64040052			
ced	41	Profit on Debt u/s 151 from Government Securities		64040053			
sedu	42	Profit on Debt u/s 151 from Others Prize on Prize Bond u/s 156		64040054 64090051		1	
nt/F	44	Winnings from Crossword Puzzle u/s 156		64090052			
eva	45	Winnings from Raffle u/s 156		64090053			
Re	46	Winnings from Lottery u/s 156		64090054			-
age	47	Winnings from Quiz u/s 156		64090055			
Aver	48		u/e 236M	64090056 64151351			
ed/	50	Issuance of Bonus Shares by Companies quoted on Stock Exchange Issuance of Bonus Shares by Companies not quoted on Stock Excha		64151351			
	51	Capital Gains on Immovable Property u/s 37(1A) @0%		64220051			
Final / F	52	Capital Gains on Immovable Property u/s 37(1A) @5%		64220053		ļ	ļ
Œ	53	Capital Gains on Immovable Property u/s 37(1A) @10%		64220055			
	54			64220151			
	55			64220155 64220156			1
-	56	Capital Gains on Securities u/s 37A @12.5%	, CNIC No.	1 04220 136		, in my capacity as	Self /
Verification	I, Repa	resentative (as defined in section 172 of the Income Tax Ordin wledge & belief the information given in this Return / Statement nance, 2001 & Income Tax Rules, 2002.	ance. 2001) of the	Taxpayer na ct & comple	amed above, do solite in accordance wi	emnly declare that to	the best of my

Signature:

MISCELLANEOUS

		FOR INDIVIDUAL DERIVING INCOME UNDER THE HEAD BUSINE				22.5
Nam	~				Tax Year	2015
CNI	$\overline{}$				NTN*	·
ddre	ess' Sr.	Description	Code	Total Amount	Amount Exempt from Tax / Subject to Fixed / Final Tax	Amount Subject to Norm Tax
\dashv	ai.	Description	0000	A	В	С
ヿ	1	Income from Business	3000			
7		Income / (Loss) from Property [Sum of 3 to 7] -[Sum of 8 to 11]	2000			
ı	3	Rent Received or Receivable	2001			
٦	4	1/10th of amount not adjustable against Rent	2002			
	5	Forfeited Deposit under a Contract for Sale of Property	2003			
£ [6	Recovery of Unpaid Irrecoverable Rent allowed as deduction	2004			
roperty	7	Unpaid Liabilities exceeding three years	2005			
٦ [8	1/5th of Rent of Building for Repairs [(3+4+5)*20%]	2031			
	9	Insurance Premium	2032			
	10	Local Rate / Tax / Charge / Cess	2033			
_	11	Other Deductions against Rent	2095			
_	12	Gains / (Loss) from Capital Assets	4000			
_	13	Income / (Loss) from Other Sources	5000			
_	14	Foreign Income	6000			
4	15	Share in untaxed Income from AOP	3131			· · · · · · · · · · · · · · · · · · ·
+	16	Share in Taxed Income from AOP	3141			
-	17	Total Income*	9000	Total	Inadmissible	Admissible
-	4.0	D. d. White Allerman 140 a 20 a 241	9009	(Otal	(IIIac: IIIaarbie	Admissible
Allowances	18	Deductible Allowances [19+20+21]	9001			
× ×	19 20	Zakat u/s 60 Workers Welfare Fund u/s 60A	9002			
ĕŀ	21	Charitable Donations u/c 61, Part I, 2nd Schedule	9004			
_	22	Taxable Income [17-18]*	9100			
ı	23	Tax Chargeable	9200			
Ī	24	Normal Income Tax	920000			
	25	Tax Reduction for Senior Taxpayer	9303			
	26	Tax Reduction for Disabled Taxpayer	9304			
- [27	Tax Credits	9329			
Į	28	Difference of Minimum Tax Chargeable u/s 148(8) / 153(3)(b)	923192			
ļ	29	Adjustment of Minimum Tax Paid u/s 113 in earlier Year(s) (<= (24-25-26-27+28)]	923198			
2	30	Difference of Minimum Tax Chargeable on Electricity Bill u/s 235	923193			
9	31	Difference of Minimum Tax Chargeable u/s 113	923194			<u></u>
Computations	32	Turnover / Tax Chargeable u/s 113 @0.2%	923152			
5	33	Turnover / Tax Chargeable u/s 113 @0.25%	923163			
-	34	Turnover / Tax Chargeable u/s 113 @0.5%	923155			
ŀ	35	Turnover / Tax Chargeable u/s 113 @1%	923160			
ŀ	36	Super Tax Tax Paid [Sr.38 Col. B+Sr.39 Col. B+Sr.46 Col. B+Sr.1 Col.B Annex-A]	920700			
ŀ	37		9202			
ŀ	38	Advance Income Tax Admitted Income Tax	9203			
ł	40	Refundable Income Tax [23-37 if <0]	9210			
Ì	41	Demanded Income Tax [23-37 if >0]	9204			
ţ	42	Refund Adjustment of Other Year(s) against Demand of this Year [= 41]	92101			
\neg	43	wwF	920900			
	44	Agriculture Income	6100			
コ	45	Agriculture Income Tax	9291			1
			, CNIC No.			, in my capac

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Date:

		RETURN OF TOTAL INCOME / STATEMENT OF FINAL TAXATION UNDER THE				
		FOR INDIVIDUAL DERIVING INCOME UNDER THE HEAD BUSINES	SS & ANY C	THER HEAD EXCE		2015
	ie*				Tax Year NTN	NTN*
NI	C*			Provide (Melice /	Tax Collected/	NIN-
-	Sr.	Description	Code	Receipts / Value / Number	Deducted/Paid	Tax Chargea
T				A	В	С
1		Final / Fixed / Minimum / Average / Relevant / Reduced Income Tax [Sum of	610001			
ŀ		47 to 107]	640001			
ŀ	_	Import u/s 148 @1%	64010052			
ŀ	$\overline{}$	Import u/s 148 @2%	64010054			
ŀ	49	Import u/s 148 @3%	64010056			
ŀ	50	Import u/s 148 @4.5%	64010059			
L	51	Import u/s 148 @5.5%	64010061			
L	52	Import u/s 148 @6%	64010062			
L	53	Import of Edible Oil u/s 148 @5.5%	64010161			
L	54	import of Packing Material u/s 148 @5.5%	64010181			
Т	55	Dividend u/s 150 @7.5%	64030052			
T		Dividend u/s 150 @10%	64030053			
ſ	57	Dividend u/s 150 @ 12.50%	64030054			
ı	58	Dividend to a Non-Resident covered under ADDT u/s 150 / u/s 5	64030099			
t	59	Profit on Debt u/s 151 from NSC / PO Deposits	64040051			
t	60	Profit on Debt u/s 151 from Bank Accounts / Deposits	64040052			
ŀ	61		64040053			
ŀ		Profit on Debt u/s 151 from Government Securities	64040054			
ŀ	62	Profit on Debt u/s 151 from Others Royalty / Fee for Technical Services to a Non-Resident u/s 152(1) / Division IV,	04040034			
1	63	Part I, 1st Schedule Payment for Contracts for Construction, Assembly or Installation to a Non-Resident	64050051			
Г	64	Payment for Contracts for Construction, Assembly or Installation to a Non-Resident	64050052			
ŀ	04	u/s 152(1A)(a) / Division II, Part III, 1st Schedule Payment for Services, Contracts to a Non-Resident u/s 152(1A)(b) / Division II,				
ļ	65	Part III, 1st Schedule Fee for Advertisement Services to a Non-Resident Ws 152(1A)(c) / Division II, Pert	64050053			
-	66	III. 1st Schedule	64050054			
ı		Insurance / Reinsurance Premium to a Non-Resident u/s 152(1AA) / Division II,	64050055			1
ŀ	67	Part III, 1st Schedule Fee for Advertisement Services to a Non-Resident u/s 152(1AAA) / Division II, Part	64030055			
ı	68	III, 1st Schedule	64050056			
[69	Profit on Debt u/s 152(2) / u/c (5A), Part II, 2nd Schedule	64050096			
ſ	70	Royalty / Fee for Technical Services to a Non-Resident covered under ADDT Payment for Goods, Services, Contracts, Rent, etc. to a Non-Resident covered	64050097			
Ī	71	Payment for Goods, Services, Contracts, Rent, etc. to a Non-Resident covered	64050098			
ŀ		under ADDT	64060052			
	72	Payment for Goods u/s 153(1)(a) @1%				
ł	73	Payment for Goods u/s 153(1)(a) @1.5%	64060053			
ł	74	Payment for Goods Ws 153(1)(a) @4.5%	64060059			
ł	75	Payment for Services u/s 153(1)(b) @1%	64060152			
ŀ	76	Payment for Services u/s 153(1)(b) @2%	64060154			
, }	77	Payment for Services u/s 153(1)(b) @10%	64060170			
ŀ	78	Receipts from Contracts u/s 153(1)(c) @7.5%	64080265			
1	79	Receipts from Contracts u/s 153(1)(c) @10%	64060270			
1	80	Fee for Export related Services u/s 153(2) @1%	64060352			
-	81	Export Proceeds u/s 154 @1%	64070054			ļ
ļ	82	Foreign Indenting Commission u/s 154(2) @5%	64070151			
	83	Prize on Prize Bond u/s 156	64090051		 	
-1	84	Winnings from Crossword Puzzle u/s 156	64090052			
Į	85	Winnings from Raffle u/s 156	64090053			
ļ	86	Winnings from Lottery u/s 156	64090054			
1	87	Winnings from Quiz u/s 156	64090055		1	
1	88	Winnings from Sale Promotion u/s 156	64090056			
	89	Commission / Discount on petroleum products u/s 156A	64090151			
ı	90	Brokerage / Commission ws 233 @7.5%	64120065			
	91	Brokerage / Commission u/s 233 @12%	64120074			
	92	CNG Station Gas Bill u/s 234A	64130151			
١	93	Electricity Bill of Commercial Consumer u/s 235	64140051			
	94	Electricity Billt of Industrial Consumer u/s 235	64140052			
	95	Issuance of Bonus Shares by Companies guoted on Stock Exchange u/s 236M	64151351			
-	ب ر		1]
1	96	Issuance of Bonus Shares by Companies not quoted on Stock Exchange u/s 236N	64151451	 		1
	97	Capital Gains on immovable Property u/s 37(1A) @0%	64220051			
į	98	Capital Gains on Immovable Property u/s 37(1A) @5%	64220053		ļ	-
	99	Capital Gains on Immovable Property u/s 37(1A) @10%	64220055			
	100	Capital Gains on Securities u/s 37A @0%	64220151		ļ	
	101	Capital Gains on Securities u/s 37A @10%	64220155			↓
	102	Capital Gains on Securities u/s 37A @ 12.5%	64220156			
	103	Fee for Services outside Pakistan u/c (3), Part II, 2nd Schedule @1%	64310051	1		
	104	Receipts for Contracts outside Pakistan u/c (3), Part II, 2nd Schedule @1%	64310052			1
	105	Purchase of Locally Produced Edible Oil u/c (13C), Part II, 2nd Schedule @2%	64310053			1
		Fee for Carriage Services by Oil Tanker/Goods Transport Contractor u/c (43D)	1			T
	106	and (43E), Part IV, 2nd Schedule @2.5%	64320051	1	1	

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		Adjustable Tax Collected / Deducted			
lam	e*	Tidjaodanio Tun Comotta i Dadatou		Tax Year	2015
CNIC	C*			NTN	
T	7				Tax Collected
- 1	Sr.	Description	Code	Receipts / Value	Deducted / Pair
-			-	Α	В
+	$\overline{}$	Adjustable Tax [Sum of 2 to 42] [Col.B Add to Col.B Sr.37 of Return]	640000		
-	2	Import u/s 148 @5.5%	64010011		
-	3	Import u/s 148 @6%	64010012		
L	4	Payment for Goods, Services, Contracts, Rent, etc. to a Non-Resident u/s 152(2)	64050007		
Ĺ	5	Profit on Debt to a Non-Resident u/s 152(2)	64050008		
	6	Payment for Goods to a PE of a Non-Resident u/s 152(2A)(a) / Division II, Part III, 1st Schedule	64050009		
		Payment for Transport Services to a PE of a Non-Resident u/s 152(2A)(b) / Division II,			
H	7	Part III, 1st Schedule Payment for Other Services to a PE of a Non-Resident u/s 152(2A)(b) / Division II, Part	64050010		
	8	III, 1st Schedule	64050011		
	9	Payment for Contracts to a PE of a Non-Resident u/s 152(2A)(c) / Division II, Part III, 1st Schedule	64050012		
H	10	Payment for Goods u/s 153(1)(a) (ADJUSTABLE TAX ONLY)	64060000		
-	11		640800001		
	12	Rent of Property u/s 155	64090201		
	-	Withdrawal from Pension Fund u/s 156B			
_	13	Cash Withdrawal from Bank u/s 231A	64100101 64100201		
-	14	Certain Banking Transactions u/s 231AA			
_	15	Motor Vehicle Registration Fee u/s 231B(1)	64100301		
-	16	Motor Vehicle Transfer Fee u/s 231B(2)	64100302		
-	17	Motor Vehicle Sale u/s 231B(3)	64100303		
-	18	Value of Shares traded through a member of a Stock exchange u/s 233A (1)(a)	64120101		
-	19	Value of Shares traded through a member of a Stock exchange u/s 233A (1)(b)	64120102		
-	20	Value of Shares traded by a member of a Stock exchange u/s 233A (1)(c)	64120103		
-	21	Margin Financing, Margin Trading or Securities Lending u/s 233AA	64120201		
-	22	Goods Transport Public Vehicle Tax u/s 234	64130001		
L	23	Passenger Transport Public Vehicle Tax u/s 234	64130002		
L	24	Private Vehicle Tax u/s 234	64130003		
L	25	Electricity Bill of Domestic Consumer u/s 235A	64140101		
L	26	Telephone Bill u/s 236(1)(a)	64150001		
L	27	Cellphone Bill u/s 236(1)(a)	64150002		
L	28	Prepaid Telephone Card u/s 236(1)(b)	64150003		
L	29	Phone Unit u/s 236(1)(c)	64150004		***************************************
L	30	Purchase by Auction u/s 236A	64150101		
L	31	Domestic Air Ticket Charges u/s 236B	64150201		
	32	Sale / Transfer of Immovable Property u/s 236C	64150301		
L	33	Functions / Gatherings Charges u/s 236D	64150401		
	34	Certification of Foreign-Produced TV Plays / Serials u/s 236E	64150501		
	35	Issuance / Renewal of License to Cable Opeartors / Electronic Media u/s 236F	64150601		
Г	36	Purchase of other commodities by Distributors / Dealers / Wholesalers u/s 236G	64150701		
	37	Purchase of Fertilizer by Distributors / Dealers / Wholesalers u/s 236G	64150702		
	38	Purchase by Retailers u/s 236H	64150801		
-	39	Educational Institution Fee u/s 236I	64150901		
-	40	Issuance / Renewal of License to Dealers / Commission Agents / Arhatis u/s 236J	64151001		
	41	Purchase / Transfer of Immovable Property u/s 236K	64151101		
-	42	Purchase of International Air Ticket u/s 236L	64151201		

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		Annex-B				1/
		Manufacturing / Trading / Profit & Loss Account (includi	ng Revenues	subject to Fin	nal / Fixed Tax)	
		(Separate form should be filled fo	r each busine	ss)		
Vam	e*				Tax Year	Tax Year
CNIC	;*				NTN	NTN*
Busi Na						
,,,,,	Sr.	Description	Code	Total Amount	Amount Subject to Final Tax	Amount Subject to Normal Tax
_				А	В	С
ine .	1	Net Revenue (excluding Sales Tax, Federal Excise, Brokerage, Commission, Discount, Freight Outward) [2-3]	3029			
Revenue	3	Gross Revenue (excluding Sales Tax, Federal Excise) Selling Expenses (Freight Outward, Brokerage, Commission, Discount, etc.)	3009	- Averme		
-	4	Cost of Sales / Services [(sum of 5 to 15)-16]	3030	Account to the second s		
	5	Opening Stock	3039			
			3059			
	6	Net Purchases (excluding Sales Tax, Federal Excise)	3071			
ses	7	Salaries / Wages	3072			
Cost of Sales / Services	9	Fuel	3072			
š.	-	Power	3074			
ales	10	Gas	3076			
Ş	11	Stores / Spares	3070			
stc	12	Repair / Maintenance	3083			
ပိ	13	Other Direct Expenses	3087			
	14	Accounting Amortization	3088			
	15	Accounting Depreciation	3099			
	16	Closing Stock	3100			
	17	Gross Profit / (Loss) [1-4]	3129			
	18	Other Revenues [Sum of 19 to 21]	3115			
	19	Accounting Gain on Sale of Intangibles	3116			
	20	Accounting Gain on Sale of Assets	3128			
	21	Others Management, Administrative, Selling & Financial Expenses [Sum of 23]	3120			
	22	to 42]	3199			
	23	Rent	3151			
	24	Rates / Taxes / Cess	3152			
	25	Salaries / Wages / Perquisites / Benefits	3154			
	26	Traveling / Conveyance / Vehicles Running / Maintenance	3155			
	27	Electricity / Water / Gas	3158			
	28	Communication	3162	1.2.2.7		
	29	Repair / Maintenance	3165			
ses	30	Stationery / Printing / Photocopies / Office Supplies	3166			
ndirect Expenses	31	Advertisement / Publicity / Promotion	3168			
ž	32	Insurance	3170			
ect	33	Professional Charges	3171			
īğ	34	Profit on Debt (Financial Charges / Markup / Interest)	3172			
_	35	Brokerage / Commission	3178			
	36	Irrecoverable Debts written off	3186			
	37	Obsolete Stocks / Stores / Spares / Fixed Assets written off	3187			
	38	Other Indirect Expenses	3180			
	39	Accounting (Loss) on Sale of Intangibles	3195			-
	40	Accounting (Loss) on Sale of Assets	3196			ļ
	41	Accounting Amortization	3197			
	42	Accounting Depreciation	3198			
	43	Accounting Profit / (Loss) [17+18-22]	3200			

CHAPTER - XIX MISCELLANEOUS

		Annex-B				1/3
		Manufacturing / Trading / Profit & Loss Account (includ	ng Revenue	s subject to Fir	ıal / Fixed Tax)	
		(Separate form should be filled fo	r each busine	ess)		
Nam	ıe*				Tax Year	Tax Year
CNIC	D*				NTN	NTN*
Bus	iness me*					
140	Sr.	Description	Code	Total Amount	Amount Subject to Final Tax	Amount Subject to Normal Tax
				A	В	С
anı	1	Net Revenue (excluding Sales Tax, Federal Excise, Brokerage, Commission, Discount, Freight Outward) [2-3]	3029			
Revenue	3	Gross Revenue (excluding Sales Tax, Federal Excise) Selling Expenses (Freight Outward, Brokerage, Commission, Discount, etc.)	3009			
	4	Cost of Sales / Services [(sum of 5 to 15)-16]	3030			
	5	Opening Stock	3039			
	6	Net Purchases (excluding Sales Tax, Federal Excise)	3059			
	7	Salaries / Wages	3071			
Cost of Sales / Services	8	Fuel	3072			
ēZ	9	Power	3073			
8/3	10	Gas	3074			
ales	11	Stores / Spares	3076			
to S	12	Repair / Maintenance	0010			
ost	13	Other Direct Expenses	3083			
ŭ	14	Accounting Amortization	3087			
	15	Accounting Depreciation	3088			
	16	Closing Stock	3099			
	17	Gross Profit / (Loss) [1-4]	3100			
	_		3129			
	18 19	Other Revenues [Sum of 19 to 21] Accounting Gain on Sale of Intangibles	3115			
_	20	Accounting Gain on Sale of Intelligences Accounting Gain on Sale of Assets	3116			
	21	Others	3128			
	22	Management, Administrative, Selling & Financial Expenses [Sum of 23 to 42]	3199			
	23	Rent	3151			
	24	Rates / Taxes / Cess	3152	.,		
	25	Salaries / Wages / Perquisites / Benefits	3154			
	26	Traveling / Conveyance / Vehicles Running / Maintenance	3155			
	27	Electricity / Water / Gas	3158			
	28	Communication	3162			
	29	Repair / Maintenance	3165			
899	30	Stationery / Printing / Photocopies / Office Supplies	3166			
Sie	31	Advertisement / Publicity / Promotion	3168			
Χ	32	Insurance	3170			
ndirect Expenses	33	Professional Charges	3171			
ള	34	Profit on Debt (Financial Charges / Markup / Interest)	3172			
	35	Brokerage / Commission	3178			
	36	Irrecoverable Debts written off	3186			
	37	Obsolete Stocks / Stores / Spares / Fixed Assets written off	3187			
	38	Other Indirect Expenses	3180			
	39	Accounting (Loss) on Sale of Intangibles	3195			
	40	Accounting (Loss) on Sale of Assets	3196			
	41	Accounting Amortization	3197			
	42	Accounting Depreciation	3198			
	43	Accounting Profit / (Loss) [17+18-22]	3200	0.728==		

		Annex-C		
		Inadmissible / Admissible Deductions		
Nar	ne*		Tax Year	2015
CN	IC*		NTN	NTN*
	Sr.	Description	Code	Amount
	1	Inadmissible Deductions [Sum of 2 to 28]	3239	
	2	Add Backs u/s 29(2) Provision for Doubtful Debts	3201	
	3	Add Backs Provision for Obsolete Stocks / Stores / Spares / Fixed Assets	3202	
	4	Add Backs Provision for Diminution in Value of Investment	3203	
		Add Backs u/s 21(i) Provision for Reserves / Funds / Amount carried to Reserves / Funds or Capitalised	3204	
	5 6	Add Backs u/s 21(a) Cess / Rate / Tax levied on Profits / Gains	3205	
			3206	
	7	Add Backs u/s 21(b) Amount of Tax Deducted at Source	3207	
		Add Backs u/s 21(c) Payments liable to deduction of tax at source but tax not deducted / paid		
	9	Add Backs u/s 21(d) Entertainment Expenditure above prescribed limit	3208	
	10	Add Backs u/s 21(e) Contributons to Unrecognized / Unapproved Funds Add Backs u/s 21(f) Contributons to Funds not under effective arrangement for deduction of tax	3209	
2	11	at source	3210	
ţo	12	Add Backs u/s 21(g) Fine / penalty for violation of any law / rule / regulation	3211	
nadmissible Deductions	13	Add Backs u/s 21(h) Personal Expenditure	3212	
۵	14	Add Backs u/s 21(j) Profit on Debt / Brokerage / Commission / Salary / Remuneration paid by an AOP to its Member	3213	
ğ		Add Backs u/s 21(I) Expenditure under a single account head exceeding prescribed amount not		
Si		paid through prescribed mode	3215	
adu		Add Backs u/s 21(m) Salary exceeding prescribed amount not paid through prescribed mode	3216	
=	17	Add Backs u/s 21(n) Capital Expenditure	3217	
	18	· · · · · · · · · · · · · · · · · · ·	3218	
	19	Add Backs u/s 34(5) Liabilities allowed Previously as deduction not Paid within three Years	3219	
	20	Add Backs u/s 28(1)(b) Lease Rental not admissible	3220	
	21	Add Backs Tax Gain on Sale of Intangibles	3225	
	22	Add Backs Tax Gain on Sale of Assets	3226	
	23	Add Backs Pre-Commencement Expenditure / Deferred Cost	3230	
	24	Add Backs Accounting (Loss) on Sale of Intangibles	3235	
	25	Add Backs Accounting (Loss) on Sale of Assets	3236	
	26	Add Backs Accounting Amortization	3237	
	27	Add Backs Accounting Depreciation	3238	
	28	Other Inadmissible Deductions	3234	
	29	Admissible Deductions [Sum of 30 to 39]	3259	
	30	Accounting Gain on Sale of Inlangibles	3245	
ous	31	Accounting Gain on Sale of Assets	3246	
Ę	32		3247	
Oed	33	Tax Depreciation / Initial Allowance for Current Year	3248	
p e	34	Pre-Commencement Expenditure / Deferred Cost	3250	
Admissible Deductions	35	Other Admissible Deductions	3254	
Ę	36	Tax (Loss) on Sale of Intangibles	3255	
⋖	37	Tax (Loss) on Sale of Assets	3256	
	38	Unabsorbed Tax Amortization for Previous Years	3257	
	39	Unabsorbed Tax Depreciation for Previous Years	3258 Date:	

Particular Prescription Code WIDV (IP) Deletion Particular Code WIDV (IP) Deletion Code WIDV (IP) Deletion Code						Annex-D								
Code WIDV (EF) Deletion Passard Code MIDV (EF) Deletion Passard Code Code MIDV (EF) Deletion Passard Code Code MIDV (EF) Deletion Passard Code C					Depreciation	, Initial Allowand	e, Amortiza	ation						
Code WOV (EF) Deletion Processing in the late of the late													Tax Year	2015
Code MOV (EF) Deleton Patriator) Code MOV (EF) Deleton Patriator) Code MOV (EF) Deleton Patriator) Code Cod													NTN	*NTN
Signating Signation Sign		Description	Code	WDV (BF)	Deletion	Addition (Used Previously in Pakistan)	Extent of Use	Addition (New	Extent of Use	Rate	Initial	Rate	Depreciation	WDV (CF)
3302 3002 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100%				A	m	v	٥	В	L		ပ		Ι	-
330204 330204 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100	Building (all types)		3302				100%		100%	15%		10%		
Equipment 100% 100% 25% 15% Equipment 330302 100% 25% 15% 100% 330302 100% 25% 15% 330303 100% 100% 25% 15% 100 concerns 330304 100% 100% 25% 100% 151 year 33041 100% 100% 25% 100% 151 year 33042 100% 100% 25% 15% 151 year 33042 100% 100% 25% 15% 152 year 100% 100% 25% <td< td=""><td>Ramp for Disabled Persons</td><td>Persons</td><td>330204</td><td></td><td></td><td></td><td>100%</td><td></td><td>100%</td><td>100%</td><td></td><td>100%</td><td></td><td></td></td<>	Ramp for Disabled Persons	Persons	330204				100%		100%	100%		100%		
Figuipment 30302 100% 100% 100% 100% 100% 15% 15% 15% 15% 100% 100% 100% 15% 15% 15% 15% 15% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16%	Plant / Machinery (not otherwise specified)	330301				100%		100%	25%		15%		
330303 330304 100% 100% 100% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 15% 1	Computer Hardwar	e / Allied Items / Equipment re of IT products	330302				100%		100%	25%		30%		
330304 330305 100% 100% 100% 15% 15% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 16% 1	Fumiture (including fittir	fittings)	330303				100%		100%	%0		15%		
100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100%	Technical / Professional Books	sional Books	330304				100%		100%	25%		15%		
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151 year 150 year 100 who 100 who 150 who 15	Offshore Installatio	ins of mineral oil concerns					100%		100%	25%		20%		
151 year 33040B 100% 100% 90% 15% 33041 100% 100% 0% 15% 33042 100% 100% 0% 15% 100% 33043 100% 100% 15% 15% 100% 33044 100% 100% 25% 15% 16% 100% 3246 NDV (BF) Useful Life Extent of Use 0n 100% 25% 100% 100% Advantage 3305 B C D D A B C D 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100%	Office Equipment		330307				100%		100%	25%		15%		
33041 100% 100% 6% 6% 33042 100% 100% 25% 15% 1003 33043 100% 100% 25% 15% 1004 33044 100% 100% 25% 15% 1004 3304 100% 100% 25% 10% 1004 100% 100% 25% 10% 10% 1004 100% 100% 25% 10% 10% 1004 100% 100% 25% 10% 10% 1004 100% 100% 25% 10% 10% 1008 100% 100% 25% 10% 10% 1008 100% 100% 100% 10% 10% 10% 1008 100% 100% 100% 100% 10% 10% 10% 1008 100% 100% 100% 100% 100% 10% 10% 10% 10% 10	Machinery / Equipment 10 Allowance	nent eligible for 1st year	330308				100%		100%	%06		15%		
33042 100% 100% 25% 15% 100 de for Current 33044 100% 100% 25% 15% 100 de for Current 3248 Remaining Amortizati 4mortizati 4mortizati 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100%	11 Motor Vehicle (not plyin	plying for hire)	33041				100%		100%	%0		15%		
and to the formation of the format	12 Motor Vehicle (plying for hire)	ng for hire)	33042				100%		100%	25%		15%		
ce for Current 33044 100% 100% 25% 30% 248 Remaining Amortizati 100% 100% 100% 100% 20d WDV (BF) Useful Life Extent of Use 0n 100% 100% 100% 3305 A B C D D A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A A<	13 Ships		33043				100%		100%	25%		15%		
100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100% 100%	14 Aircrafts / Aero Engines	ines	33044				100%		100%	25%		30%		
Code WDV (BF) Remaining Amortizati Amortizati Code WDV (BF) Useful Life Extent of Use On	Tax Depreciation / Init 15 Year	Initial Allowance for Current								100%		100%		
3305 A B C D 3305 3305 3305 Advantage / 330516 3305 3305 arr 3247 3306	Description		Code	WDV (BF)	Remaining Useful Life	Extent of Use	Amortizat	-,2						
3305 Advantage / 330516 arr 3247				A	8	υ	Q							
3305 Advantage / 330516 arr 3247	16 Intangible		3305											
Advantage / 330516 ar 3247	17 Intangible		3305											
Advantage / 330616 Br 3347	18 Intangible		3305											
ar 3247	Expenditure providing L 19 Benefit	ing Long Term Advantage /	330516											
3306	20 Tax Amortization for Current Year	for Current Year	3247											
	21 Pre-Commencement Expenditure	nt Expenditure	3306											

Nar	no*						Tax Year	2015
CN							NTN	NTN*
Cit	Sr.	Description	Code	Receipts / Value	Tax Collectible / Deductible	Attributable Taxable Income	Tax on Attributable Taxable Income	Minimum Tax Chargeable
				А	В	С	D	E
Minimum Tax Chargeable	1	Minimum Tax Chargeable [Col.E Sum of 2 to 6 Transfer to Sr.28 of Return]						
arge	2	Import of Edible Oil u/s 148 @5.5%	64010161					7.11.4.1
Š	3	Import of Packing Material u/s 148 @5.5%	64010181					
n Ta	4	Payment for Services u/s 153(1)(b) @1%	64060152					
imu	5	Payment for Services u/s 153(1)(b) @2%	64060154					
Σ	6	Payment for Services u/s 153(1)(b) @10%	64060170					
	Sr.	Description	Code	Receipts / Value	Final Tax Chargeable	Attributable Taxable Income	Tax on Attributable Taxable Income	Difference (Option Valid if <=0)
				A	В	С	D	Ε
	7	import u/s 148 @1%	64010052					
	8	Import u/s 148 @2%	64010054					
	9	Import u/s 148 @3%	64010056					
	10	Import w/s 148 @4.5%	64010059					
	11	Import u/s 148 @6%	64010062					
	12	Payment for Goods u/s 153(1)(a) @1%	64060052					
FTR	13	Payment for Goods u/s 153(1)(a) @1.5%	64060053					
Option out of FTR	14	Payment for Goods u/s 153(1)(a) @4.5%	64060059]		
ou or	15	Receipts from Contracts u/s 153(1)(c) @7.5%	64060265					
Opti	16	Receipts from Contracts u/s 153(1)(c) @10%	64060270			J]]
	17	Fee for Export related Services u/s 153(2) @1%	64060352					
	18	Export Proceeds u/s 154 @1%	64070054]]]
	19	Foreign Indenting Commission u/s 154(2) @5%	64070151					
	20	Commission / Discount on petroleum products u/s 156A	64090151					
	21	Brokerage / Commission u/s 233 @7.5%	64120065					
	22	Brokerage / Commission u/s 233 @12%	64120074]	J	J

			Personal Expenses		
Na	ne*	1000		Tax Year	2015
CN	IC*			NTN	
	Sr.		Description	Code	Amount
	1	Personal Expenses [Sum of 2	to 16 minus 17]	7089	
	2	Rent		7051	
	3	Rates / Taxes / Charge / Cess		7052	
	4	Vehicle Running / Maintenence		7055	
	5	Travelling		7056	
	6	Electricity		7058	
	7	Water		7059	
	8	Gas		7060	
s	9	Telephone		7061	
Personal Expe	10	Asset Insurance / Security		7066	
	11	Medical		7070	
	12	Educational		7071	
	13	Club		7072	
	14	Functions / Gatherings		7073	
	15	Donation, Zakat, Annuity, Profit	on Debt, Life Insurance Premium, etc.	7076	
	16	Other Personal / Household Ex	penses	7087	
	17	Contribution in Expenses by	Family Members [Sum of 18 to 21]	7088	
		CNIC No.	Name*		
	18				
	19				
	20				
	21				

		WEAL	TH STATEMENT UND	ER SECTION 116 OF T	HE INCOME TAX O	RDINANCE, 2001			1
Nar	ne*							Tax Year	2015
CN	IC*							NTN	
Resid Addr									
Busi	ness								
Addr								7004	-
	1	Agricultural Property [S	um of 1 i to 1 x]					7001	
		Form (Irrigated / Unirrigated / Uncultivable)	Mauza / Village / Chak No.	Tehsil	District	Area (Acre)	Share %	Code	Value at Co
≥	i							7001	
Agricultural Property	ji.							7001	
ď.	iii						ļ	7001	
tura	iv					4		7001	
ij.	V.						1	7001	
Ą	vi							7001	
	vii							7001	
	viii							7001	
	ix							7001	
	×							7001	
	2	Commercial, Industrial,	Residential Property	Non-Business) (Sum	of 2 i to 2 xl			7002	
Residential, Commercial, Industrial Property		Form (House, Flat, Shop, Plaza, Factory, Workshop, etc.)	Unit No. / Complex / Street / Block / Sector	Area / Locality / Road	City	Area (Maria / sq. yd.)	Share %	Code	Value at Co
	į		7002						
	ii							7002	
Ĕ	iü							7002	
yrcia	iv							7002	
ntial, Commercial, Industrial P	٧							7002	
	vi							7002	
	vii							7002	
side	viii						· · · · · · · · · · · · · · · · · · ·	7002	
œ	ix							7002	
ı	ıx x						ļ		
\dashv		Pusiness Capital					1	7002 7003	
큘		Business Capital	antaga & conital	unt in each AOS			Shara "	Code	Value at C
Business Capital		Enter name, share perc	егладе & сарлагато	ann m each AUP			Share %	7003	Value at Co
ess							 		
irsi	ii		······································	* * *				7003	
-	jii						4	7003	
	i .	Enter consolidated cap					100%	7003	
- }	4	Equipment, etc. (Non-Bu	usiness) [Sum of 4 i to					7004	
ŧ				Description				Code	Value at Co
Equipment	i							7004	
Equ	ii							7004	
	iii							7004	
	įv	L						7004	
gnat	ures:							Date:	

)ate a t	TH STATEMENT UND	ED SECTION 114	DE THE INCOME TAY ORDINANCE 2004			2/
Nar	me*	WEAL	IN STATEMENT UNU	EN SECTION 116	OF THE INCOME TAX ORDINANCE, 2001		Tax Year	2015
CN							NTN	2013
Civ		Animal (Non-Business)	ISum of 5 to 5 h2				7005	
	-	Atimai (Non-Busilless)	[Sum or 5 1 to 5 tv]			···········		Value at Cast
<u>-</u>	,	1.5		Descri	phon		Code	Value at Cost
Animal		Livestock					7005	
`		Pet					7005	
	iti	Unspecified					7005	
	iv	Unspecified					7005	
	6	Investment (Non-Busine	ess) [Sum of 6 i to 6 x	:iii] T			7006	
		Form	Instrument No.	 	nstitution Name / Individual CNIC	Share %	Code	Value at Cost
	i	Account					7006	
		Current		ļ			7006	
		Current		ļ			7006	
- 1		Fixed Deposit		<u> </u>			7006	
	-	Fixed Deposit					7006	
	_	Profit / Loss Sharing		-		_	7006	
		Profit / Loss Sharing		 		+	7006	
		Saving					7006	
		Saving		 			7006	
	ii	Annuity		 	•		7006	
	iii	Bond					7006	
	iv	Certificate					7006	
	V	Debenture					7006	
t a	vi	Deposit					7006	
Investment		Term Deposit					7006	
Į,		Term Deposit		ļ			7006	
	vii	Fund					7006	
	Viii	Instrument					7006	
- 1	ix	Insurance Policy					7006	
ł	x	Security		-			7006	
	xi	Stock / Share	• • • • • • • • • • • • • • • • • • • •	 			7006	
-	ХÜ	Unit		-			7006	
-	xiii	Others		1			7006	
ŀ	7	Debt (Non-Business) [Si					7007	
-		Form		lo.	Institution Name / Individual CNIC	Share %	Code	Value at Cost
ŀ	_ i	Advance					7007	
- }		Debt					7007	
		Deposit					7007	
}		Prepayment					7007	
ŀ	<u>v</u>	Receivable					7007	
ŀ		Security	·····				7007	
1	vii	Others					7007	
ł	8	Motor Vehicle (Non-Busi Form	iness) [Sum of 8 i to	8 VIII]	T	1	7008	
İ		(Car,Jeep,Motor Cycle,Scooter,Van)	E&TD Real	stration No.	Maker	Capacity	Code	Value at Cost
İ	i		22.2.1091			7	7008	
icle	ii.						7008	
Notor Vehicle	lii						7008	
og	iv						7008	
2	v						7008	
ľ	vi		·····				7008	
ļ	vii						7008	
ľ	viii		*****				7008	
	ures:	· · · · · · · · · · · · · · · · · · ·					Date:	

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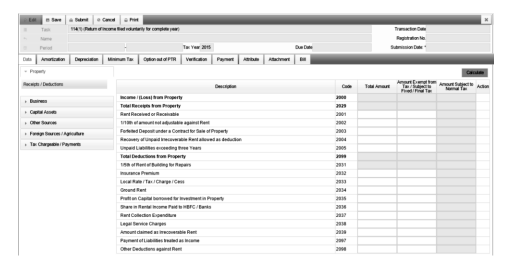
		WEALTH STATEMENT UNDER SECTION 116 OF THE INCOME TAX ORDINANCE, 2001		3/-
Nan	ne"		Tax Year	2015
CN	C*		NTN	
e l	9_	Precious Possession [Sum of 9 i to 9 iii]	7009	
8 [Description	Code	Value at Cost
S.	i	Antique / Artifact	7009	
Precious Posession	ìi	Jeweiry / Ornament / Metal / Stone	7009	
a.	iii	Others (Specify)	7009	
	10	Household Effect [Sum of 10 i to 10 iv]	7010	
fect		Description	Code	Value at Cos
Household Effect	i	Unspecified	7010	
se la	ü	Unspecified	7010	
ž į		Unspecified	7010	
		Unspecified	7010	
		Personal Item [Sum of 11 i to 11 iv] *	7011	
Ε		Description	Code	Value at Cos
af Ite	i	Unspecified	7011	
Personal Item	ii	Unspecified	7011	
P.		Unspecified	7011	
	iv	Unspecified	7011	
Ę.		Cash (Non-business) [Sum of 12 i to 12 x]	7012	
Cash		Notes & Coins	7012	
	13	Any Other Asset [Sum of 13 i to 13 iv]	7013	
set		Description	Code	Value at Cos
Any Other Asset			7013	
ğ	ii		7013	
Any	19		7013	
	ív		7013	
e e	14	Assets in Others' Name [Sum of 14 i to 14 iv]	7014	
Assets in Others' Name		Description	Code	Value at Cos
thers	í		7014	
υ	ü		7014	
sets	Hi		7014	
Ass	iv		7014	
	15	Total Assets [Sum of 1 to 14]	7019	

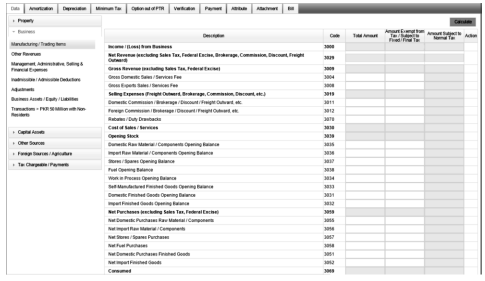
		WEALTH STATEMENT UNDER SECTION 116 OF THE INCOME TAX ORDII	NANCE. 2001	4/4							
Nai	me*	WEALTH STATEMENT ONDER OCCUPANTS OF THE INSIGNE TO COLUMN	Tax Year	2015							
CN			NTN								
-		Credit (Non-Business) [Sum of 16 i to 16 viii]	7021								
			ditor's Name Code	Value at Cost							
	i	Advance	7021								
	ii	Borrowing	7021								
	iti	Credit	7021								
Loan	iv	Loan	7021								
_	v	Mortgage	7021								
	yi	Overdraft	7021								
	vii	Payable	7021								
	viii	Others	7021								
		Total Liabilities [=16]	7029								
	$\overline{}$	Net Assets Current Year [15-17]	703001								
	19	Net Assets Previous Year	703002								
	20	Increase / Decrease in Assets [18-19]	703003								
	21	Inflows [Sum of 21 i to 21 x]	7049								
	i	Income declared as per Return for the year subject to normal tax	7031	I							
	ii	Income declared as per Return for the year exempt from tax	7032								
ets	iii	Income Attributable to Receipts, etc. Declared as per Return for the year subject to Final / Fixed	Tax 7033								
Ass	iv	Adjustments in Income Declared as per Return for the year	7034								
Reconciliation of Net Assets	vi	Foreign Remittance	7035								
, 0 LC	vii	Inheritance	7036								
liatic	viii	Gift	7037								
onci	ix	Gain on Disposal of Assets, excluding Capital Gain on Immovable Property	7038								
Rec	х	Others	7048	<u> </u>							
	22	Personal Expenses [Transfer from Sr.1 Annex-F]	7089								
	23	Outflows [Sum of 23 i to 23 iii]	7099								
	i	Gift	7091								
	ji.	Loss on Disposal of Assets	7092	ļ							
	iii	Others	7098								
	24	Unreconciled Amount [21-22-23]	703000	ļ							
Asse	25	Assets Transferred / Sold / Gifted / Donated during the year [Sum of 25 i to 25 ii]	703004	ļ ———							
Disposed Asse	\vdash	Description	Code	Value at Cost							
Spos	<u>_</u>		703004	ļ							
	li		703004	<u> </u>							
Verification	my ki & of i	CNIC Noin my capacity self / Representative (as defined in section 172 of the Income Tax Ordinance, 2001) of Taxpayer named above, do hereby solemsly declare that to the bost of nowledge & belief the information given in this statement of the assets & liabilities of myself, my spouse(s), minor children & other dependents as on 30 06.2015 my personal expenditure for the year ended 30.06.2015 are correct & complete in accordance with the provisions of the Income Tax Ordinance, 2001, Income Rules, 2002.									

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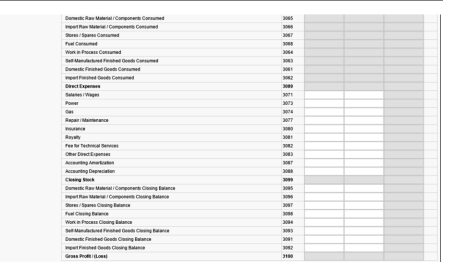
¹Part II G

["Company Income Tax Return 2015

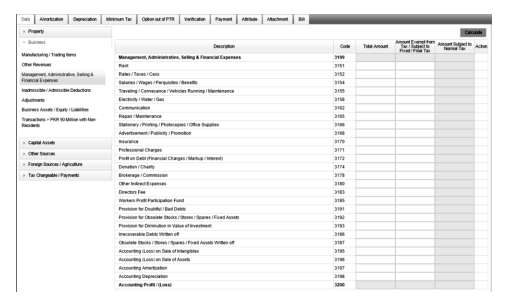


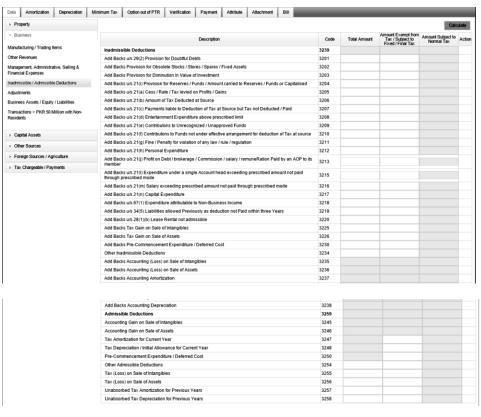


¹ Inserted by the S.R.O. 877(I)/2015 dated 01.09.2015

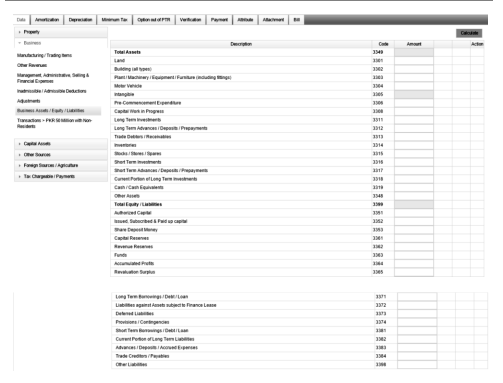




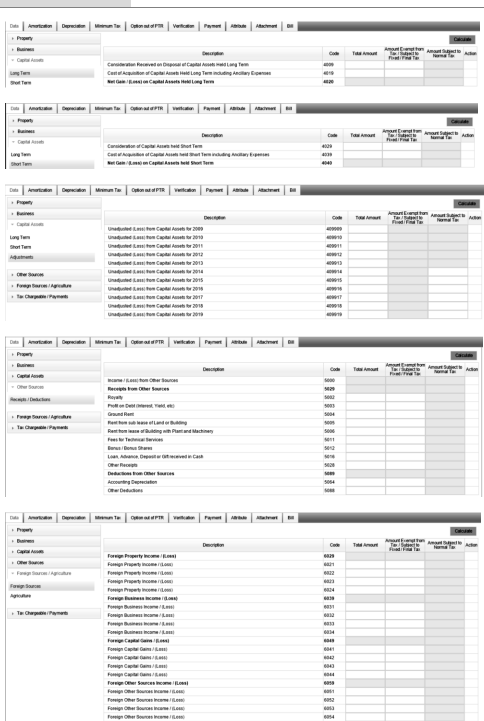




Data Amortization Depreciation Min	imum Tax Option out of PTR	Verification Payr	ment Attribute	Attachment	Bill		_	_		_			
> Property											Calculate		
→ Business	Description						Code	Total Amount	Amount Exempt from Tax / Subject to Fixed / Final Tax	Amount Subject to Normal Tax	Action		
Manufacturing / Trading Items Other Revenues	Income / (Loss) from Business Amortization for current / previo	3270											
Management, Administrative, Selling &	Unadjusted (Loss) from Busine	ss for 2009	327009										
Financial Expenses	Unadjusted (Loss) from Business for 2010												
Inadmissible / Admissible Deductions	Unadjusted (Loss) from Business for 2011												
A.Ctt-	Unadjusted (Loss) from Business for 2012												
Adjustments	Unadjusted (Loss) from Business for 2013												
Business Assets / Equity / Liabilities	Unadjusted (Loss) from Business for 2014												



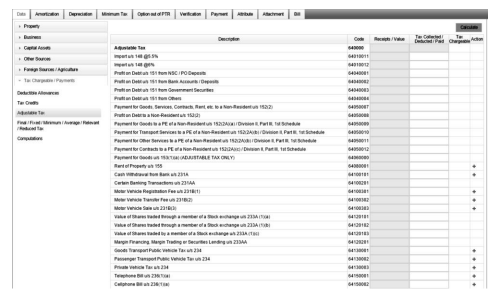




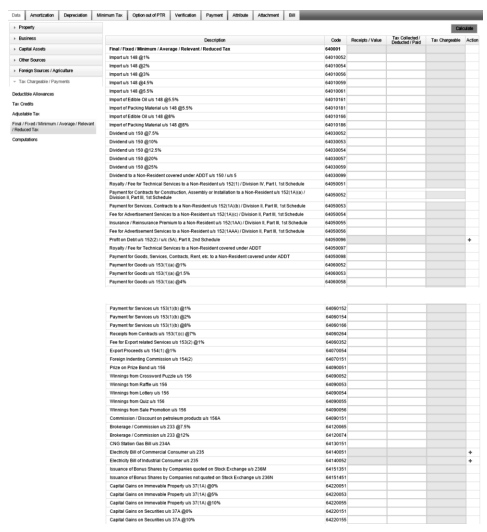




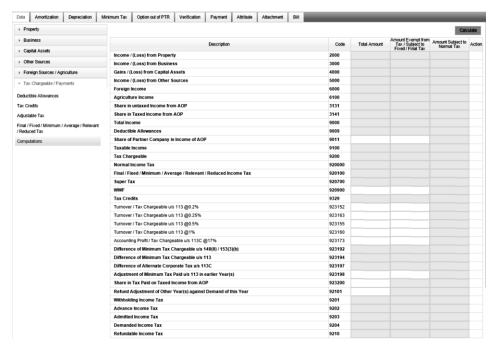






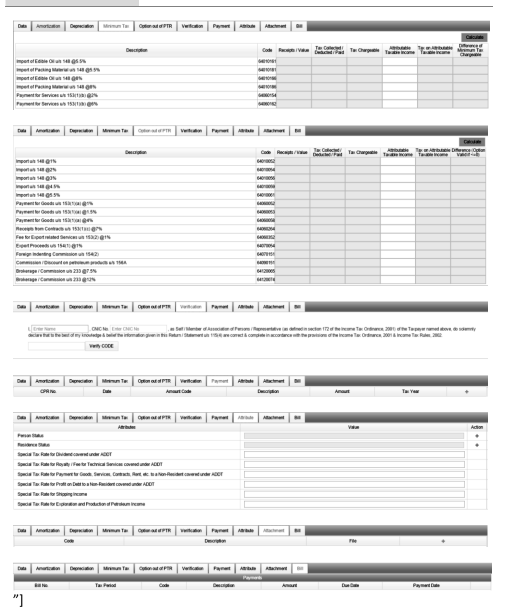


Capital Gains on Securities u/s 37A @12.5%	64220156
Capital Gains on Securities u/r 6B, 4th Schedule @0%	64220251
Capital Gains on Securities u/r 6B, 4th Schedule @9%	64220255
Capital Gains on Securities u/r 6B, 4th Schedule @17.5%	64220258
Capital Gains on Securities u/r 6, 7th Schedule @12.5%	64220356
Fee for Services outside Pakistan u/c (3), Part II, 2nd Schedule	64310051
Receipts for Contracts outside Pakistan u/c (3), Part II, 2nd Schedule	64310052
Purchase of Locally Produced Edible Oil u/c (13C), Part II, 2nd Schedule	64310053
Fee for Carriage Services by Oil Tanker / Goods Transport Contractor u/c $(43D)$ / $(43E)$, Part IV, 2nd Schedule	64320051
Income of Hajj Group Operators u/c (72A), Part IV, 2nd Schedule	64320052
Receipts from Shipping Business u/c (21), Part II, 2nd Schedule	64310054





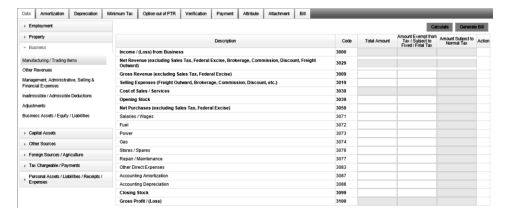
Data	Amortization	Depreciation	Minimum Tax	Option o	ut of PTR	Verification	Payment	Attribute	Attach	ment Bill	_	_	_	_	_
•															Calculate
		Description			Code	WDV (BF)	Deletion	Addition (Pakis	Used in tan)	Extent of Use	Addition (New)	Extent of Use	Initial Allowance	Depreciation	WDV (CF)
Building (all types)					3302										
Ramp for Disabled Persons					330204										
Plant / N	Machinery (not Of	therwise specifie	d)		330301										
Computer Hardware / Allied Items / Equipment used in manufacture of IT products				nufacture	330302										
Furnitur	e (including fittin	gs)			330303										
Technic	al / Professional	Books			330304										
Below ground installations of mineral Oil concerns					330305										
Offshore Installations of mineral Oil concerns					330306										
Office Equipment					330307										
Machinery / Equipment eligible for 1st Year Allowance					330308										
Motor Vehicle (not plying for hire)					33041										
Motor Vehicle (plying for hire)					33042										
Ships					33043										
Aircrafts / Aero Engines					33044										



¹["Individual Income Tax Return 2015

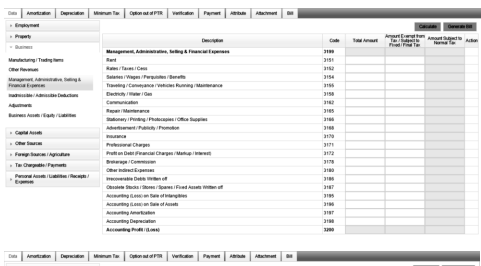


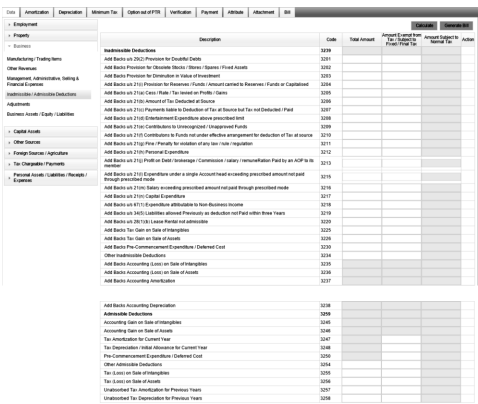


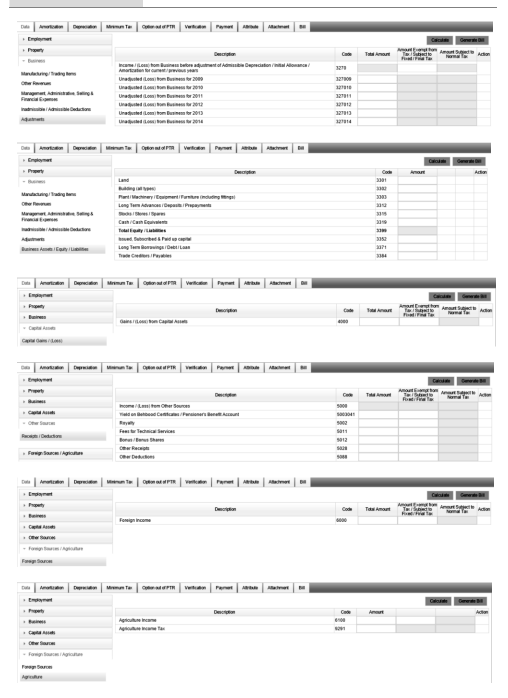


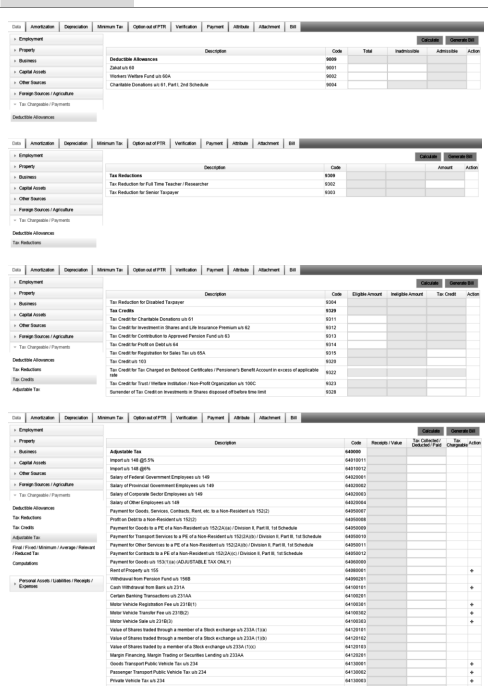


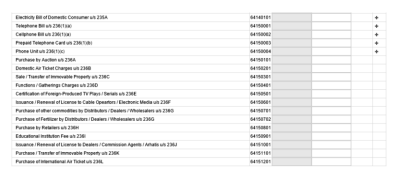
¹ Inserted by the S.R.O. 877(I)/2015 dated 01.09.2015

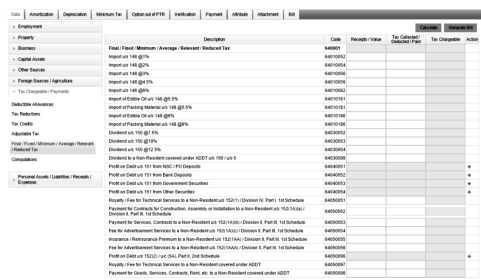




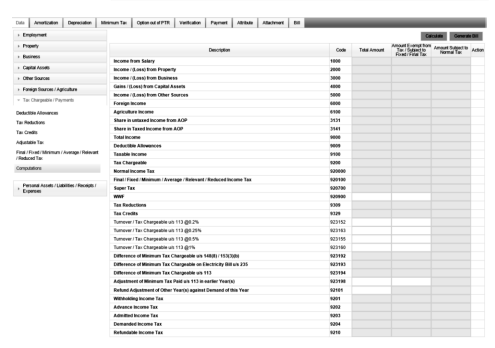


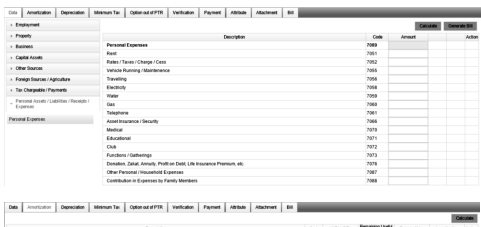






Payment for Goods u/s 153(1)(a) @1%	64060052	
Payment for Goods u/s 153(1)(a) @1.5%	64060053	
Payment for Goods u/s 153(1)(a) @4.5%	64060059	
Payment for Services u/s 153(1)(b) @1%	64060152	
Payment for Services u/s 153(1)(b) @2%	64060154	
Payment for Services u/s 153(1)(b) @10%	64060170	
Receipts from Contracts u/s 153(1)(c) @7.5%	64060265	
Receipts from Contracts u/s 153(1)(c) @10%	64060270	
Fee for Export related Services u/s 153(2) @1%	64060352	
Export Proceeds u/s 154(1) @1%	64070054	
Foreign Indenting Commission u/s 154(2)	64070151	
Prize on Prize Bond u/s 156	64090051	
Winnings from Crossword Puzzle u/s 156	64090052	
Winnings from Raffle u/s 156	64090053	
Winnings from Lottery u/s 156	64090054	
Winnings from Quiz u/s 156	64090055	
Winnings from Sale Promotion u/s 156	64090056	
Commission / Discount on petroleum products u/s 156A	64090151	
Brokerage / Commission u/s 233 @7.5%	64120065	
Brokerage / Commission u/s 233 @12%	64120074	
CNG Station Gas Bill u/s 234A	64130151	
Electricity Bill of Commercial Consumer u/s 235	64140051	+
Electricity Bill of Industrial Consumer u/s 235	64140052	+
Issuance of Bonus Shares by Companies quoted on Stock Exchange u/s 236M	64151351	
Issuance of Bonus Shares by Companies not quoted on Stock Exchange u/s 236N	64151451	
Capital Gains on Immovable Property u/s 37(1A) @0%	64220051	
Capital Gains on Immovable Property u/s 37(1A) @5%	64220053	
Capital Gains on Immovable Property u/s 37(1A) @10%	64220055	
Capital Gains on Securities u/s 37A @0%	64220151	
Capital Gains on Securities u/s 37A @10%	64220155	
Capital Gains on Securities u/s 37A @12.5%	64220156	
Fee for Services outside Pakistan u/c (3), Part II, 2nd Schedule	64310051	
Receipts for Contracts outside Pakistan u/c (3), Part II, 2nd Schedule	64310052	
Purchase of Locally Produced Edible Oil u/c (13C), Part II, 2nd Schedule	64310053	
Fee for Carriage Services by Oil Tanker / Goods Transport Contractor u/c (43D) / (43E), Part IV, 2nd Schedule	64320051	
Income of Hajj Group Operators u/c (72A), Part IV, 2nd Schedule	64320052	
Transport Monetization for Civil Servants (after deduction of drivers salary) u/c (27), Part II, 2nd Schedule	64210051	
Flying / Submarine Allowance (not exceeding basic pay) u/c (1), Part III, 2nd Schedule	64210052	
Allowance to Pilots (exceeding basic pay) u/c (1), Part III, 2nd Schedule	64210053	
Employment Termination Benefits u/s 12(6) Chargeable to Tax at Average Rate	64210054	
Salary Arrears w/s 12(7) Chargeable to Tax at Relevant Rate	64210056	



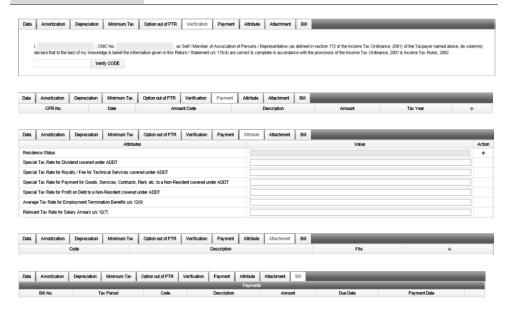


Data	Amortization	Depreciation	Minimum Tax	Option out of PTR	Verification	Payment	Attribute	Attachment	Bill						
														Cal	iculate
				Description						Code	WDV (BF)	Remaining Useful Years	Extent of Use	Amortization	Action
Intangit	ble									3305					+
Expend	liture providing L	ong Term Advan	tage / Benefit							330516					
Pre-Co	mmencement E>	penditure								3306					

Data	Amortization	Depreciation	Minimum Tax	Option ou	t of PTR	Verification	Payment	Attribute	Attachi	ment	Bill					
																Calculate
		Description			Code	WDV (BF)	Deletion	Addition (Pakis	(Used in tan)	Extent o	fUse	Addition (New)	Extent of Use	Initial Allowance	Depreciation	WDV (CF)
Building	(all types)			3	302											
Ramp fo	or Disabled Per	sons		3	30204											
Plant / N	Machinery (not 0	Otherwise specific	ed)	3	30301											
Comput of IT pro		Allied Items / Equi	pment used in man	nufacture 3	30302											
Furnitur	e (including fitti	ngs)		3	30303											
Technic	al / Professiona	l Books		3	30304											
Below g	round installati	ons of mineral Oil	concerns	3	30305											
Offshore	e Installations of	fmineral Oil conc	erns	3	30306											
Office E	quipment			3	30307											
Machine	ery / Equipment	eligible for 1st Ye	ear Allowance	3	30308											
Motor V	ehicle (not plyir	g for hire)		3	3041											
Motor V	ehicle (plying fo	or hire)		3	3042											
Ships				3	3043											
Aircrafts	/ Aero Engines			3	3044											

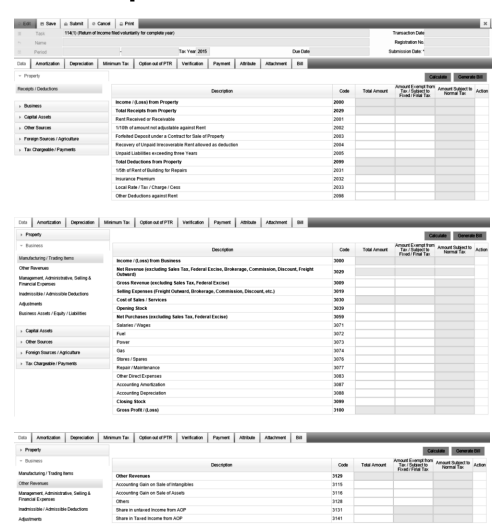


Data	Amortizatio	n Depreciation	Minimum Tax	Option out of PTR	Verification	Payment	Attribute	Attach	ment	Bill					
															Calculate
			Des	cription				Code	Receipt	s / Value	Tax Collected / Deducted / Paid	Tax Chargeable	Attributable Taxable Income	Tax on Attributable Taxable Income	Difference (Option Valid if <=0)
Import u	u/s 148 @1%							64010052							
Import u	u/s 148 @2%							64010054							
Import u	u/s 148 @3%							64010056							
Import u	u/s 148 @4.59	6						64010059							
Import u	u/s 148 @6%							64010062							
Paymer	nt for Goods u	/s 153(1)(a) @1%						64060052							
Paymer	nt for Goods u	/s 153(1)(a) @1.5%						64060053							
Paymer	nt for Goods u	/s 153(1)(a) @4.5%						64060059							
Receipt	ts from Contra	ects u/s 153(1)(c) @	7.5%					64060265							
Receipt	ts from Contra	icts u/s 153(1)(c) @	10%					64060270							
Fee for	Export related	d Services u/s 153(2	2)@1%					64060352							
Export F	Proceeds u/s	154(1) @1%						64070054							
Foreign	n Indenting Co	mmission u/s 154(2	2)					64070151							
Commis	ission / Discou	int on petroleum pro	ducts u/s 156A					64090151							
Brokera	age / Commis	sion u/s 233 @7.5%						64120065							
Brokera	age / Commis	sion u/s 233 @12%						64120074							

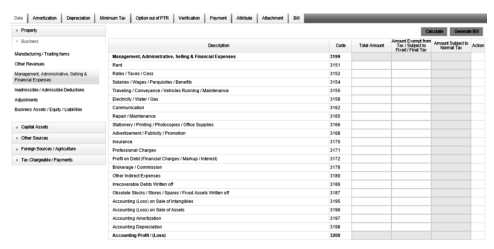


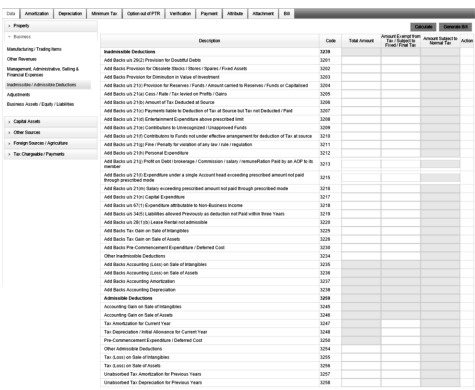
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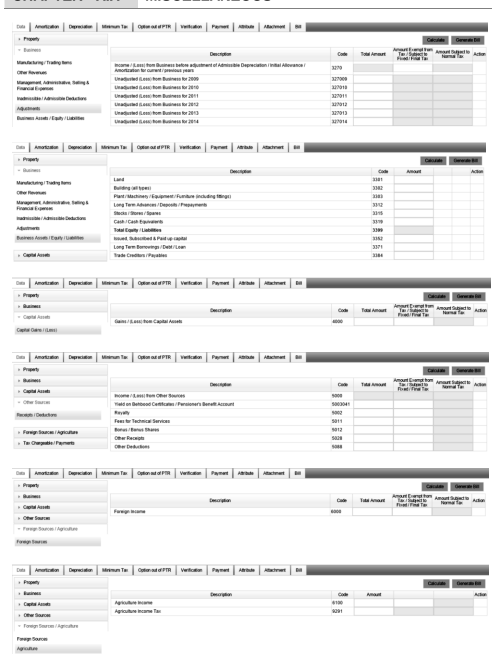
¹["AOP Income Tax Return 2015

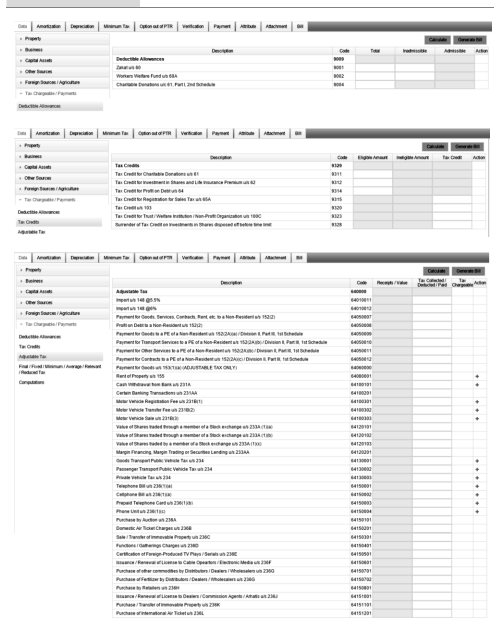


^{1 1} Inserted by the S.R.O. 877(I)/2015 dated 01.09.2015

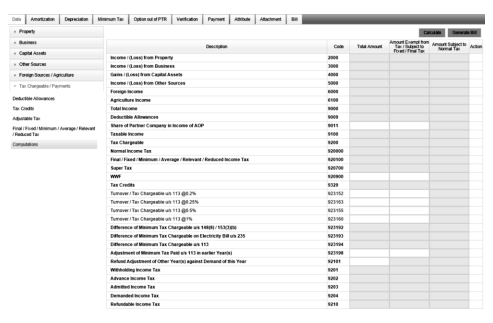




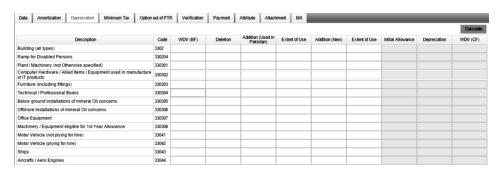




ata	Amortization	Depreciation	Minimum Tax	Option out of PTR	Verification	Payment	Attribute	Attachment	Bill					
Prope	erty											Ca	diculate General	te B
Busin	ness					Description				Code	Receipts / Value	Tax Collected / Deducted / Paid	Tax Chargeable	A
Capit	tal Assets		Final / Fit	xed / Minimum / Aver	age / Relevant	/ Reduced Ta	эx			640001		Deduction 1 and		
Other	r Sources			s 148 @1%						64010052				
	ian Sources / Aa	riculture		s 148 @2%						64010054				4
	Chargeable / Pay			s 148 @3%						64010056				4
Tax (Chargeable / Pay	ments		s 148 @4.5% s 148 @6%						64010059 64010062				H
ductib	ole Allowances			s 148 @ 6% 'Edible Oil u/s 148 @ 5	E 604					64010062				H
x Cred	dits			Packing Material u/s						64010161				H
ustab	de Tax			Edible Oil u/s 148 @8						64010166				
al / Fi	ixed / Minimum /	/ Average / Releva		Packing Material u/s						64010186				
	ed Tax			l u/s 150 @7.5%						64030052				
puta	ations		Dividend	l u/s 150 @10%						64030053				
			Dividend	l u/s 150 @12.5%						64030054				
			Dividend	I to a Non-Resident co	vered under Al	DDT u/s 150 /	u/s 5			64030099				
				Debt u/s 151 from NS		S				64040051				
				Debt u/s 151 from Bar						64040052				
				Debt u/s 151 from Go		rities				64040053				
				Debt u/s 151 from Oth						64040054				
				Fee for Technical Ser						64050051				
			Payment Division	t for Contracts for Con: II, Part III, 1st Schedule	struction, Asser e	mbly or Installa	ation to a No	n-Resident u/s 1	52(1A)(a) /	64050052				
				for Services, Contract		ident u/s 152	(1A)(b) / Divi	sion II, Part III, 1:	t Schedule	64050053				
				dvertisement Service:						64050054				
			Insuranc	e / Reinsurance Prem	ium to a Non-R	esident u/s 15	52(1AA) / Div	rision II, Part III, 1	st Schedule	64050055				
			Fee for A	dvertisement Service:	s to a Non-Resi	ident u/s 152(1AAA) / Divis	sion II, Part III, 1s	t Schedule	64050056				
			Profit on	Debt u/s 152(2) / u/c (5A), Part II, 2nd	Schedule				64050096				
				Fee for Technical Ser						64050097				
				for Goods, Services,		t, etc. to a Non	-Resident co	overed under AE	DT	64050098				
			Payment	for Goods u/s 153(1)((a) @1%					64060052				
			,	for Goods u/s 153(1)(a for Services u/s 153(1	-, 6					64060059 64060152				ŀ
			,		-, 6									t
			Payment	for Services u/s 153(1)(b) @2%					64060154				
			Payment	for Services u/s 153(1)(b) @10%					64060170				
				from Contracts u/s 153						64060265				
				from Contracts u/s 153						64060270				
				xport related Services		%				64060352				
				oceeds u/s 154(1) @1						64070054				
				ndenting Commission	u/s 154(2)					64070151				
				Prize Bond u/s 156 from Crossword Puzz	4					64090051 64090052				
				from Crossword Puzz from Raffle u/s 156	ne u/s 156					64090052				
				from Lottery u/s 156						64090054				
				from Quiz u/s 156						64090055				
				from Sale Promotion	u/s 156					64090056				
			Commiss	ion / Discount on petro	oleum products	u/s 156A				64090151				
			Brokerag	e / Commission u/s 23	3 @7.5%					64120065				ľ
				e / Commission u/s 23	3 @12%					64120074				
				tion Gas Bill u/s 234A						64130151				
				Bill of Commercial Co		5				64140051				
				Bill of Industrial Cons						64140052				ļ
				of Bonus Shares by C						64151351				ŀ
				of Bonus Shares by C			ck Exchange	u/s 236N		64151451				
				ains on Immovable Pr ains on Immovable Pr						64220051 64220053				ŀ
				ains on Immovable Pr ains on Immovable Pr						64220053 64220055				ł
				iains on Securities u/s		, , & 10 m				64220151				ŀ
				ains on Securities u/s	-					64220155				ł
				ains on Securities u/s						64220156				t
				ervices outside Pakist		II, 2nd Schedu	ule			64310051				Ì
				for Contracts outside i						64310052				ĺ
			Purchase	of Locally Produced 6	Edible Oil u/c (1	3C), Part II, 2r	nd Schedule			64310053				
			Fee for C	arriage Services by Oi	il Tanker / Good	ds Transport C	Contractor u/c	(43D) / (43E), F	art IV, 2nd	64320051				
				f Haii Group Operators	s u/c (72A). Part	t IV. 2nd Sche	dule			64320052				





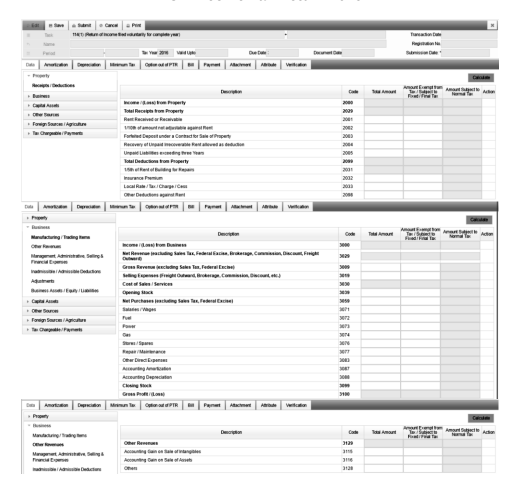




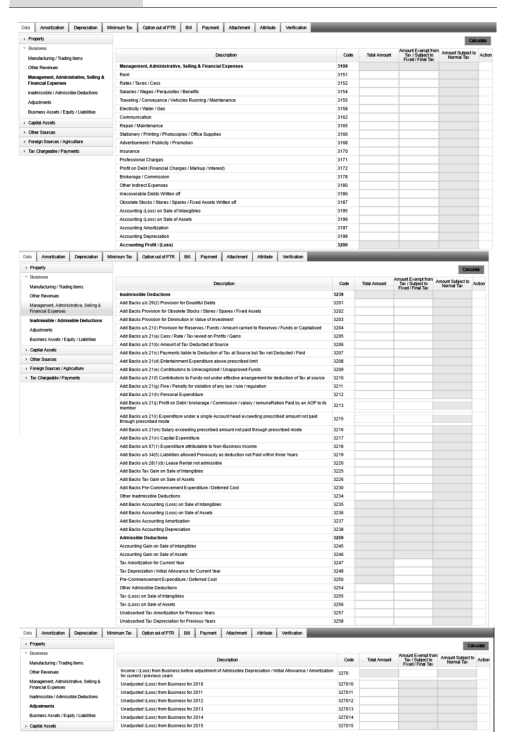


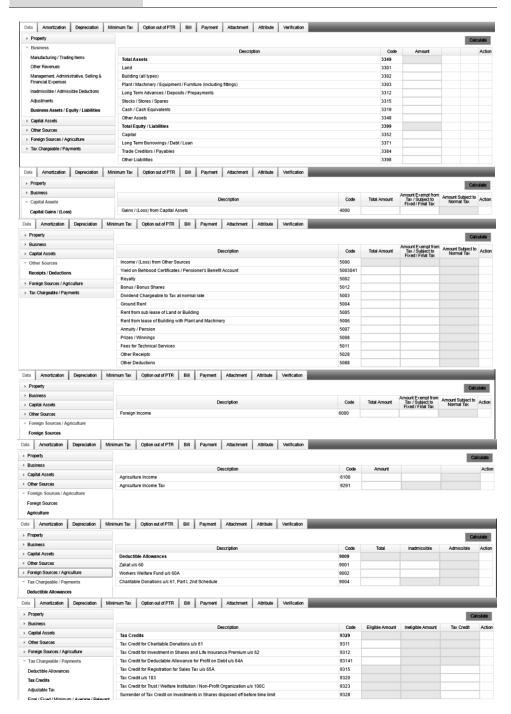
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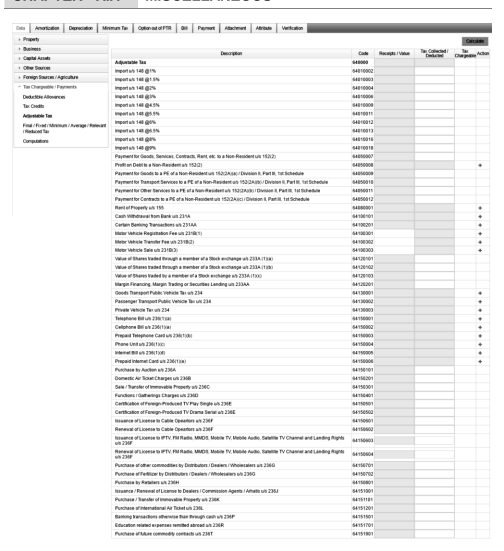
¹[Part-II H AOP Income Tax Return 2016



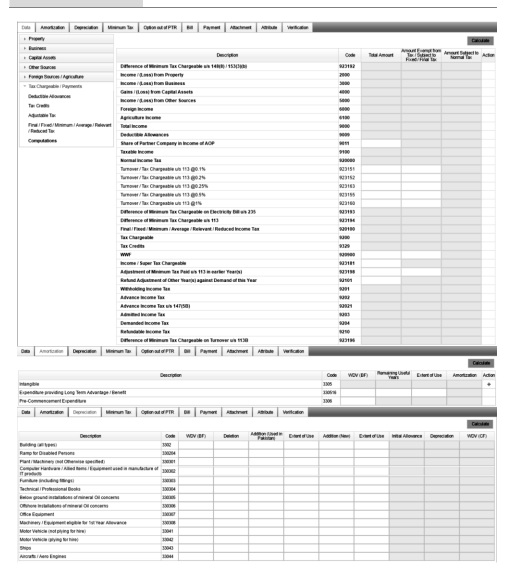
Added by the S.R.O. 792(I)/2016 dated 25th August, 2016.



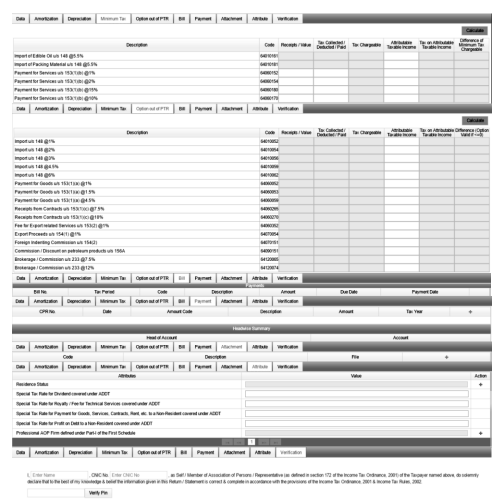




Prope														Cali	icula
Busin						Des	cription				Code	Receipts / Value	Tax Collected / Deducted	Tax Chargeable	A
	ni Assets		Final / Fix	red / Minimum / Aver	rage / Rele	evant / Red	uced Tax				640001				
	Sources gn Sources / Agri			148 @1%							64010052				1
	hargeable / Payr			148 @1.5%							64010053				4
				148 @2% 148 @3%							64010054 64010056				8
Tax Cr	tible Allowances			148 @4.5%							64010056				8
	table Tax			148 @5.5%							64010061				ı
				148 @6%							64010062				ı
Releva	/ Fixed / Minimu ant / Reduced To	m / Average / ax		148 @6.5%							64010063				
Comp	utations		Import u/s	148 @8%							64010066				
				148 @9%							64010068				
				Edible Oil u/s 148 @							64010161				4
				Packing Material u/s	148 @5.5	%					64010181 64030052				4
				u/s 150 @7.5% u/s 150 @10%							64030052				H
				u/s 150 @10.5%							64030053				ł
				to a Non-Resident o	overed un	der ADTT u	/s 150 / u/s 5				64030099				ı
				Debt u/s 151 from NS							64040051				i
			Profit on I	Debt u/s 151 from Ba	nk Accoun	nts / Deposit	s				64040052				
			Profit on I	Debt u/s 151 from Go	vernment	Securities					64040053				
				Debt u/s 151 from Ott							64040054				
				Fee for Technical Se							64050051				
				for Contracts for Con I, Part III, 1st Schedul		Assembly o	r Installation to	a Non-Resid	lent u/s 152	(1A)(a) /	64050052				
				for Services, Contrac		n-Resident	u/s 152(1A)(b)	/ Division II, F	Part III, 1st S	chedule	64050053				
			Fee for A	dvertisement Service	s to a Non	-Resident u	a/s 152(1A)(c) /	Division II, P	art III, 1st So	chedule	64050054				
				/ Reinsurance Pren							64050055				
			Fee for A	dvertisement Service	s to a Non	-Resident u	/s 152(1AAA)	/ Division II, P	art III, 1st Se	chedule	64050056				
				Debt u/s 152(2) / u/c							64050096				
				Fee for Technical Se							64050097 T 64050098				H
				for Goods, Services, for Goods u/s 153(1)		, Rent, Capi	tal Gains, etc. t	to a Non-Res	ident covere	ed under AD1	f 64050098 64060052				8
				for Goods u/s 153(1)							64060052				ł
				for Goods u/s 153(1)							64060059				i
				for Goods u/s 153(1)							64060063				i
			Payment	for Services u/s 153(1)(b) @2%	6					64060154				
				for Services u/s 153(64060170				
				from Contracts u/s 15							64060265				
				from Contracts u/s 15							64060270				4
				xport related Service		2)@1%					64060352				H
				oceeds u/s 154(1) @ ndenting Commission		2)					64070054 64070151				8
				ceeds of goods to exp							64070151				ł
				eeds of of goods by			u/s 154(3A)				64070153				ı
				Payments to indirect							64070154				ı
				oceeds u/s 154(3C)							64070155				
			Prize on F	Prize Bond u/s 156							64090051				
				from Crossword Puz	zzle u/s 15	6					64090052				
				from Raffle u/s 156							64090053				
				from Lottery u/s 156							64090054				
				from Quiz u/s 156							64090055				
				from Sale Promotion							64090056 64120070				H
				e / Commission u/s 2 for Services u/s 153(%					64060180				
				e / Commission u/s 2							64120074				
				tion Gas Bill u/s 234A	-						64130151				
				Bill of Commercial (u/s 235					64140051				
			Electricity	Bill of Industrial Con	nsumer u/s	235					64140052				
			Issuance	of Bonus Shares by	Companie	s quoted or	Stock Exchan	nge u/s 236M			64151351				
				in specie u/s 236S							64151801				
				of Bonus Shares by							64151451				
			-	for use or right to use ains on Immovable F				c equipment	1/5 236Q		64151651 64220051				H
				ains on immovable F ains on immovable F							64220051				
				ains on Immovable F							64220055				i
				ains on Securities u/							64220151				i
			Capital G	ains on Securities u/	s 37A @12	2.5%					64220155				j
			Capital G	ains on Securities u/	s 37A @15	5%					64220156				
				ains on Securities u/	_						64220157				
				ervices outside Pakis							64310051				1
				for Contracts outside							64310052				4
				of Locally Produced					(/43E) P	10/2-4	64310053				
			Fee for Co Schedule	arriage Services by (on Tanker	Goods Trai	nsport Contrac	nor u/c (43D)	(43E), Par	iv, 2nd	64320051				4
			Income of	f Hajj Group Operato	rs u/c (72/	A), Part IV, 2	nd Schedule				64320052				j
			Profit on o	debt u/s 7B							64310056				



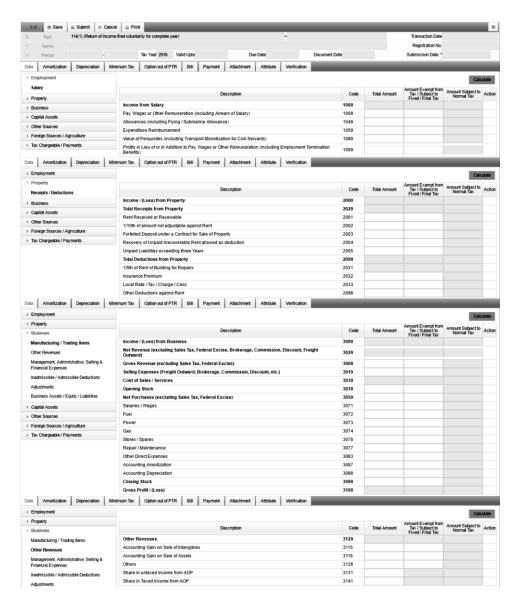
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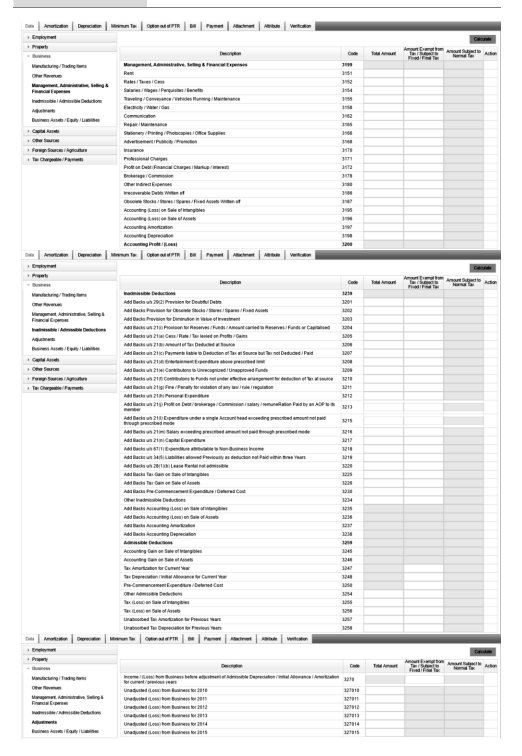
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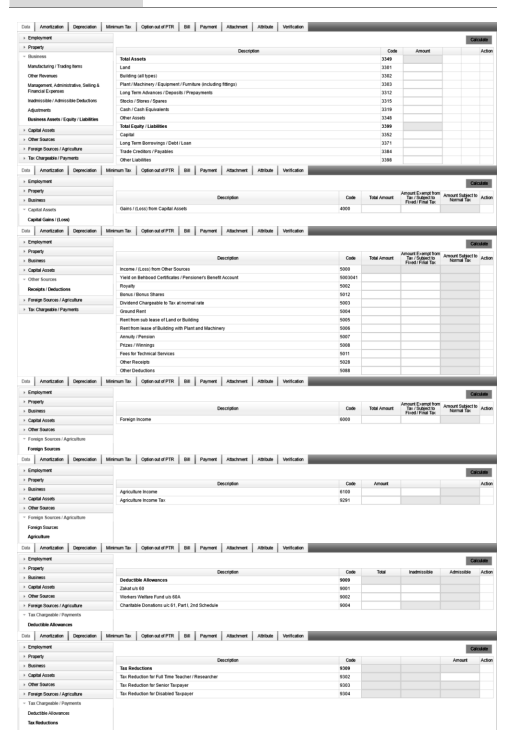
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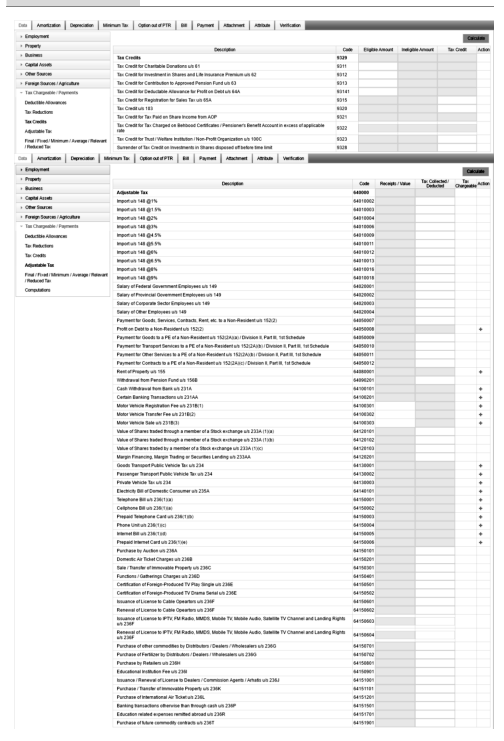
¹[Part-II H Individual Income Tax Return 2016



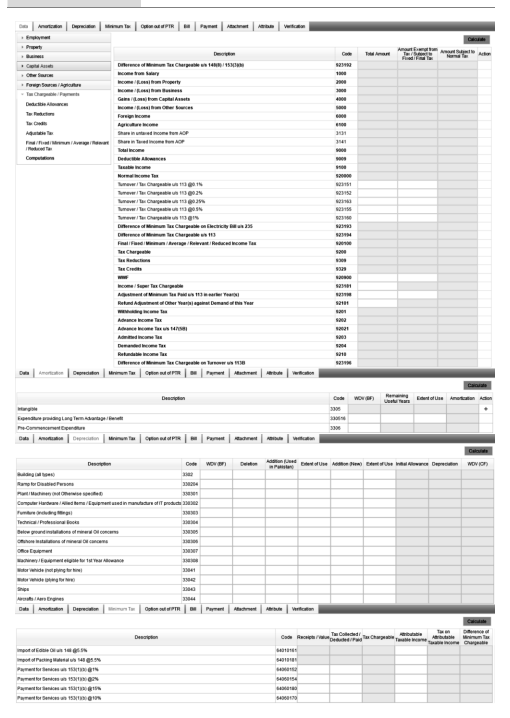
¹ Added by the S.R.O. 792(I)/2016 dated 25th August, 2016.

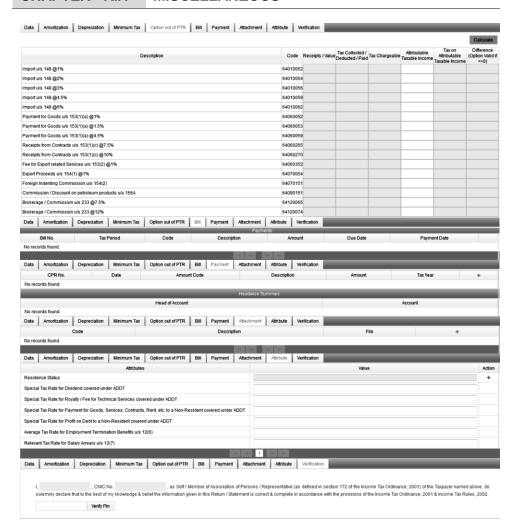






Promotion Conceined Conc	Calcula					
March March Marchant Marc	argeable A	т	ax Collected /	Receipts / Value Ta	Corte	
Capital Acids	argeane A	ı.	Deducted	recepts / value		
Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition Proposition						
Important Margins Ma						
Institution March					64010054	
Implication May 68/55 May 18 Ma					64010056	
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MISCELLANEOUS

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		"Part-II H
		Instructions for Filling in Return Form & Wealth Statement
Form	Sr.	Instruction Yes following a service of the families a service of the service of
		The following persons are required to furnish a return of income for a tax year: (a) Every company; (b) Every person (other than a company) whose taxable income for the year exceeds PKR 400,000; (c) Every non-profit organization as defined in clause (36) of section 2; (d) Every welfare institution approved under clause (56) of Part I of the Second Schedule; (e) Every person who has been charged to tax in respect of any of the two preceding tax years; (f) Every person who claims a loss carried forward under this Ordinance for a tax year; (g) Every person who cwisi immovable property with a land area of two hundred and fifty square yards or more or owns any flat located in areas falling within the municipal limits existing immediately before the commencement of Local Government laws in the provinces; or areas in a Cantonment, or the Islamabad Capital Territory; (h) Every person who owns a flat having covered area of two thousand square feet or more located in a rating area; (i) Every person who owns a flat having covered area of two thousand square feet or more located in a rating area;
General		(i) Every person who owns a motor verticle having engine capacity above 1000 CC; (k) Every person who has obtained National Tax Number; (l) Every person who is the holder of commercial or industrial connection of electricity where the amount of annual bill exceeds rupees five hundred flucusand; (m) Every person who is the holder of commercial or industrial connection of electricity where the amount of annual bill exceeds rupees five hundred flucusand; (m) Every person who is the holder of commercial or industrial connection or any trade or business association or any market committee or any professional body including Pakistan Engineering Council, Pakistan Medical and Dental Council, Pakistan Bar Council or any Provincial Bar Council, institute of Chartered Accountants of Pakistan or Institute of Cost and Management Accountants of Pakistan; (n) Every individual whose income under the head Business exceeds PKR 300,000 but does not exceed PKR 400,000 in a tax year. The following errors / omissions shall render a Return invalid 8 make the taxpayer a non-filer 8 liable to penalty under section 182(1): (a) Return on which NIC is missing or incorrect or invalid; (b) Return which is not filed in the prescribed form; (c) Return which is not filed in the prescribed Form; (e) Return which is not filed in the prescribed Form; (e) Return which is not filed in the prescribed mode. Individuals deriving incorne under the head Property, Capital Gains 8 Other Sources (excluding Salary / Business) 8 Income subject to fixed / final tax have to file one page Return in IT-18 Form with Annex-A, Annex-F & Wealth Statement if required to be filed. Individuals deriving incorne under the head Dusinesis or failing under Final Tax Regime (FTR) such as Commercial Importers, Exporters, Contractors, etc. have to file under the head Dusinesis or failing under Final Tax Regime (FTR) such as Commercial Importers, Exporters, Contractors, etc. have to file two page Return in IT-2 Form with Annex-A, Annex-F & Wealth Statement if required to be f
		Tax can be paid in any authorized branch of NBP & SBP at any time before filing of return. List of authorized braches of NBP & SBP can be downloaded from http://www.fbr.gov.pk.
IT-1B	13	
IT-2	27	Only Foreign Income (Not Loss) should be declared.
IT-1B IT-2	34 57	Only Agriculture Income (Not Loss) should be declared.
IT-1B	26	Tax Credits include Tax Credits for the following:
IT-2	41	Share in Taxed Income from ADP, Charitazie Donations uls 61; Investment in Shares of Public Companies listed on a Stock Exchange in Pakistan (only for Original Aliottee other than a Company) uls 62; Life Insurance Premium (only for Resident Individual deriving Income from Salary / Business) uls 62; Contribution to Approved Pension Fund (only for Pakistani Individual registered with FBR / NADRA deriving Income from Salary / Business) uls 63;
Annex-E		Taxpayers wanting to opt out of Final Tax Regime (FTR) u/c (56B), (56C), (56D), (56E), (56F), (56G), Part IV, Second Schedule, must file Annex- E.
Annex-F		Only Personal / Household (Non-Business) expenses should be declared.
Annex-F Wealth Statement	18	Expenses borne by more than one person must be declared in total by each person. For example, if in one family more than one member is conflibting to expenses or if more than one family is living jointly & within each family more than one member is contributing to expenses, total expenses under each head must be declared by each member of each family filing his wealth statement & then contribution by other family members be deducted to arrive at own contribution.
Weath Statement		If rows provided in any segment are inadequate, additional rows may be inserted. All assets must be delared at cost, including anollary expenses.
		If an asset is acquired under a Hire Purchase Agreement, total price should be declared as asset under the appropriate head & balance payable
Wealth Statement		amount should be declared as liability.
Wealth Statement		If Wealth Statement is filed for the first time, separate Reconciliation Statement must be filed for each previous year.
Wealth Statement	4	Equipment, Plant, Machinery (Non-Business) must be declared with description, for example, Generator, Tubewell, Harvestor, Tractor, Trolley, etc.
		Assets created, whether in Pakistan or abroad, in the name of spouse(s), children & other dependents should be declared only if acquired by
Wealth Statement	14	them with funds provided by you (Benami Assets). A separate column for assets held outside Pakistan has been added wherein any/all assets held abroad are to be declared at cost in Pak Rupee.
Wealth Statement	16	A separate countri for assess ned custos Pakasan has been abbed wherein arryan assess had abroad are to be decard at cost in Pak Rujkee. Value

MISCELLANEOUS

		RETURN OF TOTAL INCOME / STATEMENT OF FI	NAL TAXATION UN	DER THE I	NOOME TAX ORDE	NANCE, 2001 (IT-18	9
		(FOR INDIVIDUAL, DERIVING INCOME	UNDER ANY HEA	D OTHER T	HAN SALARY / BU	SINESS)	
Na	me*					Tax Year	2016
CN	IIC*					NTN	
Add	ress*						
					Total	Amount Exempt from Tax / Subject	Amount Subject to Norma
	Sr.	Description		Code	Amount	to Fixed / Final Tax	Tax
					A	В	u
	1	Income / (Loss) from Property [Sum of 2 to 6] - [Sum of	7 to 10]	2000			
		Rent Received or Receivable		2001			
	3	1/10th of amount not adjustable against Rent		2002			
	4	Forfeited Deposit under a Contract for Sale of Property		2003			
è				2004			
Property	$\overline{}$	Recovery of Unpaid Inecoverable Rent allowed as deduction	п				
ě.	7	Unpaid Liabilities exceeding three years		2005			
	_	15th of Rent of Building for Repairs (2+3+4)*20%]		2031			
		Insurance Premium		2032			
	9	Local Rate / Tax / Charge / Cess		2033			
_	10	Other Deductions against Rent		2098			
_	11	Gains / (Loss) from Capital Assets		4000			
	12	Income / (Loss) from Other Sources		5000			
	13	Foreign Income		6000			
	14	Share in untaxed income from AOP		3131			
	15	Share in Taxed Income from AOP		3141			
		Total Income*		9000			
-					Total	Inadmissible	Admissible
Deductble Allowances	17	Deductible Allowances [18+19+20]		9009			
ş	18	Zakat u/s 60		9001			
à	19	Deductible Allowance for Profit on Debt u/s 64A		9007			
ŧ	20	Charitable Donations u/c 61. Part I. 2nd Schedule		9004			
3	_	Taxable Income [16-17]*		9100			
		Tax Chargeable [Col.C 23-24-25-26-27]		9200			
	23	Normal Income Tax Tax Reduction for Senior Taxpayer		920000			
	25	Tax Reduction for Disabled Taxpayer		9304			
2	26	Tax Credits		9329			
omputations	27	Super Tax		920700			
1	28	Tax Paid [Sr.29 Col. B+Sr.30 Col. B+Sr.36 Col. B+Sr.1 Col.B A	nex-A]				
E	29	Advance Income Tax		9202			
0	30	Admitted Income Tax		9203			
	31	Refundable Income Tax [22-28 If <0]		9210			
	32	Demanded Income Tax [22-28 if >0]		9204			
	33	Refund Adjustment of Other Year(s) against Demand of this	Year (+31)	92101			
	34	Agriculture Income		6100			
-	-	Agriculture Income Tax		9291			
	-	Paricular Footie Inc.		***		Tax Collected/	
					Receipts / Value	Deducted/Paid	Tax Chargeable
	36	Pinal / Pixed / Minimum / Average / Relevant / Reduced 1 of 37 to 52]	ncome Tax Sum				
	30	01 37 10 34		640001			
			•	640001			
	37	Dividend uls 150 @7.5%		640001 64030052			
	_	Dividend uls 150 @7.5% Dividend uls 150 @10%					
	38			64030052			
gime	38	Dividend uls 150 @10%		64030052 64030053			
Regime	38 39 40	Dividend uts 150 @10% Dividend uts 150 @ 12:50%		64030052 64030053 64030054			
Catto Rogime	38 39 40	Dividend uis 150 @10% Dividend uis 150 @ 12.50% Profit on Debt uis 78 Price on Price Bond uis 156		64030052 64030053 64030054 64310056			
ŝ	38 39 41 41 42	Dividend uls 150 @ 10% Dividend uls 150 @ 1250% Pholif on Debt uls 78 Pholif on Debt uls 78 Pholif on Processord Puzzle uls 156 Winnings from Crossword Puzzle uls 156		64030052 64030053 64030054 64310056 64090051			
ŝ	38 39 40 41	Dividend uib 150 @10% Dividend uib 150 @ 1250% Photit on Debt uib 75 Photis on Prize Bond uib 156 Winnings from Cossesord Puzzle uib 156 Winnings from Bettle uib 156		64030052 64030053 64030054 64030056 64090051			
ŝ	38 39 40 41 42 43 44	Dividend uis 150 (\$10%) Dividend uis 150 (\$12.50%) Prifit on Debt vis 78 Prito on Pritor Bond uis 156 Winnings from Crosseard Puzzle uis 156 Winnings from Edite uis 156 Winnings from Lattery uis 156		64030052 64030053 64030054 64030054 64090051 64090052 64090053			
ŝ	38 39 40 41 42 43 44 45	Oxidend uls 150 @10% Dividend uls 150 @ 12:50% Prioti on Debt uls 78 Prios on Prios Bond uls 156 Winnings from Crosseord Puzzle uls 156 Winnings from Refile uls 156 Winnings from Lotter yuls 158 Winnings from Lotter yuls 158 Winnings from Outer uls 156		64030052 64030053 64030054 64310056 64090051 64090053 64090054 64090054			
ŝ	38 39 40 41 42 43 44 45	Dividend uls 150 @ 10% Dividend uls 150 @ 1250% Photi on Debt uls 78 Photi on Debt uls 78 Photi on Prize Bond uls 156 Winnings from Cossesord Puzzle uls 156 Winnings from Raffe uls 156 Winnings from Lottery uls 156 Winnings from Gut uls 156 Winnings from Gut uls 156 Winnings from Gut uls 156 Winnings from Gut uls 156		64030052 64030053 64030054 64310056 64090051 64090053 64090054 64090056 64090056			
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Relevant / Reduced Rate	38 39 41 42 43 44 45 46 47 48 48 48 48 48 48 48 48 48 48 48 48 48	Oxidend uib 150 @ 10% Dividend uib 150 @ 12.50% Photo on Debt uib 78 Photo on Debt uib 78 Photo on Prize Bond uib 156 Winnings from Refile uib 156 Winnings from Refile uib 156 Winnings from Lottery uib 156 Winnings from Lottery uib 156 Winnings from Guber uib 156 Winnings from Guber uib 156 Winnings from Guber uib 156 Learnes of Borus Shares by Companies quaded on Stock Eucher Learnes of Borus Shares by Companies on guided on Stock Eucher Learnes of Borus Shares by Companies on guided on Stock Eucher Learnes of Borus Shares by Companies on guided on Stock Eucher Learnes of Borus Shares by Companies on guided on Stock Eucher Learnes of Borus Shares by Companies on guided on Stock Eucher Learnes of Borus Shares by Companies on guided on Stock Eucher Learnes of Borus Shares by Companies on guided on Stock Eucher Learnes of Borus Shares by Companies on guided on Stock Eucher Learnes of Borus Shares by Companies on guided on Stock Eucher Learnes of Borus Shares by Companies on guided on Stock Eucher Learnes of Borus Shares by Companies on guided on Stock Eucher Learnes of Borus Shares by Companies on guided on Stock Eucher Learnes of Borus Shares by Companies on guided on Stock Eucher Learnes of Borus Shares by Companies on guided on Stock Eucher Learnes of Borus Shares by Companies on guided on Stock Eucher Learnes of Borus Shares by Companies on guided on Stock Eucher Learnes of Borus Shares by Companies on guided on Stock Eucher Learnes of Borus Shares by Companies on guided on Stock Eucher Learnes of Borus Shares by Companies on guided on Stock Eucher Learnes of Borus Shares by Companies on guided on Stock Eucher Learnes of Borus Shares by Companies on guided on Stock Eucher Learnes of Borus Shares by Companies on guided on Stock Eucher Learnes of Borus Shares by Companies on guided on Stock Eucher Learnes of Borus Shares by Companies on guided on Stock Eucher	ge uis 236M	64030052 64030053 64030054 64030054 64090051 64090053 64090054 64090056 64090056 64151351 64151451 64220051			
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/ Fibe di/A venage / Refevent / Reduced Rate	38 39 40 41 42 43 44 45 46 47 48 50 51 52 L, Represional	Dividend uls 150 (\$10%) Dividend uls 150 (\$12.50%) Pivitis on Dividend uls 150 (\$12.50%) Pivitis on Pivitis Bond uls 156 Winnings from Crosseord Puzzle uls 156 Winnings from Lottery uls 156 Winnings from Lottery uls 156 Winnings from Cut uls 156 Winnings from Cut uls 156 Winnings from Cut uls 156 Winnings from Cut uls 156 Winnings from Cut uls 156 Companies on Stack Cut uls 156 Coptail Galains on Immostate Property uls 20(14) (\$15%) Coptail Galains on Immostate Property uls	ge ula 236M banga ula 236N CNIC No.	64030052 64030053 64030054 64310056 64090051 64090052 64090054 64090056 64090056 64151381 64220051 64220053 64220053 64220058	med above, do soleto	nnly declare that to to the provisions of the	Self / he best of my irrome Tisx
/ Fibe di/A venage / Refevent / Reduced Rate	38 39 40 41 42 43 44 45 46 47 48 50 51 52 L, Represional	Dividend uis 150 (\$10%) Dividend uis 150 (\$12.50%) Prict on Debt vis 78 Price on Price Bond uis 156 Winnings from Crossword Puzzle uis 156 Winnings from Crossword Puzzle uis 156 Winnings from Edited uis 156 Winnings from Gut uis 156 Winnings from Gut uis 156 Winnings from Gut uis 156 Winnings from Gut uis 156 Issaerace of Bonus Shares by Companies qualed on Stock Exchat Issaerace of Bonus Shares by Companies qualed on Stock Exchat Issaerace of Bonus Shares by Companies on Equated on Stock Exchat Issaerace of Bonus Shares by Companies on Equated on Stock Exchat Issaerace of Bonus Shares by Companies on Equated on Stock Exchat Issaerace of Bonus Shares by Companies on Equated on Stock Exchat Issaerace on Bonus Shares by Companies on Equated on Stock Exchat Capital Galain on Immossible Property uis 27(1A) (\$10%) Capital Galain on Securities uis 37A (\$15%) Capital Galain on Securities uis 37A (\$15%) Capital Galain on Securities uis 37A (\$15%) Capital Galain on Immossible Property uis 27(1A) (\$10%) Capital Galain on Immossible	ge ula 236M banga ula 236N CNIC No.	64030052 64030053 64030054 64310056 64090051 64090052 64090054 64090056 64090056 64151381 64220051 64220053 64220053 64220058	med above, do soleto	mnly declare that to t	Self / the best of my income Ties
/ Floe di A venage / Refevant / Reduced Rate	38 39 40 41 42 43 44 45 46 47 48 50 51 52 L, Represional	Dividend uis 150 (\$10%) Dividend uis 150 (\$12.50%) Prict on Debt vis 78 Price on Price Bond uis 156 Winnings from Crossword Puzzle uis 156 Winnings from Crossword Puzzle uis 156 Winnings from Edited uis 156 Winnings from Gut uis 156 Winnings from Gut uis 156 Winnings from Gut uis 156 Winnings from Gut uis 156 Issaerace of Bonus Shares by Companies qualed on Stock Exchat Issaerace of Bonus Shares by Companies qualed on Stock Exchat Issaerace of Bonus Shares by Companies on Equated on Stock Exchat Issaerace of Bonus Shares by Companies on Equated on Stock Exchat Issaerace of Bonus Shares by Companies on Equated on Stock Exchat Issaerace of Bonus Shares by Companies on Equated on Stock Exchat Issaerace on Bonus Shares by Companies on Equated on Stock Exchat Capital Galain on Immossible Property uis 27(1A) (\$10%) Capital Galain on Securities uis 37A (\$15%) Capital Galain on Securities uis 37A (\$15%) Capital Galain on Securities uis 37A (\$15%) Capital Galain on Immossible Property uis 27(1A) (\$10%) Capital Galain on Immossible	ge ula 236M banga ula 236N CNIC No.	64030052 64030053 64030054 64310056 64090051 64090052 64090054 64090056 64090056 64151381 64220051 64220053 64220053 64220058	med above, do soles in accordance with	nnly declare that to to the provisions of the	Self / The best of my brooms Tax
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Brail / Floe di Alverage / Refevant / Reduced Rate	38 39 40 41 42 43 44 45 46 47 48 50 51 52 L, Represional	Dividend uis 150 (\$10%) Dividend uis 150 (\$12.50%) Prict on Debt vis 78 Price on Price Bond uis 156 Winnings from Crossword Puzzle uis 156 Winnings from Crossword Puzzle uis 156 Winnings from Edited uis 156 Winnings from Gut uis 156 Winnings from Gut uis 156 Winnings from Gut uis 156 Winnings from Gut uis 156 Issaerace of Bonus Shares by Companies qualed on Stock Exchat Issaerace of Bonus Shares by Companies qualed on Stock Exchat Issaerace of Bonus Shares by Companies on Equated on Stock Exchat Issaerace of Bonus Shares by Companies on Equated on Stock Exchat Issaerace of Bonus Shares by Companies on Equated on Stock Exchat Issaerace of Bonus Shares by Companies on Equated on Stock Exchat Issaerace on Bonus Shares by Companies on Equated on Stock Exchat Capital Gains on Immossible Property uis 27(1A) (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Secur	ge ula 236M banga ula 236N CNIC No.	64030052 64030053 64030054 64310056 64090051 64090052 64090054 64090056 64090056 64151381 64220051 64220053 64220053 64220058	med above, do soleto	nnly declare that to to the provisions of the	deff / the best of my a income Tisc
Final / Floe di A venage / Refevant / Reduced Rate	38 39 40 41 42 43 44 45 46 47 48 50 51 52 L, Represional	Dividend uis 150 (\$10%) Dividend uis 150 (\$12.50%) Prict on Debt vis 78 Price on Price Bond uis 156 Winnings from Crossword Puzzle uis 156 Winnings from Crossword Puzzle uis 156 Winnings from Edited uis 156 Winnings from Gut uis 156 Winnings from Gut uis 156 Winnings from Gut uis 156 Winnings from Gut uis 156 Issaerace of Bonus Shares by Companies qualed on Stock Exchat Issaerace of Bonus Shares by Companies qualed on Stock Exchat Issaerace of Bonus Shares by Companies on Equated on Stock Exchat Issaerace of Bonus Shares by Companies on Equated on Stock Exchat Issaerace of Bonus Shares by Companies on Equated on Stock Exchat Issaerace of Bonus Shares by Companies on Equated on Stock Exchat Issaerace on Bonus Shares by Companies on Equated on Stock Exchat Capital Gains on Immossible Property uis 27(1A) (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Secur	ge ula 236M banga ula 236N CNIC No.	64030052 64030053 64030054 64310056 64090051 64090052 64090054 64090056 64090056 64151381 64220051 64220053 64220053 64220058	med above, do soles in accordance with	nnly declare that to to the provisions of the	Gelf / he beat of my income Tiex
/ Fibe d/ A verage / Refevent / Reduced Rate	38 39 40 41 42 43 44 45 46 47 48 50 51 52 L, Represional	Dividend uis 150 (\$10%) Dividend uis 150 (\$12.50%) Prict on Debt vis 78 Price on Price Bond uis 156 Winnings from Crossword Puzzle uis 156 Winnings from Crossword Puzzle uis 156 Winnings from Edited uis 156 Winnings from Gut uis 156 Winnings from Gut uis 156 Winnings from Gut uis 156 Winnings from Gut uis 156 Issaerace of Bonus Shares by Companies qualed on Stock Exchat Issaerace of Bonus Shares by Companies qualed on Stock Exchat Issaerace of Bonus Shares by Companies on Equated on Stock Exchat Issaerace of Bonus Shares by Companies on Equated on Stock Exchat Issaerace of Bonus Shares by Companies on Equated on Stock Exchat Issaerace of Bonus Shares by Companies on Equated on Stock Exchat Issaerace on Bonus Shares by Companies on Equated on Stock Exchat Capital Gains on Immossible Property uis 27(1A) (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Secur	ge ula 236M banga ula 236N CNIC No.	64030052 64030053 64030054 64310056 64090051 64090052 64090054 64090056 64090056 64151381 64220051 64220053 64220053 64220058	med above, do soleto in socordance with	nnly declare that to to the provisions of the	Self / the beat of my income Tax
Rinal / Flore of A verage / Refevant / Reduced Rate	38 39 40 41 42 43 44 45 46 47 48 50 51 52 L, Represional	Dividend uis 150 (\$10%) Dividend uis 150 (\$12.50%) Prict on Debt vis 78 Price on Price Bond uis 156 Winnings from Crossword Puzzle uis 156 Winnings from Crossword Puzzle uis 156 Winnings from Edited uis 156 Winnings from Gut uis 156 Winnings from Gut uis 156 Winnings from Gut uis 156 Winnings from Gut uis 156 Issaerace of Bonus Shares by Companies qualed on Stock Exchat Issaerace of Bonus Shares by Companies qualed on Stock Exchat Issaerace of Bonus Shares by Companies on Equated on Stock Exchat Issaerace of Bonus Shares by Companies on Equated on Stock Exchat Issaerace of Bonus Shares by Companies on Equated on Stock Exchat Issaerace of Bonus Shares by Companies on Equated on Stock Exchat Issaerace on Bonus Shares by Companies on Equated on Stock Exchat Capital Gains on Immossible Property uis 27(1A) (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Securities uis 37A (\$10%) Capital Gains on Secur	ge ula 236M banga ula 236N CNIC No.	64030052 64030053 64030054 64310056 64090051 64090052 64090054 64090056 64090056 64151381 64220051 64220053 64220053 64220058	med above, do sole in accordance with	nnly declare that to to the provisions of the	Delt / the best of my

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CHAPTER - XIX MISCELLANEOUS

		RETURN OF TOTAL INCOME / STATEMENT OF FINAL TAXATION UND				
	- 1	FOR INDIVIDUAL DERIVING INCOME UNDER THE HEAD	BUSINESS & ANY	OTHER HEAD EXC		
Name	$\overline{}$				Tax Year	2016
CNIC	$\overline{}$				NTN*	
Addres	8r.	Description	Code	Total Amount	Amount Exempt from Tax / Subject to Fixed / Final Tax	Amount Subject to Norm Tax
	\Box			A	В	С
	1	Income from Business	3000			
:	2	Income / (Loss) from Property [Sum of 3 to 7] -[Sum of 8 to 11]	2000			
<u> </u>	3	Rent Received or Receivable	2001			
4	4	1/10th of amount not adjustable against Rent	2002			
	5	Forfeited Deposit under a Contract for Sale of Property	2003			
Property	6	Recovery of Unpaid Irrecoverable Rent allowed as deduction	2004			
g 7	7	Unpaid Liabilities exceeding three years	2006			
	8	1/5th of Rent of Building for Repairs [(3+4+6)*20%]	2031			
- 5	9	Insurance Premium	2032			
_ 1	10	Local Rate / Tax / Charge / Cess	2033			
1	11	Other Deductions against Rent	2098			
1	\neg	Gains / (Loss) from Capital Assets (Including securities)	4000			
	-	Income / (Loss) from Other Sources [Sum of 14 to 23] - [Sum of 24 to 2				
	\neg	Receipts from Other Sources	5029			
	\neg	Yield on Behbood Certificates / Pensioner's Benefit Account	5003041			
_	\neg	Royalty	5002			
	\neg	Profit on Debt (Interest, Yleid, etc)	5003			
를 -1	\neg	Ground Rent	5004			
<u>မို </u>		Rent from sub lease of Land or Building	5005			
6 -	\neg	Rent from lease of Building with Plant and Machinery	5006			
ĭ ⊢	$\overline{}$	Bonus / Bonus Shares	5012			
	\neg	Loan, Advance, Deposit or Gift received in Cash	5016			
	- 1	Other Receipts	5028			
	24 25	Deductions from Other Sources Accounting Depreciation	5089 5064			
	\neg	Other Deductions	5088			
$\overline{}$	\neg	Foreign Income	8000			
_		Share in untaxed income from AOP	3131			
-	\neg	Share in Taxed income from AOP	3141			
-	\neg	Total Income*	9000			
+	30	Total moonie		Total	Inadmissible	Admissible
9 3	31	Deductible Allowances [32+33+34+36]	9009			
e 3	32	Zakat u/s 60	9001			
3	33	Workers Welfare Fund u/s 60A	9002			
3	34	Charitable Donations u/c 61, Part I, 2nd Schedule	9004			
3	35	Deductible Allowance for Profit on Debt u/s 64A	9007			
3	36	Taxable Income [30-31]*	9100			
3	37	Tax Chargeable	9200			
3	38	Normal Income Tax	920000			
\vdash	$\overline{}$	Tax Reduction for Senior Taxpayer	9303			
4	40	Tax Reduction for Disabled Taxpayer	9304			
4	41	Tax Credits	9329			
	42	Difference of Minimum Tax Chargeable u/s 1138 / 148(8) / 153(3)(b)	923192			
4	43	Adjustment of Minimum Tax Paid u/s 113 in earlier Year(s) [<= (38-39-40-4	1+42)] 923198			
_ 4		<u> </u>	000400	1	1	
_ 4	44	Difference of Minimum Tax Chargeable on Electricity Bill u/s 235	923193			
_ 4	**	Difference of Minimum Tax Chargeable on Electricity Bill w/s 235 Difference of Minimum Tax Chargeable w/s 113	923193 923194			
4	45					

CHAPTER - XIX MISCELLANEOUS

		T			
<u> </u>	48	Tumover / Tax Chargeable u/s 113 @0.5%	923166		
Ŀ	49	Turnover / Tax Chargeable u/s 113 @1%	923160		
	50	Super Tax @ 3%	920700		
	51	Tax Paid [as per 62 + Annex'A']			
_	52	Advance Income Tax	9202		
	53	Refundable income Tax [37-61 If <0]	9210		
	54	Demanded Income Tax [37-51 If >0]	9204		
	55	Refund Adjustment of Other Year(s) against Demand of this Year [= 54]	82101		
	56	WWF	920900		
	57	Agrioutture Income	6100		
	58	Agriculture Income Tax	9291		
gou	I,		, CNIC No.		, in my capacity
at kr	nowl	if / Representative (as defined in section 172 of the Income Tax Ordinance, 2001) of edge & belief the Information given in this Return / Statement u/s 115(4) are correct ance, 2001 & Income Tax Rules, 2002.			
Ignatur	re:			Date:	

CHAPTER - XIX MISCELLANEOUS

	RETURN OF TOTAL INCOME / STATEMENT OF FINAL TAXATION UNDER THE				
	FOR INDIVIDUAL/AOP DERIVING INCOME UNDER THE HI	AD BUSINE	88 & ANY OTHER I		
lame*				Tax Year	2018
CNIC*	•			NTN	
81	r. Description	Code	Receipts / Value / Number	Tax Collected/ Deducted/Paid	Tax Chargeat
			A	В	С
\top	Final / Fixed / Minimum / Average / Relevant / Reduced Income Tax [Sum of 47				
59		840001			
60		84010062			
61	1 Import u/s 148 @2%	84010064			
62	2 Import u/s 148 @3%	84010068			
63		84010068			
64	4 Import u/s 148 @5.5%	84010081			
65	5 Import u/s 148 @6%	84010082			
66	6 Import of Edible OII u/s 148 @5.5%	84010181			
67	7 Import of Packing Material u/s 148 @5.5%	84010181			
68	8 Dividend u/s 150 @7.5%	84030062			
69	9 Dividend u/s 150 @10%	84030063			
70	Dividend u/s 150 @ 12.50%	84030064			
71	1 Dividend to a Non-Resident covered under ADDT u/s 150 / u/s 5	84030099			
72		84310068			
73	Royalty / Fee for Technical Services to a Non-Resident u/s 152(1) / Division IV, 3 Part I. 1st Schedule	84050061			
/3	Payment for Contracts for Construction, Assembly or Installation to a Non-Resident				
74		84060062			
75	Payment for Services, Contracts to a Non-Resident u/s 152(1A)(b) / Division II, Par III. 1st Schedule	84050053			
	Fee for Advertisement Services to a Non-Resident u/s 152(1A)(c) / Division II, Part				
76	III, 1st Schedule Insurance / Reinsurance Premium to a Non-Resident u/s 152(1AA) / Division II.	84050054			
77	7 Part III, 1st Schedule	84050055			
	Fee for Advertisement Services to a Non-Resident w/s 152(1AAA) / Division II, Part				
78		84050058			
		84050097			
	Payment for Goods, Services, Contracts, Rent, etc. to a Non-Resident covered	04000007			
81		84050098			
82 83 84		84080062			
83	3 Payment for Goods u/s 153(1)(a) @1.5%	84080063			
84	4 Payment for Goods u/s 153(1)(a) @4.5%	84080069			
	Payment for Goods u/s 153(1)(a) @6.5%	84080083			
86	Payment for Services u/s 153(1)(b) @ 1%	84080102			
85 86 87	7 Payment for Services u/s 153(1)(b) @ 2%	84080164			
	8 Payment for Services u/s 153(1)(b) @ 10%	84080170			
99 90 91	9 Receipts from Contracts u/s 153(1)(c) @7.5%	84080286			
90	D Fee for Export related Services u/s 153(2) 億1%	84080362			
91	1 Export Proceeds u/s 154 @1%	84070064			
92	2 Foreign Indenting Commission w's 154(2) @5%	84070161			
93	3 Prize on Prize Bond u/s 156	84090061			
94	Winnings from Crossword Puzzie u/s 156	84090062			
99	5 Winnings from Raffle u/s 156	84090063			
96		84090064			
97		84090066			
98		84090068			
99		84090101			
10		84120020			
10		84120074			
10		84130161			
10		84140061			
10		84140062			
	4 Electricity Bill of Industrial Consumer Wis 235 5 Issuance of Bonus Shares by Companies quoted on Stock Exchange wis 236M	84161361			

MISCELLANEOUS

106	Dividend in specie u/s 2368	84151801			
107	Issuance of Bonus Shares by Companies not quoted on Stock Exchange u/s 236N	84151451			
108	Payment for rent / right to use machinery / equipment u/s 236Q	84151851			
109	Capital Gains on Immovable Property u/s 37(1A) @0%	84220061			
110	Capital Gains on Immovable Property u/s 37(1A) @5%	84220063			
111	Capital Gains on Immovable Property u/s 37(1A) @10%	84220066			
112	Capital Gains on Securities u/s 37A @15%	84220168			
113	Fee for Services outside Pakistan wic (3), Part II, 2nd Schedule @1%	84310061			
114	Receipts for Contracts outside Pakistan uic (3), Part II, 2nd Schedule @1%	84310062			
115	Purchase of Locally Produced Edible OII u/c (13C), Part II, 2nd Schedule @2%	84310063			
	Fee for Carriage Services by Oli Tanker/Goods Transport Contractor u/c (43D) and (43E), Part IV, 2nd Schedule 億2.5%	84320061			
117	Income of Hajj Group Operators u/c (72A), Part IV, 2nd Schedule @5000	84320062			
ture:		Date:			

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Adjustable Tax Collected Deducted Tax Year 2018	Annex-A							
Description		Adjustable Tax Collected / Deducted						
Br. Decomption Cook Receipts / Value A Section of 2 to 43] [Col. B Add to Col. B to 37 of Receipts Section of 2 to 43] [Col. B Add to Col. B to 37 of Receipts Section of 2 to 43] [Col. B Add to Col. B to 37 of Receipts Section of 2 to 44 Pol. Section of 2 to 4	Name*			Tax Year	2016			
2.	CNIC*			NTN	Tay Collected /			
1	8r.	Description	Code	Receipts / Value				
Import us 148 (g)14				A	В			
mport us 148 @315 Month us 148 @315 Mont	1	Adjustable Tax [Sum of 2 to 42] [Col.B Add to Col.B Sr.37 of Return]	840000					
Import us 148 @8.5%	2	Import u/s 148 @1%	64010002					
Emport us 148 (§4.5% May 149 M	3	Import u/s 148 @2%	64010004					
Emport us 148 @6.5% Month of Packing Marie 149 &6.5% Month of Packing Marie 149	_	Import u/s 148 @3%						
		Import u/s 148 @4.5%						
Import of Edible Cit Ltd 148 (§5.5%)		-						
9 Import of Pacting Natural size 148 (8,55%) 10 Peyment for Goods, Services, Contracts, Rent, etc. to a Non-Resident size 15(2)) 11 Pertt on Dect to a Non-Resident size 15(2)) 12 Schedule	<u> </u>							
Pigenter for Cloric A. Servicini. Contractis. Bast, dis. to a Non-Resident vs. 152(2) \$4660007								
Profit on Cect to a Non-Resident vs. 1922		•						
Payment for Goods to a PE of a Non-Resident us 1532/A(s) Division II, Part III, 1st 2	-							
Payment for Transport Services to a PE of a Non-Resident us 15312A/(b) Division II, Part III, 1st Schedule Payment for Other Services to a PE of a Non-Resident us 15312A/(b) Division II, Part III, 1st Schedule Additional State	11	Payment for Goods to a PE of a Non-Resident u/s 152(2A)(a) / Division II, Part III, 1st						
Part III, 1st Schedule	12		84060008					
14	13	Part III, 1st Schedule	84060010					
Payment for Contracts to a PE of a Non-Resident uis 15312A(Ic) Division II, Part III, 151 Schedule	4.4		04050044					
Payment for Goods ut 1531 (1) a) (ADJUSTABLE TAX CNLY)		Payment for Contracts to a PE of a Non-Resident ws 152(2A)(c) / Division II, Part III, 1st						
17 Payment for Services u/s 153(1)(b) (g) 1% 84060102	_							
Rent of Property uls 155 84880001		•						
19								
20								
21								
Motor Vehicle Registration Fee uis 2318(1)	_							
Motor Vehicle Transfer Fee uis 231B(2)		-						
Motor Vehicle Sale uis 231B(3) 84100303 94100303 25 Value of Shares traded through a member of a Stock exchange uis 233A (1)(a) 84120101 84120102 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 94120103 941								
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Value of Shares traded through a member of a Stock exchange uts 233A (1)(b) 84120102								
Value of Shares traded by a member of a Stock exchange uts 233A (1)(c) 84120103								
Margin Financing, Margin Trading or Securities Lending uls 233AA 84180001	_							
29 Goods Transport Public Vehicle Tax uls 234 84180001 30 Passenger Transport Public Vehicle Tax uls 234 84180002 31 Private Vehicle Tax uls 234 84180003 32 Electricity Bill of Domestic Consumer uls 235A 84140101 33 Telephone Bill uls 236(1)(a) 84160001 34 Celiphone Bill uls 236(1)(a) 84160002 35 Prepaid Telephone Card uls 236(1)(b) 84160003 36 Phone Unit uls 236(1)(c) 84160004 37 Intermet Bill uls 236(1)(d) 84160006 38 Prepaid Intermet Bill uls 236(1)(d) 84160006 38 Prepaid Intermet Card uls 236(1)(e) 84160006 84160006 39 Purchase by Auction uls 236A 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 84160006 841600								
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35	33		84150001					
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37 Internet Bill uis 236(1)(d) 84160006	35	Prepaid Telephone Card u/s 236(1)(b)	84160003					
38 Prepaid Internet Card uls 236(1)(e) 84160008 39 Purchase by Auction uls 236A 84160101 40 Domestic Air Ticket Charges uls 236B 84160201 41 Sale / Transfer of Immovable Property uls 236C 84160301 41 Sale / Transfer of Immovable Property uls 236C 84160301 42 Functions / Gatherings Charges uls 236D 84160401 43 Certification of Foreigh-Produced TV Plays / Serials uls 236E 84160601 44 Issuance / Renewal of License to Cable Opeanors / Electronic Media uls 236F 84160801 45 Purchase of other commodities by Distributors / Dealers / Wholesalers uls 236G 84160701 46 Purchase of Fertilizer by Distributors / Dealers / Wholesalers uls 236G 84160702 47 Purchase by Retailers uls 236H 84160801 48 Educational Institution Fee uls 236I 84160801 49 Issuance / Renewal of License to Dealers / Commission Agents / Arhatis uls 236L 84161001 50 Purchase of Transfer of Immovable Property uls 236K 84161001 51 Purchase of International Air Ticket uls 236L 84161001 52 Ba	36	Phone Unit u/s 236(1)(c)	84160004					
39	37	Internet Bill u/s 236(1)(d)	84160006					
40 Domestic Air Ticket Changes uls 2368 84160201 41 Sale / Transfer of Immovable Property uls 236C 84160301 42 Functions / Gatherings Changes uls 236D 84160401 43 Certification of Foreign-Produced TV Plays / Serials uls 236E 84160601 44 Issuance / Renewal of License to Cable Opeantors / Electronic Media uls 236F 84160801 45 Purchase of other commodities by Distributors / Dealers / Wholesalers uls 236G 84160701 46 Purchase of Fertilizer by Distributors / Dealers / Wholesalers uls 236G 84160702 47 Purchase by Retailers uls 236H 84160801 48 Educational Institution Fee uls 236I 84160801 49 Issuance / Renewal of License to Dealers / Commission Agents / Arhatis uls 238J 84161001 50 Purchase / Transfer of Immovable Property uls 236K 84161001 51 Purchase of International Air Ticket uls 236L 84161001 52 Banking transactions otherwise than through cash uls 236P 84161901 53 Education related expenses remitted abroad uls 236R 84161701 54 Sale / Purchase of future commodity contracts uls 236T 84161801	38	Prepaid Internet Card u/s 236(1)(e)	84150008					
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44 Issuance / Renewal of License to Cable Operators / Electronic Media uls 236F 84160801 45 Purchase of other commodities by Distributors / Dealers / Wholesalers uls 236G 84160701 46 Purchase of Fertilizer by Distributors / Dealers / Wholesalers uls 236G 84160702 47 Purchase by Retailers uls 236H 84160801 48 Educational Institution Fee uls 236I 84160801 49 Issuance / Renewal of License to Dealers / Commission Agents / Arhadis uls 238J 84161801 50 Purchase / Transfer of Immovable Property uls 236K 84161101 51 Purchase of International Air Ticket uls 236L 84161201 52 Banking transactions otherwise than through cash uls 236P 84161801 53 Education related expenses remitted abroad uls 236R 84161701 54 Sale / Purchase of future commodity contracts uls 236T 84161801	42	Functions / Gatherings Charges u/s 236D	84150401					
45 Purchase of other commodities by Distributors / Dealers / Wholesalers uls 2360 84160701 46 Purchase of Fertilizer by Distributors / Dealers / Wholesalers uls 2360 84160801 47 Purchase by Retailers uls 236H 84160801 48 Educational Institution Fee uls 236I 84160801 49 Issuance / Renewal of License to Dealers / Commission Agents / Arhatis uls 236J 84161001 50 Purchase / Transfer of Immovable Property uls 236K 84161101 51 Purchase of International Air Ticket uls 236L 84161201 52 Banking transactions otherwise than through cash uls 236P 84161601 53 Education related expenses remitted abroad uls 236R 84161701 54 Sale / Purchase of future commodity contracts uls 236T 84161801								
46 Purchase of Fertilizer by Distributors / Dealers / Wholesalers u/s 236G 84160702 47 Purchase by Retailers u/s 236H 84160801 48 Educational institution Fee u/s 236I 84160801 49 Issuence / Renewal of License to Dealers / Commission Agents / Arhatis u/s 238J 84161001 50 Purchase / Transfer of Immovable Property u/s 236K 84161001 51 Purchase of International Air Ticket u/s 236L 84161201 52 Banking transactions otherwise than through cash u/s 236P 84161901 53 Education related expenses remitted abroad u/s 236R 84161701 54 Sale / Purchase of future commodity contracts u/s 236T 84161801								
47 Purchase by Retailers uls 236H 84160801 48 Educational Institution Fee uls 236I 84160801 49 Issuence / Renewal of License to Dealers / Commission Agents / Arhedis uls 236J 84161001 50 Purchase / Transfer of Immovable Property uls 236K 841611001 51 Purchase of International Air Ticket uls 236L 84161201 52 Banking Immactions otherwise than through cash uls 236P 84161601 53 Education related expenses remitted abroad uls 236R 84161701 54 Sale / Purchase of future commodity contracts uls 236T 84161801	_							
48 Educational Institution Fee wis 2361 84160801 49 Issuance / Renewal of License to Dealers / Commission Agents / Arhadis wis 238.J 84161001 50 Purchase / Transfer of Immovable Property vis 236K 84161101 51 Purchase of International Air Ticket wis 236L 84161201 52 Banking Immacations otherwise than through cash wis 236P 84161601 53 Education related expenses remitted abroad wis 236R 84161701 54 Sale / Purchase of future commodity contracts wis 236T 84161801								
49 Issuance / Renewal of License to Desiers / Commission Agents / Arhatis uh 298.1 84161001 50 Purchase / Transfer of Immovable Property uls 236K 84161101 51 Purchase of International Air Ticket uls 236L 84161201 52 Banking transactions otherwise than through cash uls 236P 84161601 53 Education related expenses remitted abroad uls 236R 84161701 54 Sale / Purchase of future commodity contracts uls 236T 84161801								
50 Purchase / Transfer of Immovable Property uts 236K 84161101 51 Purchase of International Air Ticket uts 236L 84161201 52 Banking transactions otherwise than through cash uts 236P 84161601 53 Education related expenses remitted abroad uts 236R 84161701 54 Sale / Purchase of future commodity contracts uts 236T 84161801	_							
51 Purchase of International Air Ticket u/s 236L 84161201 52 Banking transactions otherwise than through cash u/s 236P 84161601 53 Education related expenses remitted abroad u/s 236R 84161701 54 Sale / Purchase of future commodity contracts u/s 236T 84161801		-						
52 Banking transactions otherwise than through cash uts 236P 84161601 53 Education related expenses remitted abroad uts 236R 84161701 54 Sale / Purchase of future commodity contracts uts 236T 84161801								
53 Education related expenses remitted abroad u/s 236R 84161701 54 Sale / Purchase of future commodity contracts u/s 236T 84161801								
54 Sale / Purchase of future commodity contracts uls 236T 84161801								

Г		Annex-B				1/2
\vdash		Manufacturing / Trading / Profit & Loss Account (includ	ing Revenu	es subject to Final	/ Fixed Tax)	
\vdash		(Separate form should be filled fi			Tribba Taby	
Nam		(Septembriotti strond bertiled to	a manufacture		Tax Year	2016
CNK					NTN	2010
Due	ness					
Na	me"		0.4	Total Amount	Amount Subject to Final Tax	Amount Subject to Normal
\vdash	Sr.	Description	Code			Tax
Н		Net Revenue (excluding Sales Tax, Federal Excise, Brokerage,		A	В	С
Vermo	1	Commission, Discount, Freight Outward) [2-3]	3029			
8	2	Gross Revenue (excluding Sales Tax, Federal Excise)	3009			
æ	3	Selling Expenses (Freight Outward, Brokerage, Commission, Discount, etc.)	3019			
П	4	Cost of Sales / Services [(sum of 5 to 15)-16]	3030			
	5	Opening Stock	3039			
	6	Net Purchases (excluding Sales Tax, Federal Excise)	3059			
_	7	Salaries / Wages	3071			
ğ	8	Fuel	3072			
Service	9	Power	3073			
	10	Ges	3074			
Sales	11	Stores / Spares	3076			
ъ	12	Repair / Maintenance	3077			
Control	13	Other Direct Expenses	3083			
_	14	Accounting Amortization	3087			
	15	Accounting Depreciation	3088			
	16	Closing Stock	3099			
	17	Gross Profit / (Loss) [1-4]	3100			
	18	Other Revenues [Sum of 19 to 22]	3129			
	19	Accounting Gain on Sale of Intangibles	3115			
Ш	20	Accounting Gain on Sale of Assets	3116			
	21	Others	3128			
Ш	22	Share in untioxed income from AOP	3131			
Ш	23	Share in Taxed Income from AOP	3141			
	22	Management, Administrative, Selling & Financial Expenses [Sum of 23 to 42]	3199			
	23	Rent	3151			
	24	Rates / Taxes / Cess	3152			
	25	Salaries / Wages / Perquisites / Benefits	3154			
	28	Traveling / Conveyance / Vehicles Running / Maintenance	3155			
	27	Electricity / Water / Ges	3158			
	28	Communication	3162			
	29	Repair / Maintenance	3165			
8	30	Stationery / Printing / Photocopies / Office Supplies	3166			
ndhect Expenses	31	Advertisement / Publicity / Promotion	3168			
å	32	Insurance	3170			
8	33	Professional Charges	3171			
Đ.	34	Profit on Debt (Financial Charges / Markup / Interest)	3172			
=	35	Brokerage / Commission	3178			
	36	Irrecoverable Debts written off	3188			
	37	Obsolete Stocks / Stores / Spares / Fixed Assets written off	3187			
	38	Other Indirect Expenses	3180			
	39	Accounting (Loss) on Sale of Intangibles	3195			
	40	Accounting (Loss) on Sale of Assets	3196			
	41	Accounting Amortization	3197			
	42	Accounting Depreciation	3198			
	43	Accounting Profit / (Loss) [17+18-22]	3200			
Sign	ature:				Date:	

		Annex-B				2/2
		Manufacturing / Trading / Profit & Loss Account (includ	ing Revenu	es subject to Final	/ Fixed Tax)	
_		(Separate form should be filled to	or each busin	ness)		
Nam	ne*				Tax Year	2016
CNI	C*				NTN*	
	Sr.	Description	Code	Total Amount	Amount Subject to Final Taxation	Amount Subject to Normal Taxation
L				A	В	С
	44	Income / (Loss) from Business before adjustment of Admissible Depreciation / Initial Allowance / Amortization for current / previous years	3270			
	45	Unadjusted (Loss) from Business for 2010	327010			
	48	Unadjusted (Loss) from Business for 2011	327011			
	47	Unadjusted (Loss) from Business for 2012	327012			
	48	Unadjusted (Loss) from Business for 2013	327013			
	49	Unadjusted (Loss) from Business for 2014	327014			
L	50	Unadjusted (Loss) from Business for 2015	327015			
_		Statement of Affairs / Bala	ance Sheet			
	51	Total Assets [Sum of 52 to 57]	3349			
	52	Land	3301			
8	53	Building (all types)	3302			
A.ss ets	54	Plant / Machinery / Equipment / Furniture (including fittings)	3303			
٩	55	Advances / Deposits / Prepayments/ Trade Debtors / Receivables	3312			
	56	Stocks / Stores / Spares	3315			
_	57	Cash / Cash Equivalents	3319			
	58	Total Equity / Liabilities [Sum of 59 to 61]	3399			
abilities	50	Capital	3352			
-	60	Borrowings / Debt / Loan	3371			
_	61	Advances / Deposits / Accrued Expenses/ Trade Creditors / Payables	3384			
Sign	eture:				Date:	

		Annex-C		
\vdash		Inadmiccible / Admiccible Deductions		
Na	me*	maumicular Administrate Deductions	Tax Year	2016
-	IIC+		NTN	
	8r.	Decoription	Code	Amount
Г	1	Inadmissible Deductions [8 um of 2 to 28]	3239	
	2	Add Backs uls 29(2) Provision for Doubtful Debts	3201	
	3	Add Backs Provision for Obsolete Stocks / Stores / Spares / Fixed Assets	9202	
	4	Add Backs Provision for Diminution in Value of Investment	3203	
	5	Add Backs u/s 21(a) Cess / Rate / Tax levied on Profits / Gains	3206	
	6	Add Backs u/s 21(b) Amount of Tax Deducted at Source	3206	
	7	Add Backs u/s 21(c) Payments liable to deduction of tax at source but tax not deducted / paid	3207	
	8	Add Backs u/s 21(d) Entertainment Expenditure above prescribed limit	3208	
	9	Add Backs u/s 21(e) Contributions to Unrecognized / Unapproved Funds	3208	
	10	Add Backs uls 21(f) Contributions to Funds not under effective arrangement for deduction of tax at source	3210	
_	11	Add Backs u/s 21(g) Fine / penalty for violation of any law / rule / regulation	3211	
ē	12	Add Backs u/s 21(h) Personal Expenditure	3212	
Deduction	43	Add Backs u/s 21(I) Provision for Reserves / Funds / Amount carried to Reserves / Funds or Capitalized	9204	
		Add Backs u/s 21(j) Profit on Debt / Brokerage / Commission / Salary / Remuneration paid by an		
inadmis-sible	14	AQP to its member Add Backs uls 21(i) Expenditure under a single account head exceeding prescribed amount not	3213	
2	15	paid through prescribed mode	3216	
adm	16	Add Backs uls 21(m) Salary exceeding prescribed amount not paid through prescribed mode	3218	
ı	17	Add Backs uls 21(n) Capital Expenditure	3217	
	18	Add Backs u/s 67(1) Expenditure attributable to Non-Business Income	3218	
	19	Add Backs u/s 34(5) Liabilities allowed Previously as deduction not Paid within three Years	3219	
	20	Add Backs u/s 28(1)(b) Lease Rental not admissible	3220	
	21	Add Backs Tax Gain on Sale of Intangibles	3226	
	22	Add Backs Tax Gain on Sale of Assets	3226	
	23	Add Backs Pre-Commencement Expenditure / Deferred Cost	3230	
	24	Add Backs Accounting (Loss) on Sale of Intangibles	3235	
	25	Add Backs Accounting (Loss) on Sale of Assets	3238	
	26	Add Backs Accounting Amortization	3237	
	27	Add Backs Accounting Depreciation	3238	
L	28	Other Inadmissible Deductions	3234	
	29	Admissible Deductions [Sum of 30 to 39]	3269	
_	30	-	3245	
ŝ	31	Accounting Gain on Sale of Assets	3248	
Deductions		Tax Amortization for Current Year	9247	
å	33		3248	
90	34	Pre-Commencement Expenditure / Deferred Cost	3260	
missible	35	Other Admissible Deductions	3264	
M M	$\overline{}$	Tax (Loss) on Sale of intangibles	3266	
4	37	Tax (Loss) on Sale of Assets	3258	
	-	Unabsorbed Tax Amortization for Previous Years	3267	
	_	Unabsorbed Tax Depreciation for Previous Years	3268	
Sign	ature	<u>r</u>	Date:	

Г	_					Annex-D								
Т					Depreciation	Initial Allowand	e. Amortiza	tion						
Na	net						.,						Tax Year	2016
Name														
Name														
⊢	Sr.	Description	Code							Rate		Rate		WDV (CF)
_				A	В	С	_	E	_		G		Н	
	2	Ramp for Disabled Persons	330204				100%		100%	100%		100%		
	3	Plant / Machinery (not otherwise specified)	330301				100%		100%	25%		15%		
		Computer Hardware / Allied Items / Equipment	330302				100%		100%	25%		30%		
tion														
recia														
흅	9	Office Equipment	330307				100%		100%	25%		15%		
_	10	Machinery / Equipment eligible for 1st year Allowance	330308				100%		100%	90%		15%		
	11	Motor Vehicle (not plying for hire)	33041				100%		100%	0%		15%		
	12	Motor Vehicle (plying for hire)	33042				100%		100%	25%		15%		
	13	Ships	33043				100%		100%	25%		15%		
	14	Aircrafts / Aero Engines	33044				100%		100%	25%		30%		
	15		3248							100%		100%		
				WDV (BF)										
L				Α	В	С	D							
iş l	16	Intangible	3305											
Į į	17	Intangible	3305											
١٤	18	Intangible	3305											
A			330516											
	20	Tax Amortization for Current Year	3247											
	21	Pre-Commencement Expenditure	3306											
Sign	ature	:						-					Date:	

		I	An	nex-E				
Nan	ne*						Tax Year	2016
CNI	C*						NTN	
	Sr.	Description	Code	Receipts / Value	Tax Collectible / Deductible	Attributable Taxable Income	Tax on Attributable Taxable Income	Minimum Tax Chargeable
				A	В	С	D	E
ele.	1	Minimum Tax Chargeable [Col.E Sum of 2 to 6 Transfer to Sr.28 of Return]						
Chargeable	2	Minimum Tax on Land Developers u/s 113B	64060171					
	3	Import of Edible Oil u/s 148 @5.5%	64010161					
Minimum Tax	4	Import of Packing Material u/s 148 @5.5%	64010181					
E .	5	Payment for Services u/s 153(1)(b) @1%	64060152					
į	6	Payment for Services u/s 153(1)(b) @2%	64060154					
	8	Payment for Services u/s 153(1)(b) @10%	64060170					
	Sr.	Description	Code	Receipts / Value	Final Tax Chargeable	Attributable Taxable Income	Tax on Attributable Taxable Income	Difference (Option Valid if <=0)
П				Α	В	С	D	E
	9	Import u/s 148 @ 1%	64010052					
L	10	Import u/s 148 @ 2%	64010054					
Ĺ	11	Import u/s 148 @ 3%	64010056					
L	12	Import u/s 148 @ 4.5%	64010059					
L	13	Import u/s 148 @ 5.5%	64010059					
œ	14	Import u/s 148 @ 6%	64010062					
Option out of PTR	15	Payment for Goods u/s 153(1)(a) @1.5%	64060053					
ort	16	Payment for Goods u/s 153(1)(a) @4.5%	64060059					
tion	17	Receipts from Contracts u/s 153(1)(c) @7.5%	64060265					
o l	18	Fee for Export related Services u/s 153(2) @1%	64060352					
	19	Export Proceeds u/s 154 @1%	64070054]		
	20	Foreign Indenting Commission u/s 154(2) @5%	64070151					
	21	Commission / Discount on petroleum products u/s 156A @ 12%	64090101					
[22	Brokerage / Commission u/s 233 @ 10%	64120020					
	23	Brokerage / Commission u/s 233 @ 12%	64120074			J	J	J

			Annex-F		
			Personal Expenses		
Na	me*			Tax Year	2016
CN	IC*			NTN	
	Sr.		Description	Code	Amount
	1	Personal Expenses [Sum of :	to 16 minus 17]	7089	
	2	Rent		7051	
	3	Rates / Taxes / Charge / Cess		7052	
	4	Vehicle Running / Maintenence	1	7055	
	5	Travelling		7056	
	6	Electricity		7058	
	7	Water		7059	
	8	Gas		7060	
on.	9	Telephone		7061	
86	10	Asset Insurance / Security		7066	
Personal Expenses	11	Medical		7070	
onal	12	Educational		7071	
Pers	13	Club		7072	
_	14	Functions / Gatherings		7073	
	15	Donation, Zakat, Annuity, Profi	on Debt, Life Insurance Premium, etc.	7076	
	16	Other Personal / Household Ex	penses	7087	
	17	Contribution in Expenses by	Family Members [Sum of 18 to 21]	7088	
		CNIC No.	Name*		
	18				
	19				
	20				
	21				
Sign	ature			Date:	

		WEAT	TH OTATEMENT HAD	ED RECTION 148 OF 1	WE BUCOME TAY OR	DINANCE 2001			1/4
No	me*	WEAL	IN STATEMENT OND	ER SECTION THE OF	HE INCOME TAX OR	DIRECTOE, 2001		Tax Year	2016
$\overline{}$								NTN	2010
Busi	vii viii lx x 2 Commercial, Industrial, Residential Property (Non-Business) [Sum of 2 i to 2 x] Form								
Addr									
	_		um of 1 i to 1 x]					7001	
	_	(Irrigated / Unirrigated		Tehsil	District		Share %	Code	Value at Cost
À.	-							7001	
Agricultural Property	_							7001	
7								7001	
callfu								7001 7001	
Agri								7001	
	$\overline{}$							7001	
								7001	
								7001	
								7001	
	_	Commercial, Industrial.	Residential Property	(Non-Business) (Sum	of 2 i to 2 x1			7002	
,		Form							
Đ.		Plaza, Factory,	/Street/Block/						
Pro-	\vdash	Workshop, etc.)	Sector	Road	City	(Marle / sq. yd.)	Share %	Code	Value at Cost
Residential, Commercial, Industrial Property	-							7002	
lindu								7002	
dal,	-							7002 7002	
am.									
8	-							7002 7002	
ndia								7002	
appe	viii							7002	
æ	ix							7002	
	×							7002	
	3	Business Capital				•		7003	
Capital		Enter name, share perc	centage & capital amo	ount in each AOP			Share %	Code	Value at Cost
	1							7003	
Business	ii							7003	
Bus								7003	
	1	Enter consolidated cap	oital amount of all Sol	e Proprietorships			100%	7003	
	4	Equipment, etc. (Non-8)	usiness) [Sum of 4 i to	0 4 iv]				7004	
*				Description				Code	Value at Cost
quipment	1							7004	
in in	ii							7004	
-								7004	
$oxed{oxed}$	lv							7004	
Signe	tures:							Date:	

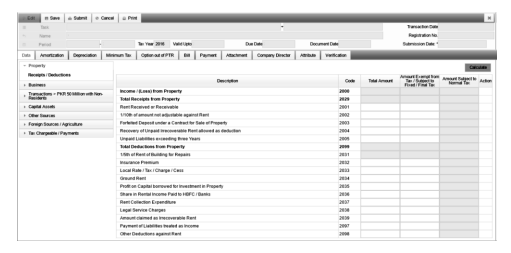
_								
⊢		WEALT	TH STATEMENT UND	ER SECTION 116 OF	THE INCOME TAX ORDINANCE, 2001			24
	me"						Tax Year	2016
CN	IIC*						MTN	
	- 6	Animal (Non-Business)	Sum of 5 I to 5 M				7005	
	⊢			Description	1		Code	Value at Cost
Animal	-	Livestock					7005	
- ۲	-	Pat					7005	
	$\overline{}$	Unspecified					7005	
\vdash	lw	Unspecified					7005	
	6	Investment (Non-Busine					7006	
	⊢	Form	Instrument No.	inado	ution Name / Individual CNIC	Share %	Code	Value at Cost
	-	Account				-	7006	
	⊢	Current				-	7006	
	⊢	Current				_	7006	
	⊢	Fixed Deposit				_	7006	
	⊢	Fixed Deposit				-	7006	
	\vdash	Profit / Loss Sharing					7006	
	\vdash	Profit / Loss Sharing					7006	
	⊢	Saving				-	7006	
	\vdash	Saving					7006	
		Annuity				-	7006	
		Bond				_	7006	
	lw	Certificate				-	7006	
	٧	Debenture				-	7006	
ĕ	vi	Deposit				_	7006	
n vestment	⊢	Term Deposit				-	7006	
ž	⊢	Term Deposit				-	7006	
	wil	Fund				_	7006	
		Instrument				-	7006	
	be	Insurance Policy				_	7006	
	×	Security				-	7006	
		Stock / Share				_	7006	
	will	Unit				_	7006	
	xill	Others					7006	
	7	Debt (Non-Business) [S			T	_	7007	
	⊢	Form	N N	la.	Institution Name / Individual CNIC	Share %	Code	Value at Cost
	-	Advance				-	7007	
		Debt					7907	
	$\overline{}$	Deposit					7007	
		Prepayment					7007	
		Receivable					7007	
	vi	Security					7007	
	wil	Others					7007	
		Motor Vehicle (Non-Bus Form	iness) [Sum of 8 i to i	0.480	1	_	7008	
		(Car, Jeep, Motor		-tester No				Makes at Con-
	Η.	Cycle,Scooter,Van)	EATD Regi	as albon No.	Maker	Capecity	7008	Value at Cost
8	÷						7000	
Motor Vehicle							7000	
JOK.	lle lle						7000	
2	$\overline{}$						7000	
	v						7000	
	WI						7000	
	vill						7000	
Signa							7008 Date:	
ALC: U							LOGICAL CO.	

		WEALTH STATEMENT UNDER SECTION 118 OF THE INCOME TAX ORDINANCE, 2001		3/4
Nar	me*	WEALTH STATEMENT ONDER SECTION THE OF THE INCOME TAX ORDINANCE, 2001	Tax Year	2018
	IIC*		NTN	
ğ	9	Precious Possession (Sum of 8 I to 8 III)	7009	
Precious Posession		Description	Code	Value at Cost
e B	-	Antique / Artifact	7009	
8		Jeweiry / Omament / Metal / Stone	7009	
Pre		Others (Specify)	7009	
		Household Effect [Sum of 10 i to 10 iv]	7010	
Household Effect		Description	Code	Value at Cost
P P	1	Unspecified	7010	
å,		Unspecified	7010	
		Unspecified	7010	
	lv	Unspecified	7010	
	11	Personal item (Sum of 11 i to 11 iv) *	7011	
(Lipeuro		Description	Code	Value at Cost
2	1	Unspecified	7011	
Personal		Unspecified	7011	
æ		Unspecified	7011	
	lv	Unspecified	7011	
Cash		Cash (Non-business) [Sum of 12 i to 12 x]	7012	
8		Notes & Coins	7012	
	13	Any Other Asset [Sum of 13 I to 13 Iv]	7013	
200		Description	Code	Value at Cost
Any Other Asset	1		7013	
g			7013	
Amy			7013	
	lv		7013	
300	14	Assets in Others' Name [Sum of 14 i to 14 N]	7014	
· Name		Description	Code	Value at Cost
Assets in Others'	1		7014	
0			7014	
ě			7014	
As	lv		7014	
	16	Total Assets Incide Pakistan [Sum of 1 to 14]	7016	
5		*Accetc held outside Pakistan (Sum of 18 (I) to 18 (IV)]	7016	
Assets outside Pakistan		Decoription	Code	Value at Cost
ep e	1		7016	
Street	1		7016	
\$			7016	
Ass	lv		7016	
		Total Assets [15+18]	7019	
		* Serial #16 has been separated from Any Other Assets at Serial #13 for clarity.		
	tures:		Date:	

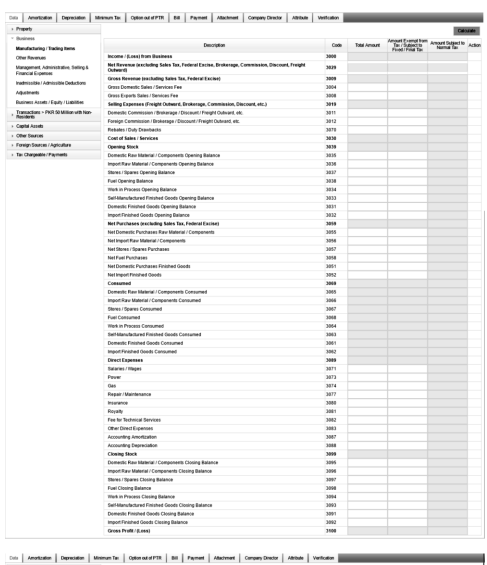
		WFΔIT	'H STATEMENT UNDER SECTION 116 C	E THE INCOME TAX ORDINANCE 2001		4/4
Nar	me*	WEAL	TOTAL CHECK OF SECTION 110 C	THE MODILE TOX OTEMPARE, 2007	Tax Year	2016
CN					NTN	
	18	Credit (Non-Business) [5	Sum of 18 (I) to 18 (VIII)]		7021	
ı		Form	Creditor's NTN / CNIC	Creditor's Name	Code	Value at Cost
ı	-	Advance			7021	
	=	Borrowing			7021	
_ [=	Credit			7021	
-oan	N	Loan			7021	
7	٧	Mortgage			7021	
ı	vi	Overdraft			7021	
ı	vII	Payable			7021	
ı	vII	Others			7021	
Ī	19	Total Liabilities			7029	
	20	Net Assets Current Year	[17-19]		703001	
ı	21	Net Assets Previous Yea	ar .		703002	
ı	22	Increase / Decrease In A	asets [20-21]		703003	
ı	23	Inflows (Sum of 23 (f) to			7049	
ı	ī		tetum for the year subject to normal tax		7031	
	П	· ·	letum for the year exempt from tax		7032	
sets			celpts, etc. Declared as per Return for the	year subject to Final / Fixed Tax	7033	
concillation of Net Assets	lv		edared as per Return for the year		7034	
š	vI	Foreign Remittance	•		7035	
o uc	vII	Inheritance			7036	
inti	VII	Gift			7037	
ouci	bx	Gain on Disposal of Asse	ets, excluding Capital Gain on Immovable	Property	7038	
8	X	Others			7048	
_	24	Personal Expenses [Tra	ansfer from Sr.1 Annex-F]		7089	
ı	25	Outflows (Sum of 25 (I) t			7099	
ı	1	Gift			7091	
	П	Loss on Disposal of Asse	ets		7092	
	III	Others			7098	
ı	26	Unreconciled Amount [23-24-25]		703000	
Asse	27	Assets Transferred / So	id / Giffed / Donated during the year [Su	m of 27 (I) to 27 (II)1	703004	
¥ P			Descripti		Code	Value at Cost
Disposed	1				703004	
Š	=				703004	
erific	best 0 30.06	of my knowledge & belief ti	he information given in this statement of the	, CNIC No. inance, 2001) of Taxpayer named above, do hereby solem he assets & liabilities of myself, my spouse(s), minor children are correct & complete in accordance with the provisions of t	& other dep	that to the endents as on ax Ordinance,
ilgnat	tures:				Date:	"

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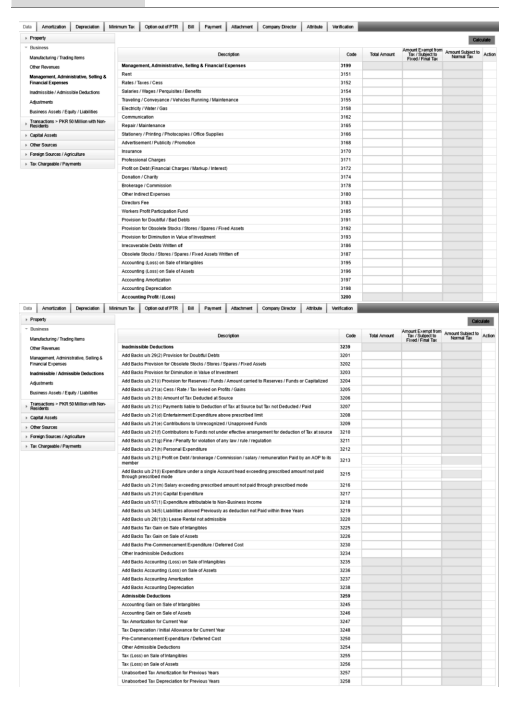
¹["Part-II I Companies Income Tax Return 2016

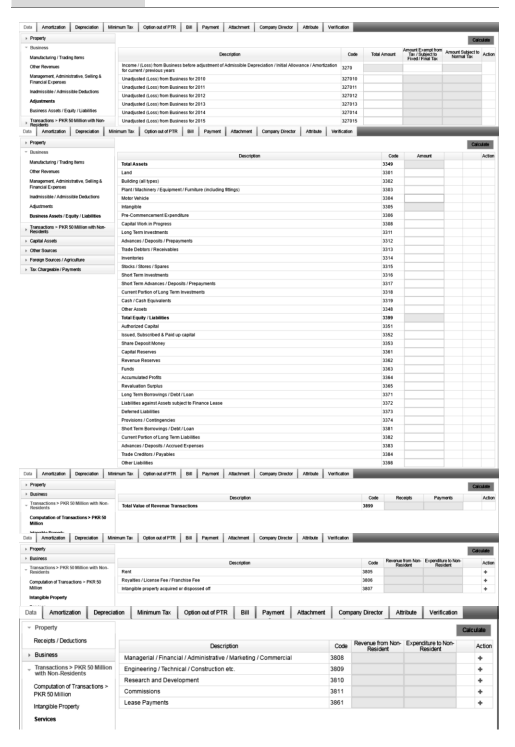


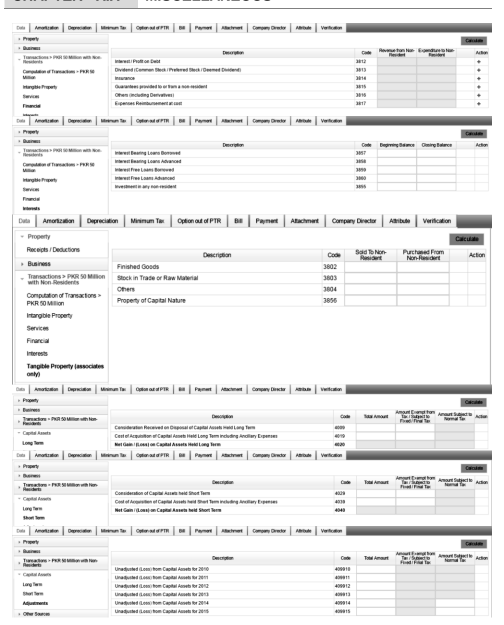
¹ Added by the S.R.O. 972(I)/2016 dated 17.10.2016.

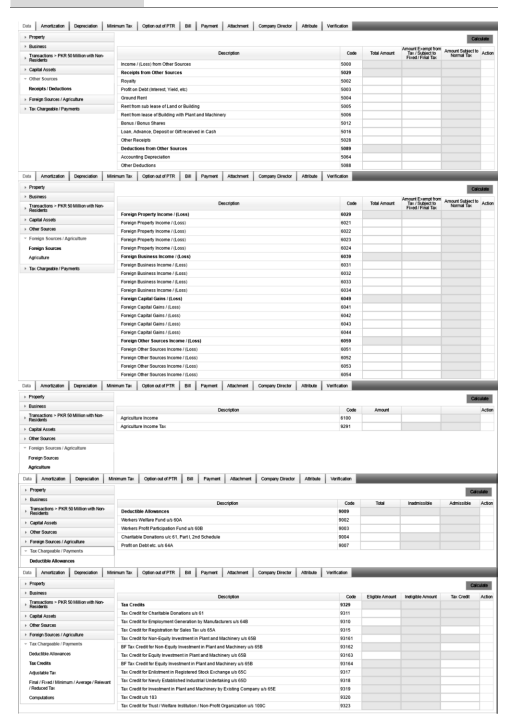


Property					Calc	ulate
Business Manufacturing / Trading Items	Description	Code	Total Amount	Amount Exempt from Tax / Subject to Fixed / Final Tax	Amount Subject to Normal Tax	Actio
Other Revenues	Other Revenues	3129				
Management, Administrative, Selling &	Fee for Technical / Professional Services	3101				
Financial Expenses	Fee for Other Services	3102				
Inadmissible / Admissible Deductions	Profit on Debt	3106				
Adjustments	Royalty	3107				
Business Assets / Equity / Liabilities	License / Franchise Fee	3108				
	Accounting Gain on Sale of Intangibles	3115				
Transactions > PKR 50 Million with Non- Residents	Accounting Gain on Sale of Assets	3116				
Capital Assets	Others	3128				



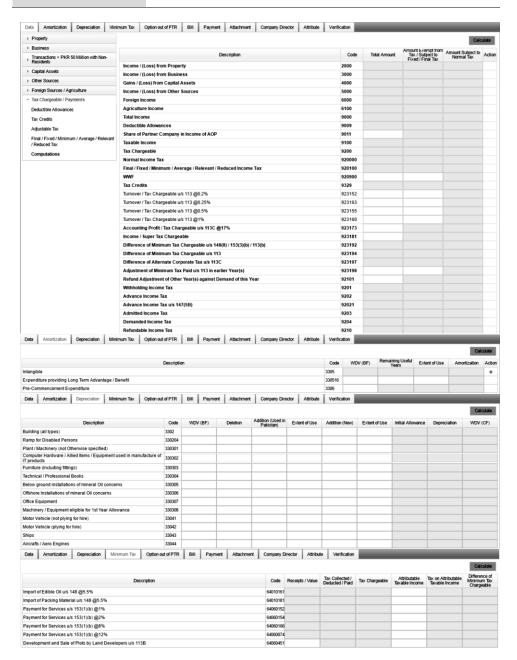




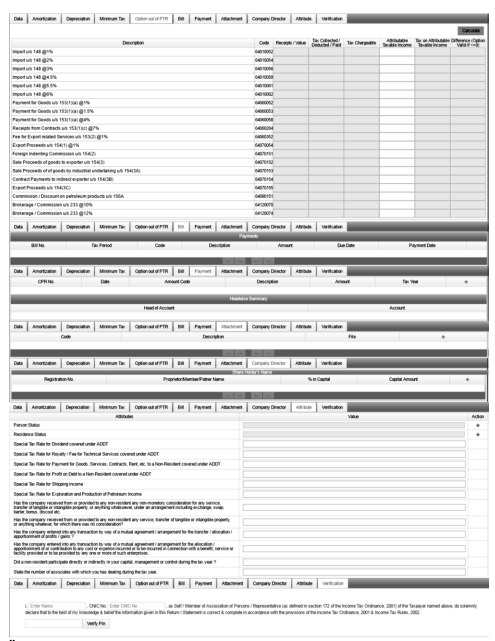


ata	Amortization	Depreciation	Minimum Ta	Option out of PTR	Bill	Payment	Attachment	Company Director	Attribute	Verification				
Pro	perty													Calcu
Bus	siness					-						Tax Collected /		
Tran	nsactions > PKR	50 Million with Nor		table Tax		Des	cription			Code 640000	Receipts / Value	Tax Collected / Deducted	Tax Chargeable	Act
				table Tax u/s 148 @1%						6401000				
	oital Assets			tu/s 148 @2%						64010002				
	er Sources			tu/s 148 @3%						64010006				
	eign Sources / Agr			tu/s 148 @4.5%						64010009				
	Chargeable / Pay			tu/s 148 @5.5%						64010011				
	tuctible Allowance	6	Impor	tu/s 148 @6%						64010012				
	Credits			on Debt u/s 151 from N						64040001				+
	ustable Tax			on Debt u/s 151 from Ba			\$			64040002				+
Fina / Re	al / Fixed / Minimu iduced Tax	m / Average / Rele		on Debt u/s 151 from G		t Securities				64040003				+
	nputations			on Debt u/s 151 from Of ent for Goods, Services		n Dont ato t	a a Nan Dasida	et.ule 152/2\		64040004 64050007				+
-				on Debt to a Non-Resid			o a Non-Reside	III U/S 152(2)		64050007				
				ent for Goods to a PE of			52(2A)(a) / Divis	ion II. Part III. 1st Sche	edule	64050009				7
				ent for Transport Service										
			Paym	ent for Other Services to	a PE of a	Non-Reside	ent u/s 152(2A)(b) / Division II, Part III,	1st Schedule	64050011				
				ent for Contracts to a PE			152(2A)(c) / D	vision II, Part III, 1st Se	chedule	64050012				
				ent for Goods u/s 153(1						64060002				
				ent for Goods u/s 153(1						64060003				
				ent for Goods u/s 153(1						64060008				
				ent for Services u/s 153	,					64060102				
				ent for Services u/s 153 ent for Services u/s 153	,					64060104 64060116				
				ent for Services u/s 153						64060114				
				of Property u/s 155	,, @					64080001				
			Cash	Withdrawal from Bank u	/s 231A					64100101				4
			Certai	n Banking Transactions	u/s 231A	A				64100201				+
			Motor	Vehicle Registration Fe	e u/s 231	B(1)				64100301				+
			Motor	Vehicle Transfer Fee u	s 231B(2))				64100302				+
				Vehicle Sale u/s 231B(64100303				+
				of Shares traded through						64120101				
				of Shares traded through of Shares traded by a r						64120102				
				or Snares traded by a r n Financing, Margin Tra			,	(1)(C)		64120103				
				Transport Public Vehic			uling u/s 233AA			64130001				+
				nger Transport Public \						64130002				4
				e Vehicle Tax u/s 234						64130003				4
			Electr	icity Bill of Commercial	Consume	r u/s 235				64140001				4
			Electr	city Bill of Industrial Co	nsumer u	/s 235				64140002				4
			Telepi	none Bill u/s 236(1)(a)						64150001				4
				none Bill u/s 236(1)(a)						64150002				+
				id Telephone Card u/s	236(1)(b)					64150003				4
				Unit u/s 236(1)(c)						64150004				4
				et Bill u/s 236(1)(d) id Internet Card u/s 236	(1\/a)					64150005 64150006				+
				ase by Auction u/s 236						64150101				-
			Dome	stic Air Ticket Charges	u/s 236B					64150201				
			Sale /	Transfer of Immovable	Property u	u/s 236C				64150301				
			Funct	ons / Gatherings Charg	es u/s 23	6D				64150401				
			Certifi	cation of Foreign-Produ	ced TV P	lay Single u/s	236E			64150501				
				cation of Foreign-Produ			ı/s 236E			64150502				
				nce of License to Cable						64150601				
				wal of License to Cable nce of License to IPTV, I	-,		ile T) / Mehit - *	udio Catallita Ti (C)	and and	64150602				
			Landi	nce of License to IPTV, I ng Rights u/s 236F	m Kadio,	, MMUS, MOD	ne IV, Mobile A	uulo, Satellite 17 Cha	imei and	64150603				
			Rene	val of License to IPTV, I	M Radio,	MMDS, Mob	ile TV, Mobile A	udio, Satellite TV Cha	nnel and	64150604				
				na Riants u/s 236F ase of other commoditie	s by Dist	ributors / Dea	lers / Wholesale	ers u/s 236G		64150701				
				ase of Fertilizer by Distr						64150702				
				ase by Retailers u/s 23						64150801				
			Issuar	nce / Renewal of Licens	e to Deale	ers / Commis	sion Agents / Ar	hatis u/s 236J		64151001				
			Purch	ase / Transfer of Immov	able Prop	erty u/s 236K				64151101				
				ase of International Air						64151201				
				ng transactions otherwi						64151501				
				tion related expenses i						64151701				
			Sale /	Purchase of future com	modity co	intracts u/s 23	86T			64151901				

	Depression	million rax	Openion on the	0	1 dyllion	Amacament	Company Director	Attribute	vernication				
Property												(Calcul
Business Transactions > PKR 50	Million with Non-					cription			Code	Receipts / Value	Tax Collected / Deducted	Tax Chargeable	Acti
Transactions > PKR 50 Residents	Million was reon		ixed / Minimum / Ave	rage / Rel	evant / Red	uced Tax			640001				
Capital Assets			/s 148 @1%						64010052				4
Other Sources			l/s 148 @2% l/s 148 @3%						64010054 64010056				٠
Foreign Sources / Agric			/s 148 @4.5%						64010059				
 Tax Chargeable / Payre 	nents	Import u	/s 148 @5.5%						64010061				
Deductible Allowances		Import u	s/s 148 @6%						64010062				
Tax Credits			f Edible Oil u/s 148 @						64010161				4
Adjustable Tax			of Packing Material u/s	148 @5.5	5%				64010181 64030052				4
Final / Fixed / Minimur Relevant / Reduced Ta	n / Average / x		d u/s 150 @7.5% d u/s 150 @10%						64030052				H
Computations			d u/s 150 @12.5%						64030054				۰
			d u/s 150 @20%						64030057				t
			d u/s 150 @25%						64030059				
			d to a Non-Resident o						64030099]
			/ Fee for Technical Se						64050051				
		Division	nt for Contracts for Cor n II, Part III, 1st Schedu	istruction, le	Assembly o	r installation to	a Non-Resident u/s 1:	52(1A)(a) /	64050052				
			nt for Services, Contra						64050053				
			Advertisement Service						64050054				
			ce / Reinsurance Prer						64050055 64050056				4
			Advertisement Service				Division II, Part III, 1st	schedule	64050056 64050096				١.
			/ Fee for Technical Se	(41.0)	.,		der ADTT		64050096				4
			nt for Goods, Services,					ered under AE	OTT 64050098				+
			nt for Goods u/s 153(1						64060052				r
		Paymen	nt for Goods u/s 153(1)(a) @1.59	6				64060053				
			nt for Goods u/s 153(1						64060058				
			nt for Services u/s 153						64060152				4
			nt for Services u/s 153 nt for Services u/s 153						64060154 64060166				ı.
			nt for Services u/s 153 nt for Goods u/s 153(1)	(1)(0) 60	-				64060074				H
			s from Contracts u/s 1						64060264				t
			Export related Service						64060352				۰
			Proceeds u/s 154(1) @						64070054				ı
		Foreign	Indenting Commissio	n u/s 154(2)				64070151				
			oceeds of goods to ex						64070152				
			oceeds of of goods by			u/s 154(3A)			64070153				4
			t Payments to indirect Proceeds u/s 154(3C)	exporter u	u/s 154(3B)				64070154 64070155				H
			Prize Bond u/s 154(3C)						64090051				H
			s from Crossword Pu	zzle u/s 15	6				64090052				۰
			s from Raffle u/s 156						64090053				ı
		Winning	s from Lottery u/s 156						64090054				1
			gs from Quiz u/s 156						64090055				
			s from Sale Promotion						64090056				4
			ssion / Discount on pe ge / Commission u/s 2			56A @12%			64090151				ı.
			ge / Commission u/s 2 ge / Commission u/s 2						64120070 64120074				8
			ation Gas Bill u/s 234/		•				64130151				H
			e of Bonus Shares by		es quoted or	Stock Exchang	ge u/s 236M		64151351				۰
			e of Bonus Shares by						64151451				ı
		Paymen	nt for use or right to us	e industria	I, commerci	al and scientific	equipment u/s 236Q	(1)	64151651				
			Machinery and equip	ment u/s 2	36Q (2)				64151652				
			d in specie u/s 236S						64151801				4
			Gains on Immovable I						64220051				4
			Gains on Immovable I Gains on Immovable I						64220053 64220055				H
			Gains on Securities u			10%			64220151				H
			Gains on Securities u	_					64220157				۰
			Gains on Securities u						64220155				Ť
			Gains on Securities u						64220156				ı
			Gains on Securities u						64220199				
			Gains on Securities u						64220251				ſ
			Gains on Securities u		_				64220254				4
			Gains on Securities u						64220256				ı
			Gains on Securities u Services outside Paki						64220257 64310051				ł
			services outside Paki s for Contracts outside				e		64310051				f
			se of Locally Produced						64310052				t
			Carriage Services by					art IV, 2nd	64320051				
		Schedu	le										
			of Hajj Group Operato						64320052				

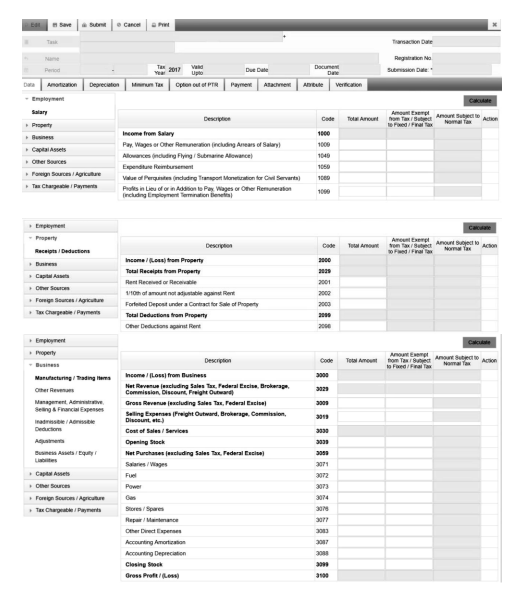


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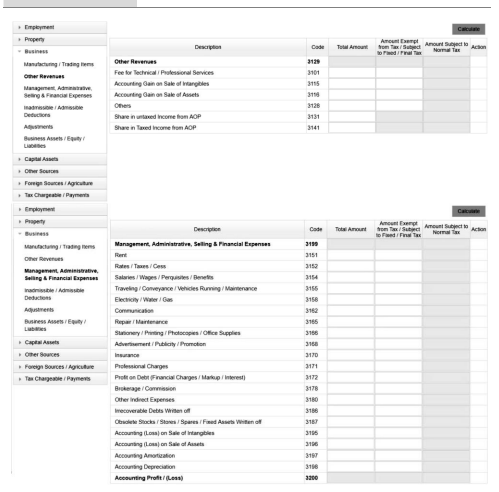


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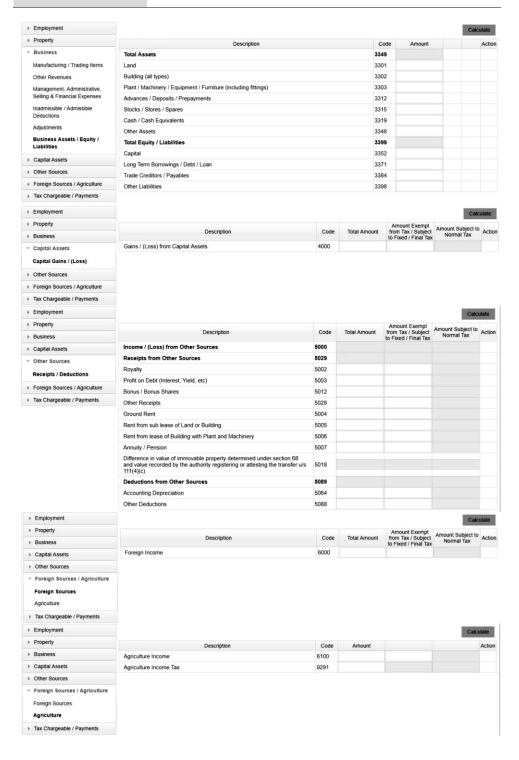
¹[Part-II-J Individual Income Tax Return 2017

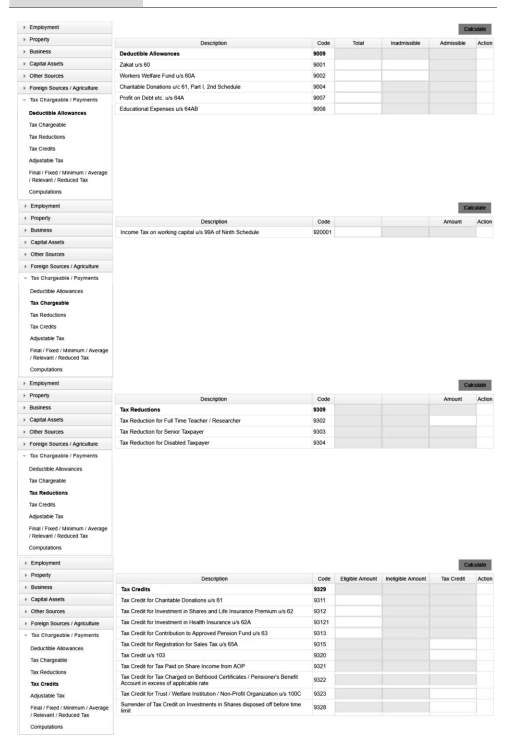


¹ Added by SRO 819(I)/2017, dated 17.08.2017.



Manufacturing / Trading Items Other Revenues Unadjusted (Loss) from Business for 2011 Unadjusted (Loss) from Business for 2012 Unadjusted (Loss) from Business for 2012 Unadjusted (Loss) from Business for 2012 Unadjusted (Loss) from Business for 2012 Unadjusted (Loss) from Business for 2012 Unadjusted (Loss) from Business for 2012 Unadjusted (Loss) from Business for 2013 Unadjusted (Loss) from Business for 2013 Unadjusted (Loss) from Business for 2013 Unadjusted (Loss) from Business for 2013 Unadjusted (Loss) from Business for 2014 Unadjusted (Loss) from Business for 2015 Unadjusted (Loss) from Business for 2016 Unadjusted (Loss) from Business for 2016 Unadjusted (Loss) from Business for 2016	Property						ulate
Indeministrating Trading terms Content		Description	Code	Total Amount	from Tax / Subject	Amount Subject to Normal Tax	Acti
And Stacks us 20(2) Provision for Doublet Debts And Stacks us 20(2) Provision for Doublet Debts And Stacks us 20(2) Provision for Doublet of Investment 2003 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 2004 200		Inadmissible Deductions	3239		to Fixed / Final Tax		
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Add Backs us 2 10 Previous for Reserves Funds / Amount carried to Reserves Funds / Capital Account Reserves Funds or Capital Account Reserves Funds or Capital Account Reserves Add Backs us 2 10 Amount and the Declaced at 3 200							
New Notice New York New Yor		Add Backs u/s 21(i) Provision for Reserves / Funds / Amount carried to	2204				
Add Blacks up 21(0) Personal Expenditure 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010							
Business Assets Found	Adjustments				-		
Colorida Marients			3206				
Add Backs us 21(e) Contributions to Unecognized / Unapproved Funds 2009	Liabilities		3207				
■ Protegis Bources / Agriculture Add Blacks uib 21(1) Contributions to Funds not notice effective arrangement for deduction of Tax at source Add Blacks us 21(1) Print Data stource Add Blacks Add Bl	Capital Assets	Add Backs u/s 21(d) Entertainment Expenditure above prescribed limit	3208				
Tax Chargeable / Payments And Backs us 32(1) Fire Parally for Volation of any law / rule / regulation 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211 3211	Other Sources	Add Backs u/s 21(e) Contributions to Unrecognized / Unapproved Funds	3209				
**************************************	Foreign Sources / Agriculture	Add Backs u/s 21(f) Contributions to Funds not under effective	3210				
Add Backs us 21(1) Personal Expenditure 2012 2 2 2 2 2 2 2 2 2	Fig. Tax Chargeable / Payments						
Add Backs us V1/10 Protice on beld in bolivarage / Commission / salary / remarkation Padu by an Act of the member of the prescribed mode of the protection amount not paid through prescribed mode accreding prescribed amount not paid through prescribed amount not paid through prescribed amount not paid through prescribed amount not paid through prescribed amount not paid through prescribed amount not paid through prescribed amount not paid through prescribed amount not paid through prescribed amount not paid through prescribed amount not paid through prescribed amount not paid through prescribed amount not paid and paid through prescribed amount not paid with through through through the paid through prescribed amount not paid with through through the paid through prescribed amount not paid with through through the paid through through the paid through through the paid through through the paid through through the paid through through the paid through through the paid through through the paid through through the paid through through the paid through through the paid through through the paid through through the paid through through the paid through through through through through the paid through			3211				
remuneration Pada by an AOP to its member AAd Backs us 3 /10 Employment mother and prescribed mode 216		Add Backs u/s 21(h) Personal Expenditure	3212				
Add Backs up 32 (n) Salay exceeding prescribed amount not paid through prescribed mode 2216		Add Backs u/s 21(j) Profit on Debt / brokerage / Commission / salary / remuneration Paid by an AOP to its member	3213				
Add Backs u. 21(m) Salay exceeding prescribed amount not paid 216		Add Backs u/s 21(I) Expenditure under a single Account head exceeding	3215				
Add Backs up 24 (n) Capital Expenditure attributable to Non-Business income 3218		Add Backs u/s 21(m) Salary exceeding prescribed amount not paid					
Add Backs us \$67(1) Expenditure attributable to Non-Business Income 3218 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219 3219		through prescribed mode			-		
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► Employment					Calc	ulate
Property	Description	Code	Receipts / Value	Tax Collected / Deducted	Tax Chargeable	Actio
Business	Adjustable Tax	640000		Deducted	Chargeable	
Capital Assets	Import u/s 148 @1%	64010002				
Other Sources	Import u/s 148 @2%	64010004				
Foreign Sources / Agriculture	Import u/s 148 @3%	64010006				
Tax Chargeable / Payments	Import u/s 148 @4.5%	64010009				
Deductible Allowances	Import u/s 148 @5.5%	64010011				
Tax Chargeable	Import u/s 148 @6%	64010012				
	Salary of Federal Government Employees u/s 149	64020001				
Tax Reductions	Salary of Provincial Government Employees u/s 149	64020002				
Tax Credits	Salary of Corporate Sector Employees u/s 149	64020003				
Adjustable Tax	Salary of Other Employees u/s 149	64020004				
Final / Fixed / Minimum / Average / Relevant / Reduced Tax	Payment for Goods, Services, Contracts, Rent, etc. to a Non-Resident u/s 152(2)	64050007				
	Profit on Debt to a Non-Resident u/s 152(2)	64050008				+
Computations	Payment for Goods to a PE of a Non-Resident u/s 152(2A)(a) / Division II, Part III, 1st Schedule					
	Payment for Transport Services to a PE of a Non-Resident u/s 152(2A)(b) / Division II, Part III, 1st Schedule	64050010				
	Payment for Other Services to a PE of a Non-Resident u/s 152(2A)(b) / Division II, Part III, 1st Schedule	64050011				
	Payment for Contracts to a PE of a Non-Resident u/s 152(2A)(c) / Division II, Part III. 1st Schedule	64050012				
	Payment for Goods u/s 153(1)(a) @1%	64060002				
	Payment for Goods u/s 153(1)(a) @1.5%	64060003				
	Payment for Goods u/s 153(1)(a) @3%	64060006				
	Payment for Goods u/s 153(1)(a) @4.5%	64060009				
	Withdrawal from Pension Fund u/s 156B	64090201				
	Cash Withdrawal from Bank u/s 231A	64100101				+
	Certain Banking Transactions u/s 231AA	64100201				+
	Motor Vehicle Registration Fee u/s 231B(1)	64100301				
	Motor Vehicle Transfer Fee u/s 231B(2)	64100302				+
	Motor Vehicle Sale u/s 231B(3)	64100303				+
	Motor Vehicle Leasing u/s 231B(1A) @3%	64100304				+
	Value of Shares traded through a member of a Stock exchange u/s 233A (1)(a)	64120101				•
	Value of Shares traded through a member of a Stock exchange u/s 233A (1)(b)	64120102				
	Margin Financing, Margin Trading or Securities Lending u/s 233AA	64120201				
	Goods Transport Public Vehicle Tax u/s 234	64130001				+
	Passenger Transport Public Vehicle Tax u/s 234	64130002				+
	Private Vehicle Tax u/s 234	64130003				+
	Electricity Bill of Domestic Consumer u/s 235A	64140101				+
	Telephone Bill u/s 236(1)(a)	64150001				+
	Cellphone Bill u/s 236(1)(a)	64150002				+
	Prepaid Telephone Card u/s 236(1)(b)	64150003				+
	Phone Unit u/s 236(1)(c)	64150004				+
	Internet Bill u/s 236(1)(d)	64150005				
	Prepaid Internet Card u/s 236(1)(e)	64150006				
	Purchase by Auction u/s 236A	64150101				•
	Domestic Air Ticket Charges u/s 236B	64150201				
	Sale / Transfer of Immovable Property u/s 236C	64150301				
	Functions / Gatherings Charges u/s 236D	64150401				
		34130401				
		64150604				
	Issuance of License to Cable Opeartors u/s 236F	64150601 64150602				
		64150601 64150602 64150603				

Screening of Foreign TV drama serial or play (other than in english) u/s 236F	64150605	
Purchase of other commodities by Distributors / Dealers / Wholesalers u/s 236G	64150701	
Purchase of Fertilizer by Distributors / Dealers / Wholesalers u/s 236G	64150702	
Purchase by Retailers u/s 236H	64150801	
Educational Institution Fee u/s 236I	64150901	
Issuance / Renewal of License to Dealers / Commission Agents / Arhatis u/s 236J	64151001	
Purchase / Transfer of Immovable Property u/s 236K	64151101	
Purchase of International Air Ticket u/s 236L	64151201	
Banking transactions otherwise than through cash u/s 236P	64151501	
Education related expenses remitted abroad u/s 236R	64151701	
Advance tax on general insurance premium u/s 236U	64151902	
Advance tax on life insurance premium u/s 236U	64151903	
Advance tax on extraction of minerals u/s 236V	64151904	

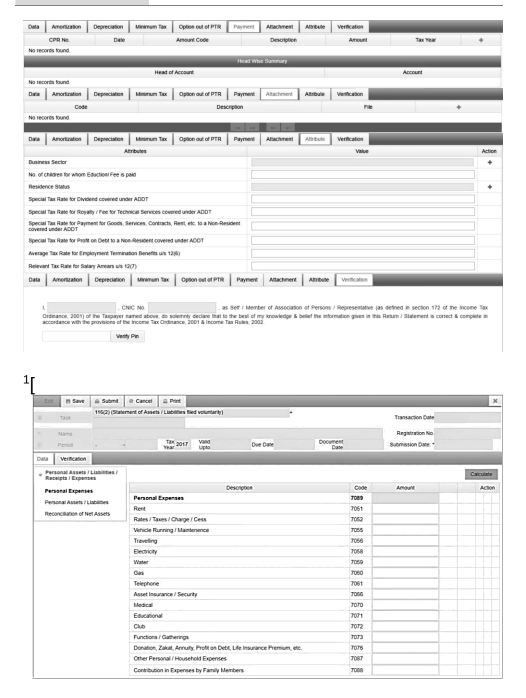
	Advance tax on extraction of minerals u/s 236V	64	1151904			
► Employment					Cak	culate
▶ Property	Description	Code	Receipts / Value	Tax Collected / Deducted	Tax Chargeable	Action
▶ Business	Final / Fixed / Minimum / Average / Relevant / Reduced Tax	640001		Deddoted		
► Capital Assets	Import u/s 148 @1%	64010052				
► Other Sources	Import u/s 148 @2%	64010054				
Foreign Sources / Agriculture	Import u/s 148 @3%	64010056				
- Tax Chargeable / Payments	Import u/s 148 @4.5%	64010059				
Deductible Allowances	Import u/s 148 @5.5%	64010061				
Tax Chargeable	Import u/s 148 @6%	64010062				
Tax Reductions	Import of Edible Oil u/s 148 @5.5%	64010161				
Tax Credits	Import of Packing Material u/s 148 @5.5%	64010181				
Adjustable Tax	Dividend u/s 150 @7.5%	64030052				
	Dividend u/s 150 @10%	64030053				
Final / Fixed / Minimum / Average / Relevant / Reduced	Dividend u/s 150 @12.5%	64030054				
Tax	Yield on Behbood Certificates / Pensioner's Benefit Account	64030071				
Computations	Dividend to a Non-Resident covered under ADTT u/s 150 / u/s 5	64030099				
	Royalty / Fee for Technical Services to a Non-Resident u/s 152(1) / Division IV, Part I, 1st Schedule	64050051				
	Payment for Contracts for Construction, Assembly or Installation to a Non-Resident u/s 152(1A)(a) / Division II, Part III, 1st Schedule	64050052				
	Payment for Services, Contracts to a Non-Resident u/s 152(1A)(b) / Division II, Part III, 1st Schedule	64050053				
	Fee for Advertisement Services to a Non-Resident u/s 152(1A)(c) / Division II, Part III, 1st Schedule	64050054				
	Insurance / Reinsurance Premium to a Non-Resident u/s 152(1AA) / Division II, Part III, 1st Schedule	64050055				
	Fee for Advertisement Services to a Non-Resident u/s 152(1AAA) / Division II, Part III, 1st Schedule	64050056				
	Profit on Debt u/s 152(2) / u/c (5A), Part II, 2nd Schedule	64050096				+

Royalty / Fee for Technical Services to a Non-Resident covered under ADTT	64050097	
Payment for Goods, Services, Contracts, Rent, Capital Gains, etc. to a Non-Resident covered under ADTT	64050098	
Payment for foreign produced commercials to a Non-Resident u/s 152A Division II, Part III, 1st Schedule	64050100	
Payment for Goods u/s 153(1)(a) @1%	64060052	
Payment for Goods u/s 153(1)(a) @1.5%	64060053	
Payment for Goods u/s 153(1)(a) @3.5%	64060057	
Payment for Goods u/s 153(1)(a) @4.5%	64060059	
Payment for Services u/s 153(1)(b) @1%	64060152	
Payment for Services u/s 153(1)(b) @1.5%	64060153	
Payment for Services u/s 153(1)(b) @2%	64060154	
Payment for Services u/s 153(1)(b) @10%	64060170	
Payment for Services u/s 153(1)(b) @15%	64060180	
Receipts from Contracts u/s 153(1)(c) @7.5%	64060265	
Receipts from Contracts u/s 153(1)(c) @10%	64060270	
Fee for Export related Services u/s 153(2) @1%	64060352	
Export Proceeds u/s 154(1) @1%	64070054	
Foreign Indenting Commission u/s 154(2)	64070151	
Sale Proceeds of goods to exporter u/s 154(3)	64070151	
Sale Proceeds of goods to exporter u/s 154(3) Sale Proceeds of of goods by industrial undertaking u/s 154(3A)	64070153	
and the second of the second o	64070154	
Contract Payments to indirect exporter u/s 154(3B)		
Export Proceeds u/s 154(3C)	64070155	
Income from property u/s 15(6)	64080052	
Prize on Prize Bond u/s 156	64090051	
Winnings from Crossword Puzzle u/s 156	64090052	
Winnings from Raffle u/s 156	64090053	
Winnings from Lottery u/s 156	64090054	
Winnings from Quiz u/s 156	64090055	
Winnings from Sale Promotion u/s 156	64090056	
Commission / Discount on petroleum products u/s 156A @12%	64090151	
Brokerage / Commission u/s 233 @8%	64120066	
Brokerage / Commission u/s 233 @10%	64120070	
Brokerage / Commission u/s 233 @12%	64120074	
CNG Station Gas Bill u/s 234A	64130151	
Electricity Bill of Commercial Consumer u/s 235	64140051	+
Electricity Bill of Industrial Consumer u/s 235	64140052	
Lease of rights to collect tolls u/s 236A(3)	64150102	
Issuance of Bonus Shares by Companies quoted on Stock Exchange u/s 236M	64151351	
Issuance of Bonus Shares by Companies not quoted on Stock Exchange u/s 236N	64151451	
Payment for use or right to use industrial, commercial and scientific equipment u/s 236Q (1)	64151651	
Rent of Machinery and equipment u/s 236Q (2)	64151652	
Dividend Specie u/s 236S @7.5%	64151802	
Dividend Specie u/s 236S @10%	64151803	
Advance tax on registering or attesting transfer of immovable property $\ensuremath{\text{u/s}}$ 236W	64151951	
Dividend Specie u/s 236S @12.5%	64151804	
Capital Gains on Immovable Property u/s 37(1A) @0%	64220051	
Capital Gains on Immovable Property u/s 37(1A) @2.5%	64220052	
Capital Gains on Immovable Property u/s 37(1A) @5%	64220053	
Capital Gains on Immovable Property u/s 37(1A) @7.5%	64220054	
Capital Gains on Immovable Property u/s 37(1A) @10%	64220055	
Capital Gains on immovable property u/s 37(1A) @3.75%	64220057	
Capital Gains on Securities u/s 37A @0%	64220151	
Capital Gains on Securities u/s 37A @5%	64220153	

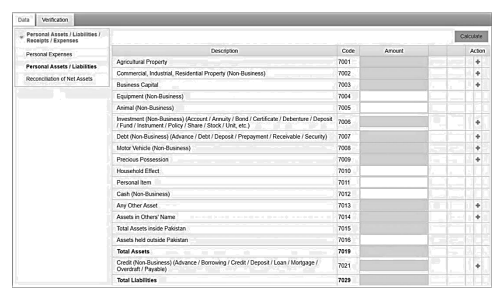
Capital Gains on Securities u/s 37A @5%	64220153	
Capital Gains on Securities u/s 37A @7.5%	64220157	
Capital Gains on Securities u/s 37A @12.5%	64220155	
Capital Gains on Securities u/s 37A @15%	64220156	
Purchase of Locally Produced Edible Oil u/c (13C), Part II, 2nd Schedule	64310053	
Fee for Carriage Services by Oil Tanker / Goods Transport Contractor u/c (43D) / (43E), Part IV, 2nd Schedule	64320051	
Income of Hajj Group Operators u/c (72A), Part IV, 2nd Schedule	64320052	
Receipts from Shipping Business of a resident person u/s 7A	64310055	
Profit on debt u/s 7B	64310056	+
Fee for Transport Services outside Pakistan u/c (3), Part II, 2nd Sch @1%	64310061	
Fee for Advertising services by electronic and print media outside Pakistan u/c (3), Part II, 2nd Sch @0.75%	64310062	
Fee for Other Services outside Pakistan u/c (3), Part II, 2nd Sch @5%	64310063	
Receipts for Contracts outside Pakistan u/c (3), Part II, 2nd Schedule @ 3.75%	64310071	
Tax on business income of builders u/s 7C	64310072	
Tax on business income of developers u/s 7D	64310073	
Transport Monetization for Civil Servants (after deduction of drivers salary) u/c (27), Part II, 2nd Schedule	64210051	
Flying / Submarine Allowance (not exceeding basic pay) u/c (1), Part III, 2nd Schedule	64210052	
Allowance to Pilots (exceeding basic pay) u/c (1), Part III, 2nd Schedule	64210053	
Employment Termination Benefits u/s 12(6) Chargeable to Tax at Average Rate	64210054	
Salary Arrears u/s 12(7) Chargeable to Tax at Relevant Rate	64210056	

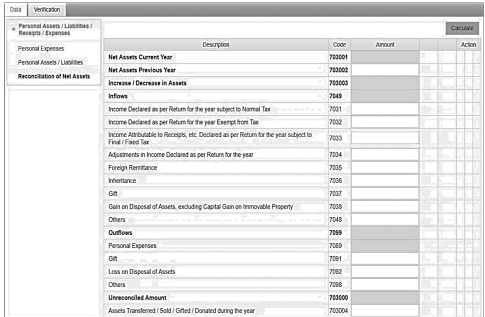
	Salary Arrears u/s 12(7) Chargeable to Tax at Relevant Rate	64210056				
► Employment					Calc	ulate
▶ Property	Description	Code	Total Amount	Amount Exempt from Tax / Subject	Amount Subject to	Actio
▶ Business			TOTAL PATROUNE	to Fixed / Final Tax	Normal Tax	Acti
Capital Assets	Income from Salary	1000				
Other Sources	Income / (Loss) from Property	2000				
Foreign Sources / Agriculture	Income / (Loss) from Business	3000				
- Tax Chargeable / Payments	Gains / (Loss) from Capital Assets	4000				
Deductible Allowances	Income / (Loss) from Other Sources	5000				
Tax Chargeable	Foreign Income	6000				
7	Agriculture Income	6100				
Tax Reductions	Share in untaxed Income from AOP	3131				
Tax Credits	Share in Taxed Income from AOP	3141				
Adjustable Tax	Total Income	9000				
Final / Fixed / Minimum / Average / Relevant / Reduced Tax	Deductible Allowances	9009				
	Taxable Income	9100				
Computations	Tax Chargeable	9200				
	Normal Income Tax	920000				
	Final / Fixed / Minimum / Average / Relevant / Reduced Income Tax	920100				
	WWF	920900				
	Tax Reductions	9309				
	Tax Credits	9329				
	Turnover / Tax Chargeable u/s 113 @0.2%	923152				
	Turnover / Tax Chargeable u/s 113 @0.25%	923163				
	Turnover / Tax Chargeable u/s 113 @0.5%	923155				
	Turnover / Tax Chargeable u/s 113 @1%	923160				
	Income / Super Tax Chargeable	923181				
	Difference of Minimum Tax Chargeable u/s 148(8) / 153(3)(b)	923192				
	Difference of Minimum Tax Chargeable on Electricity Bill u/s 235	923193				
	Difference of Minimum Tax Chargeable u/s 113	923194				
	Adjustment of Minimum Tax Paid u/s 113 in earlier Year(s)	923198				
	Refund Adjustment of Other Year(s) against Demand of this Year	92101				
	Withholding Income Tax	9201				
	Advance Income Tax	9202				
	Advance Income Tax u/s 147(A)	92022				
	Admitted Income Tax	9203				
	Demanded Income Tax	9204				
	Refundable Income Tax	9210				





¹ Added through S.R.O. 981(I)/2017 dated 28th September, 2017





L CNIC No. , CNIC No. , as Self / Member of Association of Persons / Representative (as defined in section 172 of the Income Tax Ordinance, 2001) of the Taxpayer named above, do solemnly declare that to the best of my knowledge & belief the information given in this Return / Statement is correct & complete in accordance with the provisions of the Income Tax Ordinance, 2001 & Income Tax Rules, 2002.	ata Verification		
Ordinance, 2001) of the Taxpayer named above, do solemnly declare that to the best of my knowledge & belief the information given in this Return / Statement is correct & complete in accordance with the provisions of the Income Tax Ordinance, 2001 & Income Tax Rules, 2002.			
accordance with the provisions of the Income Tax Ordinance, 2001 & Income Tax Rules, 2002.	J,	, CNIC No.	, as Self / Member of Association of Persons / Representative (as defined in section 172 of the Income Tax
The state of the s	Ordinance, 2001) of the accordance with the pro	e Taxpayer named above, do sole	emply declare that to the best of my knowledge & belief the information given in this Return / Statement is correct & complete in size 2001 & Income Tax Rules, 2002
		Verify Pin	

Eo	0-	Instructions for Filling in Return Form & Wealth Statement
Form	Sr.	Instruction
	1	The following persons are required to furnish a return of income for a tax year: (a) Every company;
		(b) Every person (other than a company) whose taxable income for the year exceeds PKR 400,000;
		(c) Every non-profit organization as defined in clause (36) of section 2;
		(d) Every welfare institution approved under clause (58) of Part I of the Second Schedule;
	1	(e) Every person who has been charged to tax in respect of any of the two preceding tax years;
	İ	(f) Every person who claims a loss carried forward under this Ordinance for a tax year;
		(g) Every person who owns immovable property with a land area of two hundred and fifty square yards or more or owns any flat located in are
		falling within the municipal limits existing immediately before the commencement of Local Government laws in the provinces: or areas in a
		Cantonment; or the Islamabad Capital Territory;
		(h) Every person who owns immoveable property with a land area of five hundred square yards or more located in a rating area;
		(i) Every person who owns a flat having covered area of two thousand square feet or more located in a rating area;
	1	(j) Every person who owns a motor vehicle having engine capacity above 1000 CC:
	1	(k) Every person who has obtained National Tax Number;
	1	(i) Every person who is the holder of commercial or industrial connection of electricity where the amount of annual bil) exceeds rupees five hundred thousand:
	1	
	1	(m) Every person who is registered with any chamber of commerce and industry or any trade or business association or any market committee or any professional body including Pakistan Engineering Council, Pakistan Medical and Dental Council, Pakistan Bar Council or any Provincia
	1	Bar Council, institute of Chartered Accountants of Pakistan or Institute of Cost and Management Accountants of Pakistan;
	1	(n) Every individual whose income under the head Business exceeds PKR 300,000 but does not exceed PKR 400,000 in a fax year.
	1	The following errors / omissions shall render a Return invalid & make the taxpayer a non-filer & Bable to penalty under section 182(1):
	1	(a) Return on which CNIC is missing or incorrect or invalid;
General		(b) Return on which mandatory fields marked by " are empty;
		(c) Refurn which is not signed by the Taypeyer or his Representative (se defined in section 172 of the Income Tay Outlinesses 2004).
		(d) Return which is not filed in the prescribed Form:
		(e) Return which is not filed in the prescribed mode.
		Individuals deriving income under the head Property, Capital Gains & Other Sources (excluding Salary / Business) & Income subject to fixed /
		final tax have to file one page Return in IT-18 Form with Annex-A, Annex-F & Wealth Statement if required to be filed.
		individuals deriving income under the head business or falling under Final Tax Regime (FTR) such as Commercial Importers, Exporters,
		Contractors, etc. have to file two page Return in IT-2 Form with Annex-A, Annex-B, Annex-F & Wealth Statement if required to be filed, Annex-
		C, Annex-D & Annex-E are required only where Depreciation / Amortization, Admissible / Inadmissible Deductions & Minimum Tax Chargeable
		/ Option out of Presumptive Tax Regime are involved.
	1	Individuals, including members of AOPs or directors of Companies must file Wealth Statement.
	1	Taxpayers may file Return of Total Income / Statement of Final Taxation & Wealth Statement through the following modes:
	1	Electronically at FBR Portal (https://ris.fbr.gov.pk/infosys/public/txplogin.xhtml) which is mandatory for all Companies, AOPs, Sales Tax
	[Registered Persons, Refund Claimants & Individuals having income under the head Salary. However, all others are also encouraged to
	ì	electronically file Return;
		Manually on paper at Taxpayer Facilitation Counter of the respective Regional Tax Office. Paper Return Form can be downloaded from FBR
		Website http://www.fbr.gov.pk.
		Taxpayers may seek guidance through the following modes:
		By calling Helpline 0800 00 227, 051 111-227-227
		By visiting the nearest Taxpayer Facilitation Centre (TFC), list of which can be downloaded from FBR website at http://www.fbr.gov.pk
		Tax can be paid in any authorized branch of NBP & SBP at any time before filing of return. List of authorized braches of NBP & SBP can be downloaded from http://www.fbr.gov.pk.
IT-1B	13	" " " " " " " " " " " " " " " " " " " "
1T-2	27	Only Foreign Income (Not Loss) should be declared.
IT-1B	34	
IT-2		Only Agriculture Income (Not Loss) should be declared.
IT-19	26	
IT-2	41	
		Share in Taxed Income from AOP:
		Charitable Donations u/s 61;
		Investment in Shares of Public Companies listed on a Stock Exchange in Pakistan (only for Original Allottee other than a Company) u/s 62;
		Life Insurance Premium (only for Resident Individual deriving income from Safary / Business) u/s 62;
		Contribution to Approved Pension Fund (only for Pakistani Individual registered with FBR / NADRA deriving income from Salary / Business) u/s
		63;
		Taxpayers wanting to opt out of Final Tax Regime (FTR) u/c (56B), (56C), (56D), (56E), (56F), (56G), Part IV, Second Schedule, must file
Annex-E	1	Annex-E.
Annex-F	+	Only Personal / Household (Non-Business) expenses should be declared.
	1	Expenses borne by more than one person must be declared in total by each person. For example, if in one family more than one member is
	1	contibuting to expenses or if more than one family is living jointly & within each family more than one member is contributing to expenses, total
	1	expenses under each head must be declared by each member of each family filing his wealth statement & then contribution by other family
Annex-F		members be deducted to arrive at own contribution.
Vealth Statement		If rows provided in any segment are inadequate, additional rows may be inserted.
Vealth Statement	₩	All assets must be delared at cost, including ancillary expenses.
Name Alaka	1	If an asset is acquired under a Hire Purchase Agreement, total price should be declared as asset under the appropriate head & halance
Vealth Statement	+	payable amount should be declared as tiability.
Vealth Statement	1—	If Wealth Statement is filed for the first time, separate Reconciliation Statement must be filed for each previous year.
	1.	Equipment, Plant, Machinery (Non-Business) must be declared with description, for example, Generator, Tubewell, Harvestor, Tractor, Trolley,
Vegith Statement	1 4	etc.
	١	Assets created whether in Pakistan or abroad, in the name of spouse(s), children & other dependents should be declared only if acquired by
Vealth Statement	14	them with funds provided by you (Benami Assets).
	1	A separate column for assets held outside Pakistan has been added wherein any/all assets held abroad are to be declared at cost in Pak
Vealth Statement	16	Rupee Value

		(FOR INDIVIDUAL, DERIVING INCOME	UNDER ANY HEAD	D OTHER T	HAN SALARY / BI		
Nan CNi						Tax Year	2017
	1058*					NTN	
		· · · · · · · · · · · · · · · · · · ·			Total	Amount Exempt	Amount
	Sr.	Description		Code	Amount	from Tax / Subject to Fixed / Final Tax	Subject to Norm
					А	В	С
_	.1	ncome/(loss) from property		2000			
_	2 -	Gains / (Loss) from Capital Assets		4000			<u> </u>
_	3	Income / (Loss) from Other Sources		5000			
\dashv	5	Foreign Income Share in untaxed Income from AOP		6000 3131	-		
	e	Share in Taxed Income from AOP		3141		·	
	7	Total income*		9000			<u> </u>
į,					Total	[nadmiss ble	Admissible
7 5		Deductible Allowances [9+10+11+12]		9009			
.		Zakat u/s 80		9001			
8.5	10	Deductible Allowance for Profit on Debt u/s 64A		9007	<u> </u>		ļ
- 1		Charitable Donations u/c 61, Part I, 2nd Schedule		9004 9008		-	
		Educational expenses u/s 64AB Taxable Income [7-8]*		9100			
\neg		Tax Chargeable [Col.C 15-16-17-18+19]		9200			
- 1		Normal Income Tax		920000		· · · · ·	
	16	Tax Reduction for Senior Taxpayer		9303			
_ 1	17	Tax Reduction for Disabled Taxpayer		9304			
11	18	Tax Credits		9329		ļ	
	19	Super Tax		920700		ļ <u></u>	
- 1	20	Tax Paid (Sr.21 Col. 8+Sr.22 Col. 8+Sr.28 Col. 8+Sr.1 Col. 8 /	Annex-A2				
ı		Advance Income Tax		9202			
ı	23	Admitted Income Tax		9203 9210			_
- 1	24	Refundable Income Tax [14-20 if <9] Demanded Income Tax [14-20 if >0]		9210			
- 1	25	Refund Adjustment of Other Year(s) against Demand of this	s Year (=23)	92101			-
- 1		Agriculture income	- 1 [2-0]	6100			
	27	Agriculture Income Tax		9291			
П					D	Tax Collected/ Deducted/Paid	
┪		Final / Fixed / Minimum / Average / Relevant / Reduced Inc	come Tax [Sum of		Receipts / Value	Deductedinaid	Tax Chargeab
ļ	28	29 to 57]		640001			<u> </u>
ı	29	Dividend u/s 150 @7.5%		64030052			
- 1	30	Dividend u/s 150 @10%		64030053			
	31	Dividend u/s 150 @ 12.50%		64030064			
		Yield on Bahbood certificates/Pensioners benefit account		64030071			<u> </u>
_]	33	Profit on Debt u/s 78		64310056			<u> </u>
- 1		Income from property u/s 15(6)		64080052			 -
- 1	35 36	Prize on Prize Bond u/s 156		64090051 64090052			
- 1	37	Winnings from Crossword Puzzle u/s 156 Winnings from Raffle u/s 156		64090053			
ا ۔	38	Winnings from Lottery u/s 156		64090054			
2 8	39	Winnings from Quiz u/s 156		64090055			
휨	40	Winnings from Sale Promotion u/s 156		64090056			
œ۱	41	ssuance of Bonus Shares by Companies quoted on Stock Excha	ange u/s 236M	64151351			
	42	ssuance of Bonus Shares by Companies not quoted on Stock Ex		64151451			
.	43	Dividend in specie u/s 238S @ 7.5%		64161802			
18-		Name of the contract of the co					
- 1	45	Dividend in specie u/s 2385 @ 12.5%		64151804			
۱ ۽	46	Advance tax on registering or attesting transfer of immevable pro	perly w/s 236W	64161981			
§ 8	48			04000000			
1	49	Capital Gains on Immovable Property us 37(1A) @2.5% Capital Gains on Immovable Property us 37(1A) @5%		64220052		_	
.		Capital Gains on knimovable Property u/s 37(1A) @7.5%		64220054			
티	51	Capital Gains on immovable Property u/s 37(1A) @10%		64220055			
Ē	52	Capital Gains on immovable Property u/s 37(1A) @3.75%		64220057			
=	53	Capital Gains on Securities u/s 37A @ 0%		64220151			
	54	Capital Gains on Securties u/s 37A @ 5%		64220163			
- 1	55	Capital Gains on Securities u/s 37A @ 7.5%		64220157			
- 1		Capital Gains on Securities u/s 37A @ 12.5%		64220155			
- 1		Capital Gains on Securities u/s 37A @ 15%		6422015B			
- 1	.58 I.	Capital Gains on Securities u/s 37A @ 10%		64220158			
		sentative (as defined in section 172 of the Income Tax Ordi	CNIC No.	Taynayer n	amed above do so	, in my capacity as	Self/ In the best of mu
	KINDWIE	edge & belief the information given in this Return / Statemer	nt u/s 115(4) is corre	ect & comple	ele in accordance w	ith the provisions of	the Income Tax
	vidins	ance, 2001 & Income Tax Rules, 2002.					
						Date:	
Verification		vr					

		RETURN OF TOTAL INCOME / STATEMENT OF FINAL TAXATION UNDE FOR INDIVIDUAL DERIVING INCOME UNDER THE HEAD I				
Nar	20*	FOR INDIVIDUAL DERIVING INCOME UNDER THE HEAD I	BUSINESS & ANY C	THER HEAD EXC		
CN					Tax Year	2017
lddr					NTN*	<u> </u>
tuui	633				1	
	Sr.	.; Description	Code	Total Amount	Amount Exempt from Tax / Subject to Fixed / Final Tax	Amount Subject to Norm Tax
	1	Income/(loss) from property (2+3+4-5)	2000	A	В	С
	2	Rent received or receivable	2001			
	3	1/10th of amount not adjustable against rent	2002			
	4	Forfeited deposit under a contract for sale of property	2003			1
	5	Total deductions from property	2099			
	6	Income from Business	3000			
	7	Gains / (Loss) from Capital Assets (including securities)	4000			
	8	Income / (Loss) from Other Sources [Sum of 9 to 18] - [Sum of 19 to 21]	5000		1	
	9	Receipts from Other Sources	5029			i —
	10	Royalty	5002			
	11	Profit on Debt (Interest, Yield, etc)	5003			
	12	Ground Rent	5004			-
_	13	Rent from sub lease of Land or Building	5005			
Ces	14	Rent from lease of Building with Plant and Machinery	5006		T	
Other Source	15	Bonus / Bonus Shares	5012			
ler S	16	Annuity/pension	5007			
8	-10	Difference in value of immovable property determined u/s 68 and	3007			
	17	value recorded by the authority registering or attesting the transfer u/s				l
		111(4) (c)	5018		 	
		Other Receipts	5028		-	
	19	Deductions from Other Sources	5089			<u> </u>
	20	Accounting Depreciation	5064		-	
-	21	Other Deductions	5088		-	
-	22	Foreign Income	6000			
-	23	Share in untaxed Income from AOP	3131			
-	24	Share in Taxed Income from AOP	3141			
-	25	Total Income*	9000	Total	141-11-	A 4 t 15-4-
	26	Deductible Allowances [27+28+29+30+31]	2000	Total	Inadmissible	Admissible
9	_		9009			
	27	Zakat u/s 60	9001			
_		Workers Welfare Fund u/s 60A	9002		—	
\dashv	29	Charitable Donations u/c 61, Part I, 2nd Schedule	9004		-	
-	30	Deductible Allowance for Profit on Debt u/s 64A	9007			
\dashv	31	Educational expenses u/s 64AB	9008		-	
		Taxable Income [25-26]*	9100			
	33	Tax Chargeable	9200			
	34	Normal Income Tax	920000		1	
	35	Tax Reduction for Senior Taxpayer	9303			
	36	Tax Reduction for Disabled Taxpayer	9304		-	
	37	Tax Credits	9329		-	
-	38	Difference of Minimum Tax Chargeable u/s 148(8) / 153(3)(b)	923192		-	
Ì	39	Adjustment of Minimum Tax Paid u/s 113 in earlier Year(s) [<= (34-35-36-374				
suc	40	Oifference of Minimum Tax Chargeable on Electricity Bill u/s 235	923193		ļ	
Computations	41	Difference of Minimum Tax Chargeable u/s 113	923194		1	
ndu	42	Tumover / Tax Chargeable u/s 113 @0.2%	923152			
Ö	43	Turnover / Tax Chargeable u/s 113 @0.25%	923163			
-	44	Tumover / Tax Charge, ble u/s 113 @0.5%	923155			
	40	Turnover / Tax Chargeable u/s 113 @1%	923160		1	
	45 46	Super Tax @ 3%	923100			

	47	Tax Pald [as per 48 + Annex'A' + Sr.56 Col.B]				
	_	Advance Income Tax	9202			
	49	Admitted Income Tax	9203			
	-	Refundable income Tex [33-47 if <0]	9210			
		Demanded Income Tax [33-47 if >0]	9204			
		Refund Adjustment of Other Year(s) against Demand of this Year [= 50]	92101			
	-	MWF 36"	920900			
_	_	Agriculture Income	6100		<u> </u>	
	_	Agriculture Income Tax	9291		l	
-	T.		, CNIC No		, in my capacity	
Verificati	know	oif / Representative (as defined in section 172 of the Income Tax Ordinance, 200 ledge & belief the information given in this Return / Statement u/s 115(4) are con lance, 2001 & Income Tax Rules, 2002.	9204 92101 920900 6100 9231 , CNIC No. , in my capacity in my capacity in my capacity in my capacity			
Signs				Date:	L	

		RETURN OF TOTAL INCOME / STATEMENT OF FINAL TAXATION L			•••		
Name	o*	FOR INDIVIDUAL DERIVING INCOME UNDER	R THE HEAD	BUSINESS	& ANY OTHER HEA		2017
CNIC	-					Tax Year	2017
	_			<u> </u>	Receipts / Value /	NTN Tax Collected/	
١	Sr.	Description		Code	Number	Deducted/Paid	Tax Chargeab
T					Α	В	С
\top		Final / Fixed / Minimum / Average / Relevant / Reduced Income Tax	[Sum of 61	640001			
- 14	56	7 Import w's 148 @1% 8 Import w's 148 @2%					
	57						
1	58						
Ŀ	59						
L	60	Import u/s 148 @4.5%					
L	61	Import u/s 148 @5.5%					
L	62	Import u/s 148 @6%					
L	63	Import of Edible Oil u/s 148 @5.5%					i
[64	Import of Packing Material u/s 148 @5.5%					
[65	Dividend u/s 150 @7.5%					
Г	66	Dividend u/s 150 @10%					-
Г	67	Dividend u/s 150 @ 12.50%		64030054			
П		Yield on Behbood Certificates / Pensioner's Benefit Account		64030071			7.
- [Dividend to a Non-Resident covered under ADDT u/s 150 / u/s 5		64030099			
_	70	Profit on Debt u/s 7B		64310056			
F		Royalty / Fee for Technical Services to a Non-Resident u/s 152(1) / Divi	sion IV,	01010000			1
L	71	Part I, 1st Schedule	Beetleet	64050051			1
1:	72	Payment for Contracts for Construction, Assembly or Installation to a No u/s 152(1A)(a) / Division II, Part III, 1st Schedule	n-Resident	64050052			
Г		Payment for Services, Contracts to a Non-Resident u/s 152(1A)(b) / Division II, Part					
-	73	III, 1st Schedule Fee for Advertisement Services to a Non-Resident u/s 152(1A)(c) / Division II, Part		64050053			<u> </u>
	74	III, 1st Schedule		64050054			
- -	75	Insurance / Reinsurance Premium to a Non-Resident u/s 152(1AA) / Div Part III, 1st Schedule	rision II,	64050055			1
		Fee for Advertisement Services to a Non-Resident u/s 152(1AAA) / Division II, Part					
-	_	III, 1st Schedule		64050056			
_		Profit on Debt u/s 152(2) / u/c (5A), Part II, 2nd Schedule		64050096			
Ŀ	78	Royalty / Fee for Technical Services to a Non-Resident covered under A		64050097			
- 1 :	79	Payment for Goods, Services, Contracts, Rent, etc. to a Non-Resident covered under ADDT		64050098			
П.	•						
_	80 81	Payment for foreign produced commercials to a non-resident		64050100 64060052			
_		Payment for Goods u/s 153(1)(a) @1%					
_		Payment for Goods u/s 153(1)(a) @1.5%	r	64060053			
$\overline{}$		ment for goods u/s 153(1)(a) @ 3.5%		64060057			
-	84	Payment for Goods u/s 153(1)(a) @4.5%		64060059			
-	85	Payment for Services u/s 153(1)(b) @ 1%		64060152			
\vdash		ment for services u/s 153(1)(b) @ 1.5%		64060153 64060154			
-		Payment for Services u/s 153(1)(b) @ 2%	Services u/s 153(1)(b) @ 10%				
Ľ	88	Payment for Services u/s 153(1)(b) @ 10%					
1	89	ayment for services us 153(1)(b) @ 15% eceipts from Contracts us 153(1)(c) @7.5%		64060180			
	90			64060265			
	91	Receipts from Contracts u/s 153(1)(c) @10%		64060270			
	92	Export Proceeds u/s 154 @1%		64060352			
<u></u>	93			64070054			
gg g	94			64070151			
	95	Sale proceeds of goods to exporter u/s 154(3)		64070152			
\$ 6	96	Sale proceeds of goods by industrial undertaking u/s 154(3A)		64070153			
-	97	Contract payments to indirect exporter u/s 154(3B)		64070154			
_[98	EXport Proceeds u/s 154(3C)		64070155			
٦	99	Income from Property u/s 15(6)		64080052			
텙	100	Prize an Prize Bond u/s 156		64090051			
>		Winnings from Crossword Puzzte u/s 156		64090052	-		<u> </u>
	2.7	Winnings from Raffle u/s 156					

unings from Lottery u/s 156 nnings from Culz u/s 156 nnings from Sale Promotion u/s 156 mninssion / Discount on petroleum products u/s 156A @ 12% kterage / Commission u/s 233 @8% kterage / Commission u/s 233 @10% kterage / Commission u/s 233 @10% kterage / Commission u/s 233 @12% G Station Gas Bill u/s 234A ctrictly Bill of Commercial Consumer u/s 235 ctrictly Bill of Industrial Consumer u/s 235 ctrictly Bill of Industrial Consumer u/s 235 ase of rights to collect tolls u/s 236A(3) uance of Bonus Shares by Companies quoted on Stock Exchange union franchinery & equipment u/s 236A(2) iddend in specie u/s 236S @ 12.5% vance tax on registering or attesting transfer of immovable property 236W uance of Bonus Shares by Companies not quoted on Stock Exchange ment for rent / right to use machinery / equipment u/s 236A(2) pital Gains on Immovable Property u/s 37(1A) @2.5% pital Gains on Immovable Property u/s 37(1A) @2.5% pital Gains on Immovable Property u/s 37(1A) @2.5% pital Gains on Immovable Property u/s 37(1A) @7.5%		64090054 64090055 64090056 64090056 64090151 64120070 64120070 64120071 64120071 64140051 64140052 6415102 64151351 64151802 64151803 64151804 64151804 64151805 64151805 64151805 64151805 64151805 64151805 64151805 64151805 64151805 64151805 64151805 64151805 64151805 64151805			
nnings from Sale Promotion u/s 156 mmission / Discount on petroleum products u/s 156A @ 12% skerage / Commission u/s 233 @ 19% kerage / Commission u/s 233 @ 19% kerage / Commission u/s 233 @ 19% kerage / Commission u/s 233 @ 19% G Station Gas Bill u/s 234A ctricity Bill of Commercial Consumer u/s 235 ctricity Bill of Industrial Consumer u/s 235 ase of rights to collect tolls u/s 236A(3) uance of Bonus Shares by Companies quoted on Stock Exchange unto the state of Bonus Shares by Companies quoted on Stock Exchange unto fine state of Bonus Shares by Companies quoted on Stock Exchange unto fine state of Bonus Shares by Companies quoted on Stock Exchange unto fine specie u/s 236S @ 12.5% didend in specie u/s 236S @ 12.5% vance tax on registering or attesting transfer of immovable property 236W uance of Bonus Shares by Companies not quoted on Stock Exchange unto fine fine state of Bonus Shares by Companies not quoted on Stock Exchange unto fine fine state of Bonus Shares by Companies not quoted on Stock Exchange unto fine fine state of Bonus Shares by Companies and quoted on Stock Exchange unto fine fine state of Bonus Shares by Companies and quoted on Stock Exchange unto fine state of Bonus Shares by Companies and quoted on Stock Exchange unto fine state of Bonus Shares by Companies and quoted on Stock Exchange unto fine state of Bonus Shares by Companies and quoted on Stock Exchange unto fine state of Bonus Shares and state of Bonus Shares by Companies and quoted on Stock Exchange unto fine state of Bonus Shares and state of Bonus Shares by Companies and quoted on Stock Exchange unto fine state of Bonus Shares and state of Bonus Shares and state of Bonus Shares and state of Bonus Shares and state of Bonus Shares and state of Bonus Shares and state of Bonus Shares and state of Bonus Shares and state of Bonus Shares and state of Bonus Shares and state of Bonus Shares and state of Bonus Shares and state of Bonus Shares and state of Bonus Shares and state of Bonus Shares and state of Bonus Shares and state of Bonus Sh		64090056 64090151 64120066 64120070 64120074 64130151 64140051 64140052 64151002 64151002 641510351 64151662 64151803 64151804 64151804 641518051 641518051 641518051 641518051 641518051 641518051 641518051 641518051 641518051			
mmission / Discount on petroleum products u's 156A @ 12% kterage / Commission u's 233 @8% kterage / Commission u's 233 @10% kterage / Commission u's 233 @10% kterage / Commission u's 233 @10% G Station Gas Bill u's 234A ctricity Bill of Commercial Consumer u's 235 ctricity Bill of Commercial Consumer u's 235 see of rights to collect tolls u's 236A(3) auence of Bonus Shares by Companies quoted on Stock Exchange u nt of machinery & equipment u's 236Q(2) idend in specie u/s 236S @ 10% idend in specie u/s 236S @ 10% idend in specie u/s 236S @ 12.5% vance tax on registering or attesting transfer of immovable property 236W paner of Bonus Shares by Companies not quoted on Stock Exchangenence of Bonus Shares by Companies not quoted on Stock Exchangenent for rent / right to use machinery / equipment u/s 236Q pital Gains on Immovable Property u/s 37(1A) @0.5% pital Gains on Immovable Property u/s 37(1A) @2.5% pital Gains on Immovable Property u/s 37(1A) @7.5%		64090151 64120070 64120070 64120074 64130151 64140051 64140052 64151002 64151002 64151652 64151802 64151803 64151804 64151951 64151951 64151651 6420051 64220052 64220053			
kerage / Commission u/s 233 @8% kerage / Commission u/s 233 @10% kerage / Commission u/s 233 @12% G Station Gas Bill u/s 234A ctrictly Bill of Commercial Consumer u/s 235 ctricity Bill of Commercial Consumer u/s 235 ctricity Bill of Industrial Consumer u/s 235 ctricity Bill of Industrial Consumer u/s 235 ase of rights to collect tolls u/s 236A(3) uance of Bonus Shares by Companies quoted on Stock Exchange in of machinery & equipment u/s 236A(2) idend in specie u/s 236S @ 12.5% value of the specie u/s 236S @ 12.5% value of Bonus Shares by Companies not quoted on Stock Exchange value of Bonus Shares by Companies not quoted on Stock Exchange value of Bonus Shares by Companies not quoted on Stock Exchange value of Bonus Shares by Companies not quoted on Stock Exchange value of Bonus Shares by Companies not quoted on Stock Exchange value of Bonus Shares by Companies not quoted on Stock Exchange value of Bonus Shares by Companies not quoted on Stock Exchange value of Bonus Shares by Companies not quoted on Stock Exchange value of Bonus Shares sy Companies not quoted on Stock Exchange value of Bonus Shares sy Companies not quoted on Stock Exchange value of Bonus Shares sy Companies not quoted on Stock Exchange value of Bonus Shares sy Companies not quoted on Stock Exchange value of Bonus Shares sy Companies not quoted on Stock Exchange value of Bonus Shares sy Companies not quoted on Stock Exchange value of Bonus Shares sy Companies not quoted on Stock Exchange value of Bonus Shares sy Companies not quoted on Stock Exchange value of Bonus Shares sy Companies not quoted on Stock Exchange value of Bonus Shares sy Companies not quoted on Stock value of Stock Exchange value of Stock Exchange value of Stock Exchange value of Stock Exchange value of Stock Exchange value of Stock Exchange value of Stock Exchange value of Stock Exchange value of Stock Exchange value of Stock Exchange value of Stock Exchange value of Stock Exchange value of Stock Exchange value of Stock Exchange value of Stock Exchange value of Stock Exchange		64120066 64120070 64120074 64130151 64140051 64140052 64150102 64151351 64151361 64151802 64151804 64151951 64151951 64151451 64151451 641651651 64220051 64220052 64220053			
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kerage / Commission u/s 233 @12% G Station Gas Bill u/s 234A ctricity Bill of Commercial Consumer u/s 235 ctricity Bill of Commercial Consumer u/s 235 cse of rights to collect tolls u/s 236A(3) uance of Bonus Shares by Companies quoted on Stock Exchange in nt of machinery & equipment u/s 236Q(2) didend in specie u/s 236S @ 12.5% iddend in specie u/s 236S @ 12.5% iddend in specie u/s 236S @ 12.5% vance tax on registering or attesting transfer of immovable property 236V/ uance of Bonus Shares by Companies not quoted on Stock Exchange with the commercial collection of the collection o		64120074 64130151 64140051 64140052 64150102 64151351 64151652 64151632 64151803 64151804 64151951 64151451 64151652 6420053			
kerage / Commission u/s 233 @12% G Station Gas Bill u/s 234A ctricity Bill of Commercial Consumer u/s 235 ctricity Bill of Commercial Consumer u/s 235 cse of rights to collect tolls u/s 236A(3) uance of Bonus Shares by Companies quoted on Stock Exchange in nt of machinery & equipment u/s 236Q(2) didend in specie u/s 236S @ 12.5% iddend in specie u/s 236S @ 12.5% iddend in specie u/s 236S @ 12.5% vance tax on registering or attesting transfer of immovable property 236V/ uance of Bonus Shares by Companies not quoted on Stock Exchange with the commercial collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection of the collection o		64130151 64140051 64140052 64150102 6415102 641511351 64151652 64151802 64151803 64151804 64151951 64151451 64151651 6420051 64220052 64220053			
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idend in specie w/s 236S @ 7.5% iddend in specie w/s 236S @ 10% iddend in specie w/s 236S @ 10% iddend in specie w/s 236S @ 12.5% vance tax on registering or attesting transfer of immovable property 236W assert experies w/s 236C @ 12.5% pital Gains on Immovable Property w/s 37(1A) @0.5% pital Gains on Immovable Property w/s 37(1A) @2.5% pital Gains on Immovable Property w/s 37(1A) @5.5% pital Gains on Immovable Property w/s 37(1A) @7.5% pital Gains on Immovable Property w/s 37(1A) @7.5% pital Gains on Immovable Property w/s 37(1A) @1.5% pital Gains on Immovable Property w/s 37(1A) @1.5%	ge u/s 236N	64151802 64151803 64151804 64151951 64151451 64151651 64220051 64220052 64220053			
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236W uance of Bonus Shares by Companies not quoted on Stock Exchanyment for rent / right to use machinery / equipment us 236Q pital Gains on immovable Property us 37(1A) @0% pital Gains on immovable Property us 37(1A) @2.5% pital Gains on immovable Property us 37(1A) @25% pital Gains on immovable Property us 37(1A) @7.5% pital Gains on immovable Property us 37(1A) @7.5% pital Gains on immovable Property us 37(1A) @0.75%	ige u/s 236N	64151451 64151651 64220051 64220052 64220053			
yment for rent / right to use machinery / equipment u/s 236Q pital Gains on Immovable Property u/s 37(1A) @0% pital Gains on Immovable Property u/s 37(1A) @2.5% pital Gains on Immovable Property u/s 37(1A) @5% pital Gains on Immovable Property u/s 37(1A) @5% pital Gains on Immovable Property u/s 37(1A) @1.5% pital Gains on Immovable Property u/s 37(1A) @1.5%	ge u/s 236N	64151651 64220051 64220052 64220053		-	
pital Gains on Immovable Property u/s 37(1A) @0% pital Gains on Immovable Property u/s 37(1A) @2.5% pital Gains on Immovable Property u/s 37(1A) @5% pital Gains on Immovable Property u/s 37(1A) @7.5% pital Gains on Immovable Property u/s 37(1A) @10% pital Gains on Immovable Property u/s 37(1A) @3.75%		64220051 64220052 64220053			
pital Gains on Immovable Property u/s 37(1A) @2.5% pital Gains on Immovable Property u/s 37(1A) @55% pital Gains on Immovable Property u/s 37(1A) @7.5% pital Gains on Immovable Property u/s 37(1A) @10% pital Gains on Immovable Property u/s 37(1A) @3.75%		64220052 64220053			•
pital Gains on Immovable Property u/s 37(1A) @5% pital Gains on Immovable Property u/s 37(1A) @7.5% pital Gains on Immovable Property u/s 37(1A) @10% pital Gains on Immovable Property u/s 37(1A) @3.75%		64220053			
pital Gains on Immovable Property u/s 37(1A) @7.5% pital Gains on Immovable Property u/s 37(1A) @10% pital Gains on Immovable Property u/s 37(1A) @3.75%	<u> </u>	 			
oital Gains on Immovable Property u/s 37(1A) @10% pital Gains on Immovable Property u/s 37(1A) @3.75%	<u> </u>	64220054			
pital Gains on Immovable Property u/s 37(1A) @3.75%					
		64220055			
· · · · · · · · · · · · · · · · · · ·		64220057			
pital Gains on Securities u/s 37A @ 0%		64220151			
pital Gains on Securities u/s 37A @ 5%		64220153			
pital Gains on Securities u/s 37A @ 7.5%		64220157			
pital Gains on Securities u/s 37A @ 12.5%		64220155			
pital Gains on Securities u/s 37A @15%		64220156			
rchase of Locally Produced Edible Oil u/c (13C), Part II, 2nd Schedu	ile @2%	64310053			
celpts from shipping business of a resident person u/s 7A	T GEN	64310055	***		
offit on Debt u/s 7B	1	64310056			1
	 	843 10030			
e for transport services outside Pakistan under clause(3),Part-II, cond Schedule @ 1%		64310061			
e for advertising services by electronic and print media outside kistan under clause (3), Part-It, Second Schedule @ 0.75%		64310062			
	+	04310002			+
e for other services outside Pakistan under clause (3), Part-II, cond Schedule @ 5%		64310063			
ceipts for Contracts outside Pakistan u/c (3), Part II, 2nd Schedule					
3.75%		64310071			L
	i i				
e an business income of buildon of 70		643100/2			+
c on business income of builders u/s 7C					ı
c on business incomé of developers u/s 7D		64310073	-		I
	/c (43D) and	64310073 64320051			
e 1 co ce 3.7	for other services outside Pakistan under clause (3), Part-II, and Schedule @ 5% sipts for Contracts outside Pakistan u/c (3), Part II, 2nd Schedule	for other services outside Pakistan under clause (3), Part-II, and Schedule @ 5% sipts for Contracts outside Pakistan u/c (3), Part II, 2nd Schedule 55%	for other services outside Pakistan under clause (3), Part-II, and Schedule @ 5% B4310063 sipts for Contracts outside Pakistan u/c (3), Part II, 2nd Schedule 64310071 64310071	for other services outside Pakistan under clause (3), Part-II, and Schedule @ 5% 84310063 sipts for Contracts outside Pakistan u/c (3), Part II, 2nd Schedule 64310071	for other services outside Pakistan under clause (3), Part-II, and Schedule @ 5% 64310063 64310071 64310072

	Annex-A			
	Adjustable Tax Collected / Deducted			
we,			Tax Year	2017
IIC*			NTN	
Sr.	Description	Code	Receipts / Value	Tax Collected / Deducte / Paid
			Α	В
1	Adjustable Tax [Sum of 2 to 62]	640000		
2	Import w/s 148 @1%	64010002		
3	Import u/s 148 @2%	64010004		
4	Import w/s 148 @3%	64010006		
5	Import w/s 148 @4.5%	64010009		
6	Import w's 148 @5.5%	64010011		
7	Import u/s 148 @6%	64010012		
12	Payment for Goods, Services, Contracts, Rent, etc. to a Non-Resident u/s 152(2)	64050007		
Г	Profit on Debt to a Non-Resident w/s 152(2)	64050008		
	Payment for Goods to a PE of a Non-Resident u/s 152(2A)(a) / Division II, Part III, 1st Schedule	64050009		
15	Payment for Transport Services to a PE of a Non-Resident u/s 152(2A)(b) / Division II, Part III, 1st Schedule	64050010		
16	Payment for Other Services to a PE of a Non-Resident u/s 152(2A)(b) / Division II, Part III, 1st Schedule	64050011		
Г	Payment for Contracts to a PE of a Non-Resident u/s 152(2A)(c) / Division II, Part III, 1st Schedule	64050012		
	Payment for Goods u/s 153(1)(a) @1%	64060002		
ı	Payment for Goods u/s 153(1)(a) @1.5%	64050003		
ı	Payment for Goods uls 153(1)(a) @3%	64060006		
ı		64080009		
Г	Payment for Goods uts 153(1)(a) @4.5% Withdrawal from Pension Fund uts 156B	64090201		
Г	Cash Withdrawal from Bank u/s 231A	64100101		
	Certain Banking Transactions u/s 231AA	64100201		
Г	Motor Vehicle Registration Fee u/s 231B(1)	64100301		
Г	Motor Vehicle Transfer Fee u/s 231B(2)	64100302	-	
Г	Motor Vehicle Sale u/s 2318(3)	64100303		
Г	Motor Vehicle Leasing u/s 231B(1A) @3%	64100304		
	Value of Shares traded through a member of a Stock exchange w/s 233A (1)(a)	64120101		
	Value of Shares traded through a member of a Stock exchange u/s 233A (1)(b)	64120102		
	Margin Financing, Margin Trading or Securities Lending ws 233AA	64120201		
32	Goods Transport Public Vehicle Tax u/s 234	64130001		
33	Passenger Transport Public Vehicle Tax u/s 234	64130002		
34	Private Vehicle Tax u/s 234	84130003	1	

_				
36	Telephone Bill u/s 236(1)(a)	64150001		
37	Cellphone Bill u/s 236(1)(a)	64150002		
38	Prepaid Telephone Card u/s 236(1)(b)	64150003		
39	Phone Unit u/s 236(1)(c)	64150004		
40	Internet Bill w/s 236(1)(d)	64150005		
41	Prepaid Internet Card u/s 236(1)(e)	64150006	 	
42	Purchase by Auction u/s 236A	64150101		
43	Domestic Air Ticket Charges u/s 236B	64150201		-
44	Sale / Transfer of Immovable Property u/s 236C	64150301		
45	Functions / Gatherings Charges u/s 236D	64150401		
46	Issuance of License to Cable Opeartors u/s 236F	64150601		
47	Renewal of License to Cable Opeartors u/s 236F	64150602		
48	Issuance of License to IPTV, FM Radio, MMDS, Mobile TV, Mobile Audio, Satellite TV Channel and Landing Rights u/s 236F	64150603		
49	Renewal of License to IPTV, FM Radio, MMDS, Mobile TV, Mobile Audio, Satellite TV Channel and Landing Rights u/s 236F	64150604		
50	Screening of Foreign TV drama serial or play (other than in english) w/s 236F	64150605		
51	Purchase of other commodities by Distributors / Dealers / Wholesalers u/s 236G	64150701		
52	Purchase of Fertilizer by Distributors / Dealers / Wholesalers u/s 236G	64150702		
53	Purchase by Retailers u/s 236H	64150801		
54	Educational Institution Fee u/s 236i	64150901		
55	Issuance / Renewal of License to Dealers / Commission Agents / Arhalis u/s 236J	64151001		
56	Purchase / Transfer of Immovable Property u/s 236K	64151101		
57	Purchase of International Air Ticket u/s 236L	64151201		
58	Banking transactions otherwise than through cash u/s 236P	64151501		
59	Education related expenses remitted abroad uls 236R	64151701		
60	Advance tax on general Insurance premium u/s 236U	64151902		
61	Advance tax on life insurance premium u/s 236U	64151903		
62	Advance tax on extraction of minerals u/s 236V	64151904		
ture			D.	ate:

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		Annex-B				1
_		Manufacturing / Trading / Profit & Loss Account (include	ling Revenu	es subject to Fina	/ Fixed Tax)	
		(Separate form should be filled for	or each busin	ness)		
Vamo	*				Tax Year	2017
CNIC					NTN	
Bus Nar	iness ne*					
	Sr.	Description	Code	Total Amount	Amount Subject to Final Tax	Amount Subject to Norma
				A	В	c
2	1	Net Revenue (excluding Sales Tax, Federal Excise, Brokerage, Commission, Discount, Freight Outward) [2-3]	3029			
e e	2	Gross Revenue (excluding Sales Tax, Federal Excise)	3009			
	3	Selling Expenses (Freight Outward, Brokerage, Commission, Discount, etc.)	3019			
ļ	4	Cost of Sales / Services [(sum of 5 to 15)-16]	3030			
1	5	Opening Stock	3039			
	6	Net Purchases (excluding Sales Tax, Federal Excise)	3059			
	7	Salaries / Wages	3071			
ş	8	Fuel	3072			
Services	9	Power	3073			
5	10	Gas	3074			
Sale	11	Stores / Spares	3076			
9	12	Repair / Maintenance	3077		-	
3 +	13	Other Direct Expenses	3083			
	14					
		Accounting Amortization	3087			
ŀ	15	Accounting Depreciation	3088			
ł	16	Closing Stock	3099		1	
\dashv	17	Gross Profit / (Loss) [1-4]	3100			
\dashv		Other Revenues [Sum of 19 to 22]	3129		 	
\dashv	19	Accounting Gain on Sale of Intangibles	3115			
\dashv	20	Accounting Gain on Sale of Assets	3116			
\dashv	21	Others	3128			
\dashv	22	Share in untaxed Income from AOP	3131			
_	23	Share in Taxed Income from AOP	3141			
	24	Management, Administrative, Selling & Financial Expenses [Sum of 25 to 44]	3199			
	25	Rent	3151			
	26	Rates / Taxes / Cess	3152			
	27	Salaries / Wages / Perquisites / Benefits	3154			
	28	Traveling / Conveyance / Vehicles Running / Maintenance	3155			
	29	Electricity / Water / Gas	3158			
	30	Communication	3162			
	31	Repair / Maintenance	3165			
	32	_ Stationery / Printing / Photocopies / Office Supplies	3166			
3 S	33	Advertisement / Publicity / Promotion	3168		 	

Expe	34	Insurance	3170			·
t to	35	Professional Charges	3171			
Indirect	36	Profit on Debt (Financial Charges / Markup / Interest)	3172			
	37	Brokerage / Commission	3178			
	38	Irrecoverable Debts written off	3186			
	39	Obsolete Stocks / Stores / Spares / Fixed Assets written off	3187			
	40	Other Indirect Expenses	3180			
	41	Accounting (Loss) on Sale of Intangibles	3195			
	42	Accounting (Loss) on Sale of Assets	3196			
	43	Accounting Amortization	3197			
	44	Accounting Depreciation	3198			
		Accounting Profit / (Loss) [17+18-24]	3200			
Signa		Proceduring 7 Total 7 (2005) 17 10-24	. 5200		Date:	
Signi	acuro.	Annex-B			Date.	2/2
\vdash		Manufacturing / Trading / Profit & Loss Account (Include	na Povonuo	e cubiact to Einal (Eixod Tay)	212
\vdash			_		rixeu iaxj	
Nam	•	(Separate form should be filled fo	Y Bach Dusin	#33 <i>)</i>	Tax Year	2017
CNIC		-			NTN*	
CNIC	Sr.	December 2	Code	Total	Amount	Amount
Н	Şr.	Description	Code	Amount	Subject to Final	Subject to Normal C
_						
ļ	4.0	Income / (Loss) from Business before adjustment of Admissible Depreciation				
		/ Initial Allowance / Amortization for current / previous years	3270			
	47	/ Initial Allowance / Amortization for current / previous years Unadjusted (Loss) from Business for 2011	327011			
	47 48	/ Initial Allowance / Amortization for current / previous years Unadjusted (Loss) from Business for 2011 Unadjusted (Loss) from Business for 2012	327011 327012			
	47 48 49	Unitial Allowance / Amortization for current / previous years Unadjusted (Loss) from Business for 2011 Unadjusted (Loss) from Business for 2012 Unadjusted (Loss) from Business for 2013	327011 327012 327013			
	47 48 49 50	Unitial Allowance / Amortization for current / previous years Unadjusted (Loss) from Business for 2011 Unadjusted (Loss) from Business for 2012 Unadjusted (Loss) from Business for 2013 Unadjusted (Loss) from Business for 2014	327011 327012 327013 327014			
	47 48 49 50 51	Unidjusted (Loss) from Business for 2011 Unadjusted (Loss) from Business for 2012 Unadjusted (Loss) from Business for 2012 Unadjusted (Loss) from Business for 2013 Unadjusted (Loss) from Business for 2014 Unadjusted (Loss) from Business for 2014	327011 327012 327013 327014 327015			
	47 48 49 50	Unidjusted (Loss) from Business for 2011 Unadjusted (Loss) from Business for 2012 Unadjusted (Loss) from Business for 2012 Unadjusted (Loss) from Business for 2013 Unadjusted (Loss) from Business for 2014 Unadjusted (Loss) from Business for 2015 Unadjusted (Loss) from Business for 2015 Unadjusted (Loss) from Business for 2016	327011 327012 327013 327014 327015 327016			
	47 48 49 50 51 52	Unidjusted (Loss) from Business for 2011 Unadjusted (Loss) from Business for 2012 Unadjusted (Loss) from Business for 2012 Unadjusted (Loss) from Business for 2013 Unadjusted (Loss) from Business for 2014 Unadjusted (Loss) from Business for 2015 Unadjusted (Loss) from Business for 2016 Statement of Affairs / Bala	327011 327012 327013 327014 327015 327016			
	47 48 49 50 51 52	Unidjusted (Loss) from Business for 2011 Unadjusted (Loss) from Business for 2012 Unadjusted (Loss) from Business for 2012 Unadjusted (Loss) from Business for 2013 Unadjusted (Loss) from Business for 2014 Unadjusted (Loss) from Business for 2014 Unadjusted (Loss) from Business for 2015 Unadjusted (Loss) from Business for 2016 Statement of Affairs / Bala	327011 327012 327013 327014 327015 327016 ance Sheet 3349			
	47 48 49 50 51 52 53	Unadjusted (Loss) from Business for 2011 Unadjusted (Loss) from Business for 2012 Unadjusted (Loss) from Business for 2012 Unadjusted (Loss) from Business for 2013 Unadjusted (Loss) from Business for 2014 Unadjusted (Loss) from Business for 2014 Unadjusted (Loss) from Business for 2015 Unadjusted (Loss) from Business for 2016 Statement of Affairs / Bala Total Assets [Sum of 54 to 59] Land	327011 327012 327013 327014 327015 327016 since Sheet 3349 3301			
sets	47 48 49 50 51 52 53 54 55	Unidjusted (Loss) from Business for 2011 Unadjusted (Loss) from Business for 2012 Unadjusted (Loss) from Business for 2012 Unadjusted (Loss) from Business for 2013 Unadjusted (Loss) from Business for 2014 Unadjusted (Loss) from Business for 2014 Unadjusted (Loss) from Business for 2015 Unadjusted (Loss) from Business for 2016 Statement of Affairs / Bala Total Assets [Sum of 54 to 59] Land Building (all types)	327011 327012 327013 327014 327015 327016 unce Sheet 3349 3301 3302			
Assets	47 48 49 50 51 52 53 54 55	Unadjusted (Loss) from Business for 2011 Unadjusted (Loss) from Business for 2012 Unadjusted (Loss) from Business for 2012 Unadjusted (Loss) from Business for 2013 Unadjusted (Loss) from Business for 2014 Unadjusted (Loss) from Business for 2014 Unadjusted (Loss) from Business for 2015 Unadjusted (Loss) from Business for 2016 Statement of Affairs / Bala Total Assets [Sum of 54 to 59] Land	327011 327012 327013 327014 327015 327016 327016 3349 3301 3302 3303			
Assets	47 48 49 50 51 52 53 54 55 56 57	Unidjusted (Loss) from Business for 2011 Unadjusted (Loss) from Business for 2012 Unadjusted (Loss) from Business for 2012 Unadjusted (Loss) from Business for 2013 Unadjusted (Loss) from Business for 2014 Unadjusted (Loss) from Business for 2014 Unadjusted (Loss) from Business for 2015 Unadjusted (Loss) from Business for 2016 Statement of Affairs / Bala Total Assets [Sum of 54 to 59] Land Building (ell types) Plant / Machinery / Equipment / Furniture (including fittings) Advances / Deposits / Prepayments/ Trade Debtors / Receivables	327011 327012 327013 327014 327015 327016 327016 3349 3301 3302 3303			
Assets	47 48 49 50 51 52 53 54 55 56 57 58	Unadjusted (Loss) from Business for 2011 Unadjusted (Loss) from Business for 2012 Unadjusted (Loss) from Business for 2012 Unadjusted (Loss) from Business for 2013 Unadjusted (Loss) from Business for 2014 Unadjusted (Loss) from Business for 2014 Unadjusted (Loss) from Business for 2015 Unadjusted (Loss) from Business for 2016 Statement of Affairs / Bala Total Assets [Sum of 54 to 59] Land Building (all types) Plant / Machinery / Equipment / Furniture (including fittings) Advances / Deposits / Prepayments/ Trade Debtors / Receivables Stocks / Stores / Spares	327011 327012 327013 327014 327015 327016 327016 3349 3301 3302 3303			
Assets	47 48 49 50 51 52 53 54 55 56 57 58	Unadjusted (Loss) from Business for 2011 Unadjusted (Loss) from Business for 2012 Unadjusted (Loss) from Business for 2012 Unadjusted (Loss) from Business for 2013 Unadjusted (Loss) from Business for 2014 Unadjusted (Loss) from Business for 2014 Unadjusted (Loss) from Business for 2015 Unadjusted (Loss) from Business for 2015 Unadjusted (Loss) from Business for 2016 Statement of Affairs / Bala Total Assets [Sum of 54 to 59] Land Building (ell types) Plant / Machinery / Equipment / Furniture (including fittings) Advances / Deposits / Prepayments/ Trade Debtors / Receivables Stocks / Stores / Spares Cash / Cash Equivalents	327011 327012 327013 327014 327015 327016 327016 3349 3301 3302 3303			
	47 48 49 50 51 52 53 54 55 56 57 58	Unadjusted (Loss) from Business for 2011 Unadjusted (Loss) from Business for 2012 Unadjusted (Loss) from Business for 2012 Unadjusted (Loss) from Business for 2013 Unadjusted (Loss) from Business for 2014 Unadjusted (Loss) from Business for 2014 Unadjusted (Loss) from Business for 2015 Unadjusted (Loss) from Business for 2016 Statement of Affairs / Bala Total Assets [Sum of 54 to 59] Land Building (all types) Plant / Machinery / Equipment / Furniture (including fittings) Advances / Deposits / Prepayments/ Trade Debtors / Receivables Stocks / Stores / Spares	327011 327012 327013 327014 327015 327016 327016 3349 3301 3302 3303 3312			
	47 48 49 50 51 52 53 54 55 56 57 58 59 60	Unadjusted (Loss) from Business for 2011 Unadjusted (Loss) from Business for 2012 Unadjusted (Loss) from Business for 2012 Unadjusted (Loss) from Business for 2013 Unadjusted (Loss) from Business for 2014 Unadjusted (Loss) from Business for 2014 Unadjusted (Loss) from Business for 2015 Unadjusted (Loss) from Business for 2015 Unadjusted (Loss) from Business for 2016 Statement of Affairs / Bala Total Assets [Sum of 54 to 59] Land Building (ell types) Plant / Machinery / Equipment / Furniture (including fittings) Advances / Deposits / Prepayments/ Trade Debtors / Receivables Stocks / Stores / Spares Cash / Cash Equivalents	327011 327012 327013 327014 327015 327016 327016 3349 3301 3302 3303 3312 3315 3319			
Liabilities Assets	47 48 49 50 51 52 53 54 55 56 57 58 59 60 61	Unadjusted (Loss) from Business for 2011 Unadjusted (Loss) from Business for 2012 Unadjusted (Loss) from Business for 2012 Unadjusted (Loss) from Business for 2013 Unadjusted (Loss) from Business for 2014 Unadjusted (Loss) from Business for 2014 Unadjusted (Loss) from Business for 2015 Unadjusted (Loss) from Business for 2016 Statement of Affairs / Bala Total Assets [Sum of 54 to 59] Land Building (ell types) Plant / Machinery / Equipment / Furniture (including fittings) Advances / Deposits / Prepayments/ Trade Debtors / Receivables Stocks / Stores / Spares Cash / Cash Equivalents Total Equity / Llabilities [Sum of 61 to 63]	327011 327012 327013 327014 327015 327016 327016 3301 3302 3302 3303 3312 3315 3319			
	47 48 49 50 51 52 53 54 55 56 57 58 59 60 61 62	Unadjusted (Loss) from Business for 2011 Unadjusted (Loss) from Business for 2012 Unadjusted (Loss) from Business for 2012 Unadjusted (Loss) from Business for 2013 Unadjusted (Loss) from Business for 2014 Unadjusted (Loss) from Business for 2014 Unadjusted (Loss) from Business for 2015 Unadjusted (Loss) from Business for 2016 Statement of Affairs / Bala Total Assets [Sum of 54 to 59] Land Building (ell types) Plant / Machinery / Equipment / Furniture (Including fittings) Advances / Deposits / Prepayments/ Trade Debtors / Receivables Stocks / Stores / Spares Cash / Cash Equivelents Total Equity / Liabilities [Sum of 61 to 63] Capital	327011 327012 327013 327014 327015 327016 327016 3349 3301 3302 3303 3312 3315 3319 3399 3352			

		Annex-C		
		Inadmissible / Admissible Deductions		
Nai	me*		Tax Year	2017
CN	iC*		NTN	
	Sr.	Description	Code	Amount
	1	Inadmissible Deductions [Sum of 2 to 29]	3239	
	2	Add Backs u/s 29(2) Provision for Doubtful Debts	3201	
	3	Add Backs Provision for Obsolete Stocks / Stores / Spares / Fixed Assets	3202	
	4	Add Backs Provision for Diminution in Value of Investment	3203	
	5	Add Backs u/s 21(a) Cess / Rate / Tax levied on Profits / Gains	3205	7.
	6	Add Backs u/s 21(b) Amount of Tax Deducted at Source	3206	
	7	Add Backs u/s 21(c) Payments liable to deduction of tax at source but tax not deducted / paid	3207	
	8	Add Backs u/s 21(d) Entertainment Expenditure above prescribed limit	3208	
	9	Add Backs u/s 21(e) Contributions to Unrecognized / Unapproved Funds	3209	_ .
	10	Add Backs u/s 21(f) Contributions to Funds not under effective arrangement for deduction of tax at source	3210	
	11	Add Backs u/s 21(g) Fine / penalty for violation of any law / rule / regulation	3211	
	12	Add Backs u/s 21(h) Personal Expenditure	3212	
tions	13	Add Backs u/s 21(i) Provision for Reserves / Funds / Amount carried to Reserves / Funds or Capitalized	3204	
Deductions	14	Add Backs u/s 21(j) Profit on Debt / Brokerage / Commission / Salary / Remuneration paid by an AOP to its member	3213	
ldiss	15	Add Backs u/s 21(i) Expenditure under a single account head exceeding prescribed amount not paid through prescribed mode	3215	
Inadmissibl e	16	Add Backs u/s 21(m) Salary exceeding prescribed amount not paid through prescribed mode	3216	
- •	17	Add Backs u/s 21(n) Capital Expenditure	3217	
	18	Add Backs u/s 67(1) Expenditure attributable to Non-Business Income	3218	
	19	Add Backs u/s 34(5) Liabilities allowed Previously as deduction not Paid within three Years	3219	
	20	Add Backs u/s 28(1)(b) Lease Rental not admissible	3220	
	21	Add Backs u/s 21(o) Sales promotion, advertisement and publicity expenses of pharmaceutical manufacturers exceeding prescribed limit	3224	
	22	Add Backs Tax Gain on Sale of Intangibles	3225	
	23	Add Backs Tax Gain on Sale of Assets	3226	
	24	Add Backs Pre-Commencement Expenditure / Deferred Cost	3230	

1 1	_			
	25	Add Backs Accounting (Loss) on Sale of Intangibles	3235	
	26	Add Backs Accounting (Loss) on Sale of Assets	3236	
	27	Add Backs Accounting Amortization	3237	
	28	Add Backs Accounting Depreciation	3238	
	29	Other Inadmissible Deductions	3234	<u>-</u>
	30	Admissible Deductions [Sum of 31 to 40]	3259	
	31	Accounting Gain on Sale of Intangibles	3245	1
	32	Accounting Gain on Sale of Assets	3246	
Deduction S	33	Tax Amortization for Current Year	3247	.:
ped \$	34	Tax Depreciation / Initial Allowance for Current Year	3248	÷,
sible	35	Pre-Commencement Expenditure / Deferred Cost	3250	
Admissible	36	Other Admissible Deductions	3254	
•	37	Tax (Loss) on Sale of Intangibles	3255	
	38	Tax (Loss) on Sale of Assets	3256	
	39	Unabsorbed Tax Amortization for Previous Years	3257	
	40	Unabsorbed Tax Depreciation for Previous Years	3258	
Signa	ature		Date:	

_						Annex-D								
fan	ne,				Depreciation	, initial Allowanc	e, Amortiza	tion					Tax Year	2017
CNI	IC+												NTN	
	Sr.	Description	Code	WDV (BF)	Deletion	Previously in Pakistan)	Extent of Use	Addition (New)	Extent of Use	Rate	Initial Allowance	Rate	Depreciation	WDV (CF
٦	-		io.	Α	В	e	'n	E	F		G		н	1
٦	1	Building (all types)	3302				100%		100%	15%		:10%		
	2	Ramp for Disabled Persons	330204				100%		100%	100%		100%		
	3	Plant / Machinery (not otherwise specified)	330301				100%		100%	25%		15%		
1		Computer Hardware / Allied Items / Equipment used in manufacture of IT products	330302				100%		100%	25%		30%		
Ì		Furniture (including fittings)	330303				100%		100%	0%		15%		
ı		Technical / Professional Books	330304				100%		100%	25%		15%		
g		Below ground installations of mineral oil concerns	330306				100%		100%	25%		100%		
precia		Offshore Installations of mineral oil concerns	330306				100%		100%	25%		20%		
8		Office Equipment	330307				100%		100%	25%		15%		
Ì		Machinery / Equipment eligible for 1st year Allowance	330308				100%		100%	90%		15%		
ı		Motor Vehicle (not plying for hire)	33041				100%		100%	0%		15%		
ĺ		Motor Vehicle (plying for hire)	33042				100%		100%	25%		15%		
	13	Ships	33043				100%		100%	25%		15%		
[14	Aircrefts / Aero Engines	33044				100%		100%	25%		30%		
	15	Tax Depreciation / Initial Allowance for Current Year	3248			Ī				100%		100%		
7		Description	Code	WDV (BF)	Remaining Useful Life	Extent of Use	Amo	ortization						
1				A	В	o		D						
]ءِ	16	Intangible	3305											
Í	17	Intengible	3305											
Amo		Intangible	3306											
	19	Expenditure providing Long Term Advantage / Benefit	330516											
	20	Tax Amortization for Current Year	3247											
ſ	21	Pre-Commencement Expenditure	3306											

			An	nex-E				
Na	me*						Tax Year	2017
С	NIC*						NTN	
	Sr.	Description	Code	Receipts / Value	Tax Collectible / Deductible	Attributable Taxable income	Tax on Attributable	Minimum Tax Chargeable
	L			A	В	С	D	E
Chargeata	1	Minimum Tax Chargeable [Col.E Sum of 2 to 6]	<u> </u>					
5.	2	mport of Edible Oil u/s 148 @5.5%	64010161			1		L
	3	mport of Packing Material u/s 148 @5.5%	64010181					
۴×	4	Payment for Services u/s 153(1)(b) @1%	64060152				L	
1.	5_	Payment for Services u/s 153(1)(b) @2%	64060154			l		
	6	Payment for Services u/s 153(1)(b) @10%	64060170					
	8	Payment for Services u/s 153(1)(b) @15%	84060180					
	Sr.	Description	Code	Receipts / Value	Final Tax Chargeable	Attributable Taxable income	Tax on Attributable	Option Valld if
	L.,			Α	В	С	D	E
	9	mport u/s 148 @1%	64010052					
	10	Import u/s 148 @2%	64010054		_		L	
	11	mport u/s 148 @3%	64010056					
İ	12	Import u/s 148 @4.5%	64010059					
	13	Import u/s 148 @6%	64010062					
	14	Payment for Goods u/s 153(1)(a) @1%	64060052					
	15	Payment for Goods u/s 153(1)(a) @1.5%	64060053					
	16	Payment for Goods u/s 153(1)(a) @3.5%	64060057					
	17	Payment for Goods u/s 153(1)(a) @4.5%	64060059					
PTR	18	Receipts from Contracts u/s 153(1)(c) @7.5%	64060285			l		
8 ±	19	Receipts from Contracts u/s 153(1)(c) @10%	64080270					
	20	Fee for Export related Services u/s 153(2) @1%	64080352	7 10				
obde _	21	Export Proceeds u/s 154(1) @1%	64070054					
	22	Foreign Indenting Commission ws 154(2)	64070151					
	23	Sale Proceeds of goods to exporter u/s 154(3)	64070152					
	24	Sale Proceeds of of goods by industrial undertaking u/s 154(3A)	64070153					
	25	Contract Payments to Indirect exporter u/s 154(3B)	64070154					
	26	Export Proceeds u/s 154(3C)	64070155					
	27	Commission / Discount on petroleum products u/s 156A @12%	64090151					
		Brokerage / Commission u/s 233 @8%	64120066					
	29	Brokerage / Commission w/s 233 @10%	64120070					
		Brokerage / Commission u/s 233 @12%	84120074					
Signa	ature:					•	Date:	i

			Personal Expenses		
Nar	ne*	····).		Tax Year	2017
CN	IC*			NTN	
	Sr.		Description	Code	Amount
	1	Personal Expenses [Sum of :	2 to 16 minus 17]	7089	
	2	Rent		7051	
	3	Rates / Taxes / Charge / Cess		7052	
	4	Vehicle Running / Maintenence	<u> </u>	7055	
	5	Travelling	<u>_</u>	7056	
	6	Electricity		7058	
	7	Water	<u></u>	7059	
	8	Gas	·	7060	
	9	Telephone		7061	
Expenses	10	Asset Insurance / Security	7066		
	11	Medical		7070	
	12	Educational	<u></u> _	7071	
Ľ _	13	Club	·	7072	
	14	Functions / Gatherings		7073	
	15	Donation, Zakat, Annuity, Profi	t on Debt, Life Insurance Premium, etc.	7076	
	16	Other Personal / Household Ex	penses	7087	
	17	Contribution in Expenses by	Family Members [Sum of 18 to 21]	7088	
		CNIC No.	Name*		
	18				
	19				
	20				
	21				

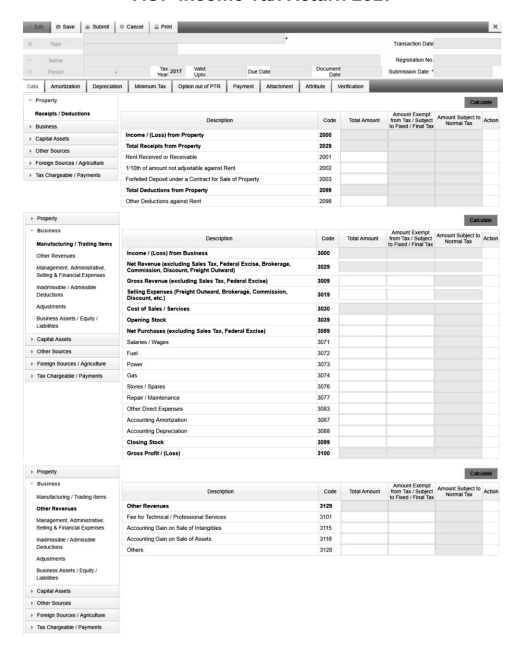
	_	WEAL	TH STATEMENT UND	ER SECTION 116 OF	THE INCOME TAX C	RDINANCE, 2001			
Nại	me*							Tax Year	2017
	IIC* dence					_		NTN	
Add	ress*								
rpp/	ness*								
	4	Agricultural Property [S	um of 1 i to 1 x					7001	
٠,٠		Form (Irrigated / Unirrigated	Mauza / Village / Chak No.	Tehsil	District	Area (Acre)	Share %	Code	Value at Co
	'n	,				(2000)	GARGE A	7001	rende at OU
	i				i -	 			_
y								7001	
	Ü	· · · · ·			-	 	 	7001	
P.	iv Vi						<u> </u>	7001	
	¥						-	7001 7001	
						<u> </u>			,
	vii							7001	
	VIII						j	7001	
	ix.							7001	
	X							7901	
	2	Commercial, Industrial,	Residential Property i	Non-Ricelness I Sum	of 21 to 2 v1	<u> </u>		7002	
١		Form (House, Flat, Shop,	Unit No. / Complex / Street / Block /	Area / Locality /		Area	Τ		
4		(nouse, riat, shop,	/ Street / Block /	Road	City	(Maria / sq. yd.)	Share %	Code	Value at Co
	H			-	 -	+	 	7002	
	11:					_	<u> </u>	7002	
i,	Ni.						<u> </u>	7002	
1	iv							7002	
1	٧							7002	
ŧ,	νí							7002	
Ŧ	vii							7002	
	vili		-					7002	
ı	ix							7002	
ı					-	-	<u> </u>		-
7	X				<u> </u>		J.,	7002	
-	3.	Business Capital					1	7003	
ł		Enter name, share perc	entage & capital amor	unt in each AOP			Share %	Code	Value at Co
22	Ί		<u>.</u>					7003	
	ij							7003	
ļ	lii.				_			7003	
	i	Enter consolidated capi	ital amount of all Sole	Proprietorships			100%	7003	
	4	Equipment, etc. (Non-Bu						7904	
툍				Description	-				Value at Cor
-	ii							7004 7004	value at CO
ŀ	<u> </u>					_		7004	
-									
ŀ	líi							7004	
- 1	iv !	ı						7004	

_		WEALT	TH STATEMENT UND	ER SECTION 116 OF	THE INCOME TAX ORDINANCE, 2001			2/4
Nar	me*						Tax Year	2017
CN	IC*						NTN	
	6	Animal (Non-Business)	[Sum of 5 i to 5 lv]				7005	
				Description			Code	Value at Cost
a Paim	1	Livestock					7005	
-1	II.	Pet					7005	
	iii	Unspecified					7005	
	lv	Unspecified					7005	
	4	Investment (Non-Busine	ess) [Sum of 6 i to 6 x	iiij			7006	
		Form	Account / Instrument No.		tion Name / Individual CNIC	Share %	Code	Value et Cost
	í	Account				1	7006	
Ì		Current				—	7006	
		Current					7006	-
l		Fixed Deposit					7006	
ı		Fixed Deposit			<u> </u>		7006	
ı		Profit / Loss Sharing				1-	7006	
ı		Profit / Loss Sharing	_	-	 -			
ı		1000			-	+	7006	
		Saving				+	7006	
ŀ		Saving			 -	+	7006	
- 1		Annuity			-		7006	
ł		Bond				+	7006	
ŀ	iv	Certificate				+	7006	
ŀ		Debenture				+	7006	
neur L	ví	Deposit				+	7006	
Investment		Term Deposit		ļ		-	7006	
-		Term Deposit					7006	_
	vii	Fund				1	7006	
	viii	Instrument				ļ	7006	
ļ	ix	Insurance Policy					7006	
	х_	Security			_	ļ	7006	
ļ	хI	Stock / Share					7006	
	xíi	Unit					7006	
	xíjì	Others					7006	
[7	Debt (Non-Business) [Si	um of 7 i to 7 vii]				7007	
[Form	N	o	Institution Name / Individual CNIC	Share %	Code	Value at Cost
[i	Advance					7007	
	ii	Debt					7007	
1		Deposit					7007	
ľ		Prepayment		•		1	7007	
		Receivable					7007	
ı		Security				1	7007	

1			:			
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Control Cont		8	Motor Vehicle (Non-Business) [Sum of 8 to 8 vili]			
1			Form	Capacity		Value at Cost
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1			Others (Specify)		7009	
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1		i	Unspecified		7011	
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12 Cash (Non-business) [Sum of 12 I to 12 x] 7012 Notes & Coins 7012 13 Any Other Asset [Sum of 13 i to 13 iv] 7013 2		10	Unspecified		7011	
12 Cash (Non-business) Sum of 12 to 12 x			Unspecified		7011	
13	2 4	12	Cash (Non-business) [Sum of 12 i to 12 x]		7012	
Description Code V	Ш		Notes & Coins		7012	
Description Code V		13	Any Other Asset (Sum of 13 i to 13 iv)		7013	
ii			Description		Code	Value at Cost
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ii		ـــــــــــــــــــــــــــــــــــــــ			7013	
14 Aasets in Others' Name [Sum of 14 I to 14 Iv] 7014		Jii_			7013	
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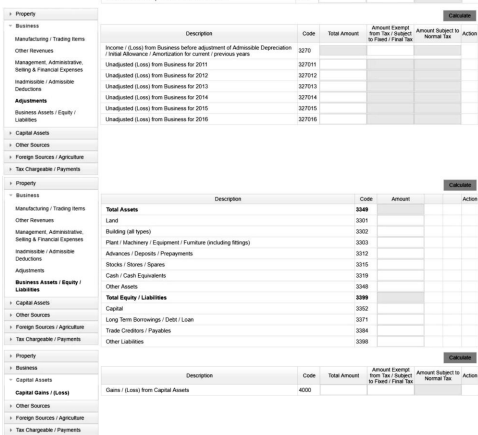
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A SS effs	iii			
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<u> </u>	l	Total Assets Inside Pakistan (Sum of 1 to 14)	7015	
Pakistan	16	Assets held outside Pakistan [Sum of 16 (I) to 16 (Iv)]	7016	
Pai	╙	Description	Code	Value at Cost
outsid	二		7016	
l.	ij		7016	
Asse	ii		7016	
L.	ív	·	7016	
	17	Total Assets [15+16]	7019	
		* Seriel # 16 has been separated from Any Other Assets at Seriel # 13 for clarity.	1 1013	
Ciana	human:	South in 10 that south superiored from may defer Associa at General in 15 th cases.		-
Signar	ures.		Date:	
-		WEALTH STATEMENT UNDER SECTION 116 OF THE INCOME TAX ORDINANCE, 2001	1	- 4
	me*	35	Tax Year	2017
CN	IC.		NTN	
	18	Credit (Non-Business) [Sum of 18 (i) to 18 (vili)]	7021	
		Form Creditor's NTN / CNIC Creditor's Name	Code	Value at Cost
	1	Advance	7021	
	ij	Borrowing	7021	
-	III	Credit	7021	
Loan	iv	Loan		
			7021	
		Mortgage	7021	
		Overdraft	7021	
	vii	Peyable	7021	
		Others	7021	
_	19	Total Liabilities	7029	
	20	Net Assets Current Year [17-19]	703001	
	21	Net Assets Previous Year	703002	
	22	Increase / Decrease in Assets [20-21]	703003	
	23	Inflows [Sum of 23 (i) to 23(x)]	7049	
	i	Income declared as per Return for the year subject to normal tax	7031	
	ı	ncome declared as per Return for the year exempt from tax	7032	
	iil	ncome Attributable to Receipts, etc. Declared as per Return for the year subject to Final / Fixed Tax		
Net Assets		·	7033	
Net /	iv .	Adjustments in Income Declared as per Return for the year	7034	
۰	vi	Foreign Remittance	7035	
Reconcillatio n	Vİ	Inheritance	7036	
NOO!	viii	Gift	7037	
ě c	ix	Gain on Disposal of Assets, excluding Capital Gain on Immovable Property	7038	
	x	Others	7048	
	24	Personal Expenses [Transfer from Sr.1 Annex-F]	7089	
l	25	Outflows [Sum of 26 (i) to 26 (iii)]	7099	
	i	Gift	7091	
		Loss on Disposal of Assets	7092	
	iii	Others	7098	
A AS	26	Unreconciled Amount [23-24-25]	703000	
	27	Assets Transferred / Sold / Gifted / Donated during the year [Sum of 27 (i) to 27 (ii)]	703004	
Dispose		Description	Code	Value at Cost
""	<u> </u>		703004	
27.	ii_	<u> </u>	703004	
	t, as Şe my	If Representative (as defined in section 172 of the Income Tax Ordinanos, 2001) of Taxpeyer named above, do hereby solemn knowledge & belief the information given in this statement of the assets & liabilities of myself, my spouse(s), minor children & other	in my capa. y declare that dependents as	to the best of on 30.06.2017
Signa			Date:	
				-

Part-II-K AOP Income Tax Return 2017



▶ Property					Caic	ulate
 Business Manufacturing / Trading Items 	Description	Code	Total Amount	Amount Exempt from Tax / Subject to Fixed / Final Tax	Amount Subject to Normal Tax	Actio
Other Revenues	Management, Administrative, Selling & Financial Expenses	3199				
Management, Administrative,	Rent	3151				
Selling & Financial Expenses	Rates / Taxes / Cess	3152				
Inadmissible / Admissible	Salaries / Wages / Perquisites / Benefits	3154				
Deductions	Traveling / Conveyance / Vehicles Running / Maintenance	3155				
Adjustments	Electricity / Water / Gas	3158				
Business Assets / Equity /	Communication	3162				
Liabilities	Repair / Maintenance	3165				
Capital Assets	Stationery / Printing / Photocopies / Office Supplies	3166				
Other Sources	Advertisement / Publicity / Promotion	3168				
Foreign Sources / Agriculture	Insurance	3170				
Fig. Tax Chargeable / Payments	Professional Charges	3171				
	Profit on Debt (Financial Charges / Markup / Interest)	3172				
	Brokerage / Commission	3178				
	Other Indirect Expenses	3180				
	Irrecoverable Debts Written off	3186				
	Obsolete Stocks / Stores / Spares / Fixed Assets Written off	3187				
	Accounting (Loss) on Sale of Intangibles	3195				
	Accounting (Loss) on Sale of Assets	3196				
	Accounting Amortization	3197				
	Accounting Depreciation	3198				
	Accounting Profit / (Loss)	3200				
Property Business				Amount Exempt	Amount Subject to	
Manufacturing / Trading Items	Description	Code	Total Amount	from Tax / Subject to Fixed / Final Tax	Normal Tax	Actio
Other Revenues	Inadmissible Deductions	3239				
Management, Administrative,	Add Backs u/s 29(2) Provision for Doubtful Debts	3201				
Selling & Financial Expenses	Add Backs Provision for Obsolete Stocks / Stores / Spares / Fixed Assets	3202				
Inadmissible / Admissible	Add Backs Provision for Diminution in Value of Investment	3203				
Deductions	Add Backs u/s 21(i) Provision for Reserves / Funds / Amount carried to					
	Reserves / Funds or Capitalized	3204				
Adjustments Business Assets / Equity /	Reserves / Funds or Capitalized Add Backs u/s 21(a) Cess / Rate / Tax levied on Profits / Gains	3204 3205				
Business Assets / Equity / Liabilities	Reserves / Funds or Capitalized					
Business Assets / Equity /	Reserves / Funds or Capitalized Add Backs u/s 21(a) Cess / Rate / Tax levied on Profits / Gains	3205				
Business Assets / Equity / Liabilities	Reserves / Funds or Capitalized Add Backs u/s 21(a) Cess / Rate / Tax levied on Profits / Gains Add Backs u/s 21(b) Amount of Tax Deducted at Source Add Backs u/s 21(c) Payments liable to Deduction of Tax at Source but Tax	3205 3206				
Business Assets / Equity / Liabilities Capital Assets	Reserves / Funds or Capitalized Add Backs u/s 21(a) Cess / Rate / Tax levied on Profits / Gains Add Backs u/s 21(b) Amount of Tax Deducted at Source Add Backs u/s 21(c) Payments liable to Deduction of Tax at Source but Tax not Deducted / Paid	3205 3206 3207				
Business Assets / Equity / Liabilities Capital Assets Other Sources	Reserves / Funds or Capitalized Add Backs u/s 21(a) Cess / Rate / Tax levied on Profits / Gains Add Backs u/s 21(b) Amount of Tax Deducted at Source Add Backs u/s 21(c) Payments liable to Deduction of Tax at Source but Tax not Deducted / Paid Add Backs u/s 21(d) Entertainment Expenditure above prescribed limit	3205 3206 3207 3208				
Business Assets / Equity / Liabilities Capital Assets Other Sources Foreign Sources / Agriculture	Reserves / Funds or Capitalized Add Backs u's 21(a) Cess / Rate / Tax levied on Profits / Gains Add Backs u's 21(b) Amount of Tax Deducted at Source Add Backs u's 21(c) Payments liable to Deduction of Tax at Source but Tax not Deducted / Paid Add Backs u's 21(d) Entertainment Expenditure above prescribed limit Add Backs u's 21(e) Contributions to Tunccognized / Unapproved Funds Add Backs u's 21(f) Contributions to Funds not under effective	3205 3206 3207 3208 3209				
Business Assets / Equity / Liabilities Capital Assets Other Sources Foreign Sources / Agriculture	Reserves / Funds or Capitalized Add Backs u's 21(a) Cess / Rate / Tax levied on Profits / Gains Add Backs u's 21(b) Amount of Tax Deducted at Source Add Backs u's 21(c) Payments liable to Deduction of Tax at Source but Tax not Deducted / Paid Add Backs u's 21(d) Entertainment Expenditure above prescribed limit Add Backs u's 21(e) Contributions to Unrecognized / Unapproved Funds Add Backs u's 21(f) Contributions to Funds not under effective arrangement for deduction of Tax at source Add Backs u's 21(g) Fine / Penalty for violation of any law / rule /	3205 3206 3207 3208 3209 3210				
Business Assets / Equity / Liabilities Capital Assets Other Sources Foreign Sources / Agriculture	Reserves / Funds or Capitalized Add Backs u's 21(a) Cess / Rate / Tax levied on Profits / Gains Add Backs u's 21(b) Amount of Tax Deducted at Source Add Backs u's 21(c) Payments liable to Deduction of Tax at Source but Tax not Deducted / Paid Add Backs u's 21(d) Entertainment Expenditure above prescribed limit Add Backs u's 21(e) Contributions to Unrecognized / Unapproved Funds Add Backs u's 21(f) Contributions to Funds not under effective arrangement for deduction of Tax at source Add Backs u's 21(g) Fine / Penalty for violation of any law / rule / regulation	3205 3206 3207 3208 3209 3210 3211				
Business Assets / Equity / Liabilities Capital Assets Other Sources Foreign Sources / Agriculture	Reserves / Funds or Capitalized Add Backs u's 21(a) Cess / Rate / Tax levied on Profits / Gains Add Backs u's 21(b) Amount of Tax Deducted at Source Add Backs u's 21(c) Payments liable to Deduction of Tax at Source but Tax not Deducted / Paid Add Backs u's 21(d) Entertainment Expenditure above prescribed limit Add Backs u's 21(d) Contributions to Unrecognized / Unapproved Funds Add Backs u's 21(f) Contributions to Funds not under effective arrangement for deduction of Tax at source Add Backs u's 21(f) Fine / Penalty for violation of any law / rule / regulation Add Backs u's 21(f) Profit on Debt / brokerage / Commission / salary / remuneration Paid by an AOP to its member Add Backs u's 21(f) Expenditure under a single Account head exceeding prescribed amount not paid through prescribed mode	3205 3206 3207 3208 3209 3210 3211 3212				
Business Assets / Equity / Liabilities Capital Assets Other Sources Foreign Sources / Agriculture	Reserves / Funds or Capitalized Add Backs u's 21(a) Cess / Rate / Tax levied on Profits / Gains Add Backs u's 21(b) Amount of Tax Deducted at Source Add Backs u's 21(c) Payments liable to Deduction of Tax at Source but Tax not Deducted / Paid Add Backs u's 21(d) Entertainment Expenditure above prescribed limit Add Backs u's 21(e) Contributions to Unrecognized / Unapproved Funds Add Backs u's 21(f) Contributions to Funds not under effective arrangement for deduction of Tax at source Add Backs u's 21(g) Finer / Penalty for violation of any law / rule / regulation Add Backs u's 21(h) Personal Expenditure Add Backs u's 21(h) Profit on Debt / brokerage / Commission / salary / remuneration Paid by an AOP to its member Add Backs u's 21(i) Spenditure under a single Account head exceeding prescribed amount not paid through prescribed amount not paid through prescribed mode	3205 3206 3207 3208 3209 3210 3211 3212 3213 3215 3216				
Business Assets / Equity / Liabilities Capital Assets Other Sources Foreign Sources / Agriculture	Reserves / Funds or Capitalized Add Backs u's 21(a) Cess / Rate / Tax levied on Profits / Gains Add Backs u's 21(b) Amount of Tax Deducted at Source Add Backs u's 21(c) Payments liable to Deduction of Tax at Source but Tax not Deducted / Paid Add Backs u's 21(e) Entertainment Expenditure above prescribed limit Add Backs u's 21(e) Contributions to Unrecognized / Unapproved Funds Add Backs u's 21(f) Contributions to Funds not under effective arrangement for deduction of Tax at source Add Backs u's 21(g) Fine / Penalty for violation of any law / rule / regulation Add Backs u's 21(h) Personal Expenditure Add Backs u's 21(f) Profit on Debt / brokerage / Commission / salary / remuneration Paid by an AOP to its member Add Backs u's 21(f) Expenditure under a single Account head exceeding prescribed amount not paid through prescribed amount not paid	3205 3206 3207 3208 3209 3210 3211 3212 3213 3215				
Business Assets / Equity / Liabilities Capital Assets Other Sources Foreign Sources / Agriculture	Reserves / Funds or Capitalized Add Backs u's 21(a) Cess / Rate / Tax levied on Profits / Gains Add Backs u's 21(b) Amount of Tax Deducted at Source Add Backs u's 21(c) Payments liable to Deduction of Tax at Source but Tax not Deducted / Paid Add Backs u's 21(d) Entertainment Expenditure above prescribed limit Add Backs u's 21(e) Contributions to Unrecognized / Unapproved Funds Add Backs u's 21(f) Contributions to Funds not under effective arrangement for deduction of Tax at source Add Backs u's 21(g) Finer / Penalty for violation of any law / rule / regulation Add Backs u's 21(h) Personal Expenditure Add Backs u's 21(h) Profit on Debt / brokerage / Commission / salary / remuneration Paid by an AOP to its member Add Backs u's 21(i) Spenditure under a single Account head exceeding prescribed amount not paid through prescribed amount not paid through prescribed mode	3205 3206 3207 3208 3209 3210 3211 3212 3213 3215 3216				

Add Backs u/s 28(1)(b) Lease Rental not admissible	3220
Add Backs u/s 21(o) Sales promotion, advertisement and publicity expenses of pharmaceutical manufacturers exceeding prescribed limit	3224
Add Backs Tax Gain on Sale of Intangibles	3225
Add Backs Tax Gain on Sale of Assets	3226
Add Backs Pre-Commencement Expenditure / Deferred Cost	3230
Other Inadmissible Deductions	3234
Add Backs Accounting (Loss) on Sale of Intangibles	3235
Add Backs Accounting (Loss) on Sale of Assets	3236
Add Backs Accounting Amortization	3237
Add Backs Accounting Depreciation	3238
Admissible Deductions	3259
Accounting Gain on Sale of Intangibles	3245
Accounting Gain on Sale of Assets	3246
Tax Amortization for Current Year	3247
Tax Depreciation / Initial Allowance for Current Year	3248
Pre-Commencement Expenditure / Deferred Cost	3250
Other Admissible Deductions	3254
Tax (Loss) on Sale of Intangibles	3255
Tax (Loss) on Sale of Assets	3256
Unabsorbed Tax Amortization for Previous Years	3257
Unabsorbed Tax Depreciation for Previous Years	3258

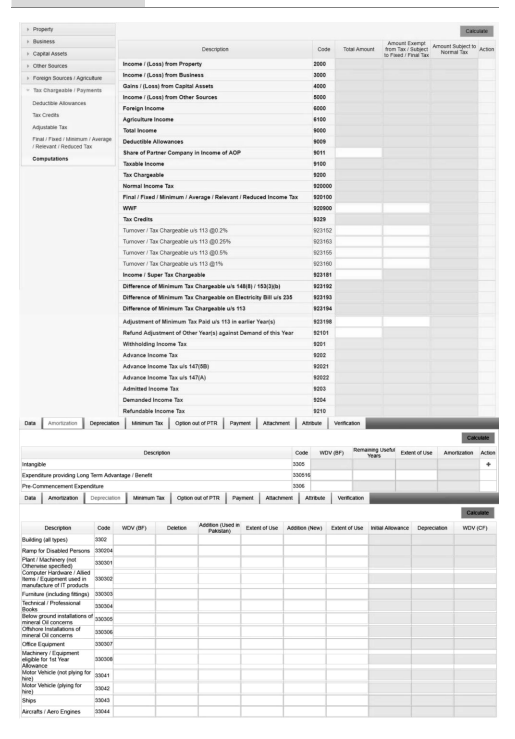


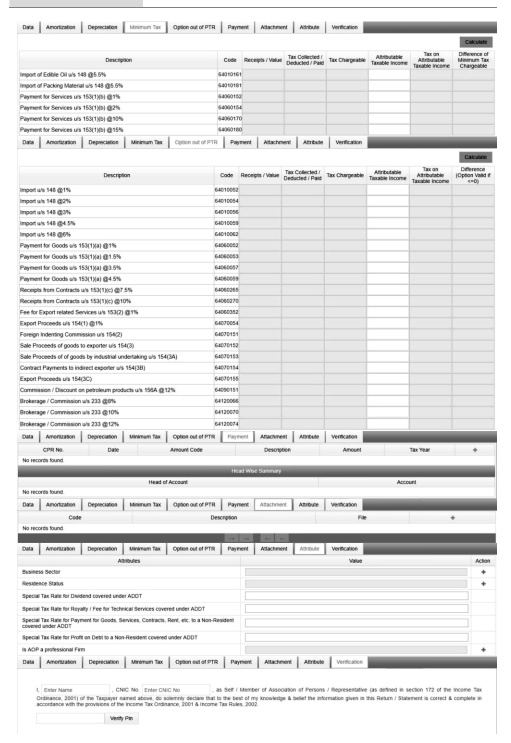


Donasti					No.	
Property					Calc	ulate
Business	Description	Code	Receipts / Value	Tax Collected / Deducted	Tax Chargeable	Act
Capital Assets	Adjustable Tax	640000		Deducted	Ontargeable	
Other Sources	Import u/s 148 @1%	64010002				
Foreign Sources / Agriculture	Import u/s 148 @2%	64010004				
Tax Chargeable / Payments	Import u/s 148 @3%	64010006				
Deductible Allowances	Import u/s 148 @4.5%	64010009				
Tax Credits	Import u/s 148 @5.5%	64010011				
Adjustable Tax	Import u/s 148 @6%	64010012				
Final / Fixed / Minimum / Average	Payment for Goods, Services, Contracts, Rent, etc. to a Non-Resident u/s 152(2)	64050007				
/ Relevant / Reduced Tax	Profit on Debt to a Non-Resident u/s 152(2)	64050008				+
Computations	Payment for Goods to a PE of a Non-Resident u/s 152(2A)(a) / Division II, Part III,	64050009				
	1st Schedule Payment for Transport Services to a PE of a Non-Resident u/s 152(2A)(b) /					
	Division II, Part III, 1st Schedule	64050010				
	Payment for Other Services to a PE of a Non-Resident u/s 152(2A)(b) / Division II, Part III, 1st Schedule	64050011				
	Payment for Contracts to a PE of a Non-Resident u/s 152(2A)(c) / Division II, Part III, 1st Schedule	64050012				
	Payment for Goods u/s 153(1)(a) @1%	64060002				
	Payment for Goods u/s 153(1)(a) @1.5%	64060003				
	Payment for Goods u/s 153(1)(a) @3%	64060006				
	Payment for Goods u/s 153(1)(a) @4.5%	64060009				
	Cash Withdrawal from Bank u/s 231A	64100101				4
	Certain Banking Transactions u/s 231AA	64100201				4
	Motor Vehicle Registration Fee u/s 231B(1)	64100301				4
	Motor Vehicle Transfer Fee u/s 231B(2)	64100302				4
	Motor Vehicle Sale u/s 231B(3)	64100303				+
	Motor Vehicle Leasing u/s 231B(1A) @3%	64100304				+
	Value of Shares traded through a member of a Stock exchange u/s 233A (1)(a)	64120101				
	Value of Shares traded through a member of a Stock exchange u/s 233A (1)(b)	64120102				
	Margin Financing, Margin Trading or Securities Lending u/s 233AA	64120201				
	Goods Transport Public Vehicle Tax u/s 234	64130001				+
	Passenger Transport Public Vehicle Tax u/s 234	64130002				4
	Private Vehicle Tax u/s 234	64130003				+
	Telephone Bill u/s 236(1)(a)	64150001				4
	Cellphone Bill u/s 236(1)(a)	64150002				4
	Prepaid Telephone Card u/s 236(1)(b)	64150003				4
	Phone Unit u/s 236(1)(c)	64150004				4
	Internet Bill u/s 236(1)(d)	64150005				4
	Prepaid Internet Card u/s 236(1)(e)	64150006				4
	Purchase by Auction u/s 236A	64150101				
	Domestic Air Ticket Charges u/s 236B	64150201				
	Sale / Transfer of Immovable Property u/s 236C	64150301				
	Functions / Gatherings Charges u/s 236D	64150401				
	Issuance of License to Cable Opeartors u/s 236F	64150601				
	Renewal of License to Cable Opeartors u/s 236F Issuance of License to IPTV, FM Radio, MMDS, Mobile TV, Mobile Audio,	64150602 64150603				
	Satellite TV Channel and Landing Rights u/s 236F Renewal of License to IPTV, FM Radio, MMDS, Mobile TV, Mobile Audio, Satellite	64150604				
	TV Channel and Landing Rights u/s 236F	64150605				
	Screening of Foreign TV drama serial or play (other than in english) u/s 236F					
	Purchase of other commodities by Distributors / Dealers / Wholesalers u/s 236G Purchase of Fertilizer by Distributors / Dealers / Wholesalers u/s 236G	64150701				
	Purchase by Retailers u/s 236H	64150702				
	Issuance / Renewal of License to Dealers / Commission Agents / Arhatis u/s 236J					
	Purchase / Transfer of Immovable Property u/s 236K	64151101				
	Purchase of International Air Ticket u/s 236L	64151201				
	Banking transactions otherwise than through cash u/s 236P	64151501				
	Education related expenses remitted abroad u/s 236R	64151701				
	Advance tax on general insurance premium u/s 236U	64151902				
	Advance tax on life insurance premium u/s 236U	64151903				
	Advance tax on extraction of minerals u/s 236V	37131803				

▶ Property					Cak	culate
▶ Business	Description	Code	Receipts / Value	Tax Collected / Deducted	Tax Chargeable	Acti
Capital Assets	Final / Fixed / Minimum / Average / Relevant / Reduced Tax	640001		Deducted		
Other Sources	Import u/s 148 @1%	64010052				
Foreign Sources / Agriculture	Import u/s 148 @2%	64010054				
Tax Chargeable / Payments	Import u/s 148 @3%	64010056				
Deductible Allowances	Import u/s 148 @4.5%	64010059				
Tax Credits	Import u/s 148 @5.5%	64010061				
	Import u/s 148 @6%	64010062				
Adjustable Tax	Import of Edible Oil u/s 148 @5.5%	64010161				
Final / Fixed / Minimum / Average / Relevant / Reduced	Import of Packing Material u/s 148 @5.5%	64010181				
Tax	Dividend u/s 150 @7.5%	64030052				
Computations	Dividend u/s 150 @10%	64030053				
	Dividend u/s 150 @12.5%	64030054				
	Dividend to a Non-Resident covered under ADTT u/s 150 / u/s 5	64030099				
	Royalty / Fee for Technical Services to a Non-Resident u/s 152(1) / Division IV, Part I, 1st Schedule	64050051				
	Payment for Contracts for Construction, Assembly or Installation to a Non-Resident u/s 152(1A)(a) / Division II, Part III, 1st Schedule	64050052				
	Payment for Services, Contracts to a Non-Resident u/s 152(1A)(b) / Division II, Part III, 1st Schedule	64050053				
	Fee for Advertisement Services to a Non-Resident u/s 152(1A)(c) / Division II, Part III, 1st Schedule	64050054				
	Insurance / Reinsurance Premium to a Non-Resident u/s 152(1AA) / Division II, Part III, 1st Schedule	64050055				
	Fee for Advertisement Services to a Non-Resident u/s 152(1AAA) / Division II, Part III, 1st Schedule	64050056				
	Profit on Debt u/s 152(2) / u/c (5A), Part II, 2nd Schedule	64050096				+
	Royalty / Fee for Technical Services to a Non-Resident covered under ADTT	64050097				
	Payment for Goods, Services, Contracts, Rent, Capital Gains, etc. to a Non-Resident covered under ADTT	64050098				
	Payment for foreign produced commercials to a Non-Resident u/s 152A Division II, Part III, 1st Schedule	64050100				
	Payment for Goods u/s 153(1)(a) @1%	64060052				
	Payment for Goods u/s 153(1)(a) @1.5%	64060053				
	Payment for Goods u/s 153(1)(a) @3.5%	64060057				
	Payment for Goods u/s 153(1)(a) @4.5%	64060059				
	Payment for Services u/s 153(1)(b) @1%	64060152				
	Payment for Services u/s 153(1)(b) @1.5%	64060153				
	Payment for Services u/s 153(1)(b) @2%	64060154				
	Payment for Services u/s 153(1)(b) @10%	64060170				
	Payment for Services u/s 153(1)(b) @15%	64060180				
	Receipts from Contracts u/s 153(1)(c) @7.5%	64060265				
	Receipts from Contracts u/s 153(1)(c) @10%	64060270				
	Fee for Export related Services u/s 153(2) @1%	64060352				
	Export Proceeds u/s 154(1) @1%	64070054				
	Foreign Indenting Commission u/s 154(2)	64070151				
	Sale Proceeds of goods to exporter u/s 154(3)	64070152				
	Sale Proceeds of of goods by industrial undertaking u/s 154(3A)	64070153				
	Contract Payments to indirect exporter u/s 154(3B)	64070154				
	Export Proceeds u/s 154(3C)	64070155				
	Income from property u/s 15(6)	64080052				
	Prize on Prize Bond u/s 156	64090051				
	Winnings from Crossword Puzzle u/s 156	64090052				
	Winnings from Raffle u/s 156	64090053				
	Winnings from Lottery u/s 156	64090054				

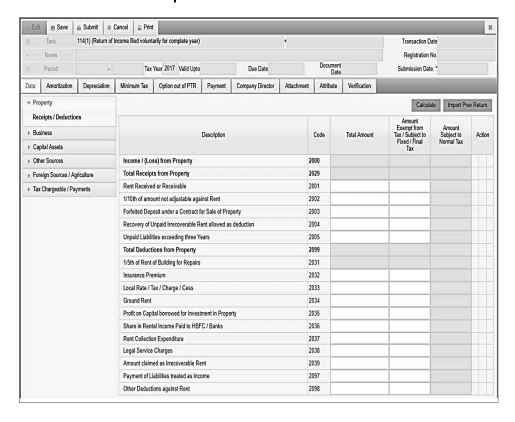
Winnings from Quiz u/s 156	64090055	
Winnings from Sale Promotion u/s 156	64090056	
Commission / Discount on petroleum products u/s 156A @12%	64090151	
Brokerage / Commission u/s 233 @8%	64120066	
Brokerage / Commission u/s 233 @10%	64120070	
Brokerage / Commission u/s 233 @12%	64120074	
CNG Station Gas Bill u/s 234A	64130151	
Electricity Bill of Commercial Consumer u/s 235	64140051	+
Electricity Bill of Industrial Consumer u/s 235	64140052	+
Lease of rights to collect tolls u/s 236A(3)	64150102	
Issuance of Bonus Shares by Companies quoted on Stock Exchange $\mbox{u/s}$ 236M	64151351	
Issuance of Bonus Shares by Companies not quoted on Stock Exchange $\ensuremath{\text{u/s}}\xspace 236N$	64151451	
Payment for use or right to use industrial, commercial and scientific equipment u/s 236Q (1)	64151651	
Rent of Machinery and equipment u/s 236Q (2)	64151652	
Dividend Specie u/s 236S @7.5%	64151802	
Dividend Specie u/s 236S @10%	64151803	
Advance tax on registering or attesting transfer of immovable property $\ensuremath{\text{u/s}}\xspace$ 236W	64151951	
Dividend Specie u/s 236S @12.5%	64151804	
Capital Gains on Immovable Property u/s 37(1A) @0%	64220051	
Capital Gains on Immovable Property u/s 37(1A) @2.5%	64220052	
Capital Gains on Immovable Property u/s 37(1A) @5%	64220053	
Capital Gains on Immovable Property u/s 37(1A) @7.5%	64220054	
Capital Gains on Immovable Property u/s 37(1A) @10%	64220055	
Capital Gains on immovable property u/s 37(1A) @3.75%	64220057	
Capital Gains on Securities u/s 37A @0%	64220151	
Capital Gains on Securities u/s 37A @5%	64220153	
Capital Gains on Securities u/s 37A @7.5%	64220157	
Capital Gains on Securities u/s 37A @12.5%	64220155	
Capital Gains on Securities u/s 37A @15%	64220156	
Purchase of Locally Produced Edible Oil $\mbox{u/c}$ (13C), Part II, 2nd Schedule	64310053	
Fee for Carriage Services by Oil Tanker / Goods Transport Contractor u/c (43D) / (43E), Part IV, 2nd Schedule	64320051	
Income of Hajj Group Operators u/c (72A), Part IV, 2nd Schedule	64320052	
Receipts from Shipping Business of a resident person u/s 7A	64310055	
Profit on debt u/s 7B	64310056	+
Fee for Transport Services outside Pakistan u/c (3), Part II, 2nd Sch @1%	64310061	
Fee for Advertising services by electronic and print media outside Pakistan u/c (3), Part II, 2nd Sch @0.75%	64310062	
Fee for Other Services outside Pakistan u/c (3), Part II, 2nd Sch @5%	64310063	
Receipts for Contracts outside Pakistan u/c (3), Part II, 2nd Schedule @ 3.75%	64310071	
Tax on business income of builders u/s 7C	64310072	
Tax on business income of developers u/s 7D	64310073	





¹[Part-II-L

Companies Income Tax Return 2017



¹ Added through S.R.O. 982(I)/2017 dated 28th September, 2017

▼ Property				Calculat	e Import Pre	v Return
Receipts / Deductions Business	Description	Code	Total Amount	Amount Exempt from Tax / Subject to Fixed / Final	Amount Subject to Normal Tax	Action
Manufacturing / Trading Items				Tax	TVOITIBLE TOX	
Other Revenues	Income / (Loss) from Business	3000				
Management, Administrative, Selling & Financial Expenses	Net Revenue (excluding Sales Tax, Federal Excise, Brokerage, Commission, Discount, Freight Outward)	3029				
Inadmissible / Admissible Deductions	Gross Revenue (excluding Sales Tax, Federal Excise)	3009				
Adjustments	Gross Domestic Sales / Services Fee	3004				
Business Assets / Equity / Liabilities	Gross Exports Sales / Services Fee	3008				
Transactions > PKR 50 Million with	Selling Expenses (Freight Outward, Brokerage, Commission, Discount, etc.)	3019				
Non-Residents	Domestic Commission / Brokerage / Discount / Freight Outward, etc.	3011				
Capital Assets	Foreign Commission / Brokerage / Discount / Freight Outward, etc.	3012				
Other Sources	Rebates / Duty Drawbacks	3070				m
	Cost of Sales / Services	3030				
Foreign Sources / Agriculture	Opening Stock	3039				
Tax Chargeable / Payments	Domestic Raw Material / Components Opening Balance	3035				
	Import Raw Material / Components Opening Balance	3036				
	Stores / Spares Opening Balance	3037				
	Fuel Opening Balance	3038				
	Work in Process Opening Balance	3034				
	Self-Manufactured Finished Goods Opening Balance	3033				m
	Domestic Finished Goods Opening Balance	3031				
	Import Finished Goods Opening Balance	3032				
	Net Purchases (excluding Sales Tax, Federal Excise)	3059				
	Net Domestic Purchases Raw Material / Components	3055				
	Net Import Raw Material / Components	3056				
	Net Stores / Spares Purchases	3057				
	Net Fuel Purchases	3058				

Net Domestic Purchases Finished Goods	3051	
Net Import Finished Goods	3052	
Consumed	3069	
Domestic Raw Material / Components Consumed	3065	
Import Raw Material / Components Consumed	3066	
Stores / Spares Consumed	3067	
Fuel Consumed	3068	
Work in Process Consumed	3064	
Self-Manufactured Finished Goods Consumed	3063	
Domestic Finished Goods Consumed	3061	
Import Finished Goods Consumed	3062	
Direct Expenses	3089	
Salaries / Wages	3071	
Power	3073	
Gas	3074	
Repair / Maintenance	3077	
Insurance	3080	
Royalty	3081	
Fee for Technical Services	3082	
Other Direct Expenses	3083	
Accounting Amortization	3087	
Accounting Depreciation	3088	
Closing Stock	3099	
Domestic Raw Material / Components Closing Balance	3095	
Import Raw Material / Components Closing Balance	3096	
Stores / Spares Closing Balance	3097	
Fuel Closing Balance	3098	
Work in Process Closing Balance	3094	
Self-Manufactured Finished Goods Closing Balance	3093	
Domestic Finished Goods Closing Balance	3091	
Import Finished Goods Closing Balance	3092	
Gross Profit / (Loss)	3100	

Business Manufacturing / Trading Items Other Revenues	Description	Code	Total Amount	Amount Exempt from Tax / Subject to Fixed / Final Tax	Amount Subject to Normal Tax	Action
Management, Administrative, Selling & Financial Expenses	Other Revenues	3129				
	Fee for Technical / Professional Services	3101				
Inadmissible / Admissible Deductions	Fee for Other Services	3102				
Adjustments	Profit on Debt	3106				
Business Assets / Equity / Liabilities	Royalty	3107				
Transactions > PKR 50 Million with Non-Residents	License / Franchise Fee	3108		1		
Non-Residents	Accounting Gain on Sale of Intangibles	3115				
Capital Assets	Accounting Gain on Sale of Assets	3116				Ш
› Other Sources	Others	3128				

Manufacturing / Trading Items Other Revenues	Description	Code	Total Amount	Amount Exempt from Tax / Subject to Fixed / Final Tax	Amount Subject to Normal Tax	Ac
Management, Administrative, Selling & Financial Expenses	Management, Administrative, Selling & Financial Expenses	3199				П
A CONTRACTOR OF THE PROPERTY O	Rent	3151				П
Inadmissible / Admissible Deductions	Rates / Taxes / Cess	3152				
Adjustments	Salaries / Wages / Perquisites / Benefits	3154				
Business Assets / Equity / Liabilities	Traveling / Conveyance / Vehicles Running / Maintenance	3155				
Transactions > PKR 50 Million with Non-Residents	Electricity / Water / Gas	3158				
	Communication	3162				
Capital Assets	Repair / Maintenance	3165				
Other Sources	Stationery / Printing / Photocopies / Office Supplies	3166				
Foreign Sources / Agriculture	Advertisement / Publicity / Promotion	3168				
Tax Chargeable / Payments	Insurance	3170				
***************************************	Professional Charges	3171				
	Profit on Debt (Financial Charges / Markup / Interest)	3172				
	Donation / Charity	3174				
	Brokerage / Commission	3178				
	Other Indirect Expenses	3180				
	Directors Fee	3183				
	Workers Profit Participation Fund	3185				
	Provision for Doubtful / Bad Debts	3191				
	Provision for Obsolete Stocks / Stores / Spares / Fixed Assets	3192				
	Provision for Diminution in Value of Investment	3193				
	Irrecoverable Debts Written off	3186				
	Obsolete Stocks / Stores / Spares / Fixed Assets Written off	3187				
	Accounting (Loss) on Sale of Intangibles	3195				
	Accounting (Loss) on Sale of Assets	3196				
	Accounting Amortization	3197				
	Accounting Depreciation	3198				
	Accounting Profit / (Loss)	3200				

Manufacturing / Trading Items Other Revenues	Description	Code	Total Amount	Amount Exempt from Tax / Subject to Fixed / Final	Amount Subject to Normal Tax	Action
				Tax		
Management, Administrative, Selling & Financial Expenses	Inadmissible Deductions	3239				
Part of the second second	Add Backs u/s 29(2) Provision for Doubtful Debts	3201				
Inadmissible / Admissible Deductions	Add Backs Provision for Obsolete Stocks / Stores / Spares / Fixed Assets	3202				
Adjustments	Add Backs Provision for Diminution in Value of Investment	3203				
Business Assets / Equity / Liabilities	Add Backs u/s 21(i) Provision for Reserves / Funds / Amount carried to Reserves / Funds or Capitalized	3204				
Transactions > PKR 50 Million with	Add Backs u/s 21(a) Cess / Rate / Tax levied on Profits / Gains	3205				
Non-Residents	Add Backs u/s 21(b) Amount of Tax Deducted at Source	3206				
Capital Assets	Add Backs u/s 21(c) Payments liable to Deduction of Tax at Source but Tax not Deducted / Paid	3207				
Other Sources	Add Backs u/s 21(d) Entertainment Expenditure above prescribed limit	3208				
Foreign Sources / Agriculture	Commission of the account of the first and a second or the control of the control	5.50				Н
Tax Chargeable / Payments	Add Backs u/s 21(e) Contributions to Unrecognized / Unapproved Funds	3209				
	Add Backs u/s 21(f) Contributions to Funds not under effective arrangement for deduction of Tax at source	3210				
	Add Backs u/s 21(g) Fine / Penalty for violation of any law / rule / regulation	3211				
	Add Backs u/s 21(h) Personal Expenditure	3212				
	Add Backs u/s 21(j) Profit on Debt / brokerage / Commission / salary / remuneration Paid by an AOP to its member	3213				
	Add Backs u/s 21(I) Expenditure under a single Account head exceeding prescribed amount not paid through prescribed mode	3215				
	Add Backs u/s 21(m) Salary exceeding prescribed amount not paid through prescribed mode	3216				
	Add Backs u/s 21(n) Capital Expenditure	3217				
	Add Backs u/s 67(1) Expenditure attributable to Non-Business Income	3218				
	Add Backs u/s 34(5) Liabilities allowed Previously as deduction not Paid within three Years	3219				
	Add Backs u/s 28(1)(b) Lease Rental not admissible	3220				
	Add Backs u/s 21(o) Sales promotion, advertisement and publicity expenses of pharmaceutical manufacturers exceeding prescribed limit	3224				
	Add Backs Tax Gain on Sale of Intangibles	3225				
	Add Backs Tax Gain on Sale of Assets	3226				
	Add Backs Pre-Commencement Expenditure / Deferred Cost Other Inadmissible Deductions	3230 3234		-		
	Add Backs Accounting (Loss) on Sale of Intangibles	3234				
	Add Backs Accounting (Loss) on Sale of Assets	3236				
	Add Backs Accounting Amortization	3237				
	Add Backs Accounting Depreciation	3238				
	Admissible Deductions	3259				
	Accounting Gain on Sale of Intangibles Accounting Gain on Sale of Assets	3245 3246				
	Tax Amortization for Current Year	3246				
	Tax Depreciation / Initial Allowance for Current Year	3248				
	Pre-Commencement Expenditure / Deferred Cost	3250				
	Other Admissible Deductions	3254				
	Tax (Loss) on Sale of Intangibles	3255				
	Tax (Loss) on Sale of Assets Unabsorbed Tax Amortization for Previous Years	3256 3257				
	Unabsorbed Tax Amortization for Previous Years Unabsorbed Tax Depreciation for Previous Years	3257				
Business						
Business Manufacturing / Trading Items Other Revenues	Description	Code	Total Amount	Amount Exempt from Tax / Subject to Fixed / Final	Amount Subject to Normal Tax	Act
Management, Administrative, Selling &	Income / (Loca) from Business before adjustment of Admissible Depreciation / Initial			Tax		
Financial Expenses	Income / (Loss) from Business before adjustment of Admissible Depreciation / Initial Allowance / Amortization for current / previous years	3270				
Inadmissible / Admissible Deductions	Unadjusted (Loss) from Business for 2011	327011				
Adjustments	Unadjusted (Loss) from Business for 2012	327012 327013				
Business Assets / Equity / Liabilities	Unadjusted (Loss) from Business for 2013 Unadjusted (Loss) from Business for 2014	327013 327014				
Transactions > PKR 50 Million with Non-Residents	Unadjusted (Loss) from Business for 2015	327014				
Capital Assets	Unadjusted (Loss) from Business for 2016	327016				

* Business	Description	Code	Amount	Action
Manufacturing / Trading Items	Total Assets	3349		
Other Revenues	Land	3301		
Management, Administrative, Selling &	Building (all types)	3302		
Financial Expenses	Plant / Machinery / Equipment / Furniture (including fittings)	3303		
Inadmissible / Admissible Deductions	Motor Vehicle	3304		
Adjustments	Intangible	3305		
Business Assets / Equity / Liabilities	Pre-Commencement Expenditure	3306		
Transactions > PKR 50 Million with	Capital Work in Progress	3308		
Non-Residents	Long Term Investments	3311		
► Capital Assets	Advances / Deposits / Prepayments	3312		
Other Sources	Trade Debtors / Receivables	3313		
Foreign Sources / Agriculture	Inventories	3314		
Tax Chargeable / Payments	Stocks / Stores / Spares	3315		
	Short Term Investments	3316		
	Short Term Advances / Deposits / Prepayments	3317		
	Current Portion of Long Term Investments	3318		
	Cash / Cash Equivalents	3319		
	Other Assets	3348		
	Total Equity / Liabilities	3399		
	Authorized Capital	3351		
	Issued, Subscribed & Paid up capital	3352		
	Share Deposit Money	3353		
	Capital Reserves	3361		
	Revenue Reserves	3362		
	Funds	3363		
	Accumulated Profits	3364		
	Revaluation Surplus	3365		
	Long Term Borrowings / Debt / Loan	3371		
	Liabilities against Assets subject to Finance Lease	3372		
	Deferred Liabilities	3373		
	Provisions / Contingencies	3374		
	Short Term Borrowings / Debt / Loan	3381		
	Current Portion of Long Term Liabilities	3382		
	Advances / Deposits / Accrued Expenses	3383		
	Trade Creditors / Payables	3384		
	Other Liabilities	3398		

* Business	Description	Code	Receipts	Payments	Action
Manufacturing / Trading Items	Total Value of Revenue Transactions with Non-Residents	3849			
Other Revenues	Raw Material / Components	3801			
Management, Administrative, Selling &	Finished Goods	3802			
Financial Expenses	Stock in Trade	3803			
Inadmissible / Admissible Deductions	Others	3804			
Adjustments	Rent	3805			
Business Assets / Equity / Liabilities	Royalty / License Fee / Franchise Fee	3806			
Transactions > PKR 50 Million with	Intangibles	3807			
Non-Residents	Fee for Managerial / Financial / Administrative / Marketing / Training Services	3808			
▶ Capital Assets	Fee for Engineering / Technical / Construction Services	3809			
▶ Other Sources	Fee for Research / Development Services	3810			
▶ Foreign Sources / Agriculture	Commission	3811			
▶ Tax Chargeable / Payments	Profit on Debt (Financial Charges / Markup / Interest)	3812			
	Dividend (Common / Preferred Stock / Deemed Dividend)	3813			
	Insurance Premium	3814			
	Guarantees	3815			
	Others (including Derivatives)	3816			
	Expenses Reimbursement at cost	3817			
	Total Value of Capital Transactions with Non-Residents	3899			
	Interest Bearing Loan Opening Balance	3851			
	Interest Bearing Loan Closing Balance	3852			
	Interest Free Loan Opening Balance	3853			
	Interest Free Loan Closing Balance	3854			
	Investments	3855			
	Property of Capital Nature	3856			
	Service / Tangible / Intangible Property, etc. for Non-Monetary Consideration under any arrangement including Exchange, Swap, Barter, Bonus, Discount, etc. (Yes=1, No=0)	3891			
	Service / Tangible / Intangible Property, etc. for Nil Consideration (Yes=1, No=0)	3892			
	Direct / Indirect Participation by a Non-Resident in Capital, Management or Control (Yes=1, No=0)	3893			
	Number of Associates having dealings with	3894			

► Business				Amount		
	Description	Code	Total Amount	Exempt from Tax / Subject to	Amount Subject to Normal Tax	Action
Long Term				Fixed / Final Tax	Normal Tax	
Short Term	Consideration Received on Disposal of Capital Assets Held Long Term	4009				
Adjustments	Cost of Acquisition of Capital Assets Held Long Term including Ancillary Expenses	4019				
▶ Other Sources	Net Gain / (Loss) on Capital Assets Held Long Term	4020				
> Business				Amount		
→ Capital Assets	Description	Code	Total Amount	Exempt from Tax / Subject to	Amount Subject to	Action
Long Term	Description	Code	Total Allount	Fixed / Final	Normal Tax	Acuoi
Short Term	Consideration of Capital Assets held Short Term	4029				
Adjustments	Cost of Acquisition of Capital Assets held Short Term including Ancillary Expenses	4039		1		
▶ Other Sources	Net Gain / (Loss) on Capital Assets held Short Term	4040				
▶ Property				Calculat	te Import Pre	v Return
▶ Business				Amount		
~ Capital Assets	Description	Code	Total Amount	Exempt from Tax / Subject to	Amount Subject to	Action
Long Term	Description	Cour	rotal remount	Fixed / Final	Subject to Normal Tax	Action
Short Term	Unadjusted (Loss) from Capital Assets for 2011	409911				
Adjustments	Unadjusted (Loss) from Capital Assets for 2012	409912				
Other Sources	Unadjusted (Loss) from Capital Assets for 2013	409913				
► Foreign Sources / Agriculture	Unadjusted (Loss) from Capital Assets for 2014	409914				
➤ Tax Chargeable / Payments	Unadjusted (Loss) from Capital Assets for 2015	409915				
	Unadjusted (Loss) from Capital Assets for 2016	409916				

» Property				Calcula	te Import Pre	ev Return
▶ Business				Amount		
Capital Assets	Description	Code	Total Amount	Exempt from Tax / Subject to	Amount Subject to	Actio
Other Sources		Cone	Total Attourt	Fixed / Final Tax	Subject to Normal Tax	- Charles
Receipts / Deductions	Income / (Loss) from Other Sources	5000				
Foreign Sources / Agriculture	Receipts from Other Sources	5029				
Tax Chargeable / Payments	Royalty	5002				
	Profit on Debt (Interest, Yield, etc)	5003				
	Ground Rent	5004				
	Rent from sub lease of Land or Building	5005				
	Rent from lease of Building with Plant and Machinery	5006				
	Bonus / Bonus Shares	5012				
	Loan, Advance, Deposit or Gift received in Cash	5016				
	Other Receipts	5028				
	Difference in value of immovable property determined under section 68 and value recorded by the authority registering or attesting the transfer u/s 111(4)(c)	5018				
	Deductions from Other Sources	5089				
	Accounting Depreciation	5064				
	Other Deductions	5088				

► Business				Amount		
Capital Assets	Description	Code	Total Amount	Exempt from Tax / Subject to	Amount Subject to Normal Tax	Action
Other Sources				Fixed / Final Tax	Normal Tax	
Foreign Sources / Agriculture	Foreign Property Income / (Loss)	6029				
Foreign Sources	Foreign Property Income / (Loss)	6021				
Agriculture	Foreign Property Income / (Loss)	6022				
Tax Chargeable / Payments	Foreign Property Income / (Loss)	6023				
The one greater is a greater	Foreign Property Income / (Loss)	6024				
	Foreign Business Income / (Loss)	6039				
	Foreign Business Income / (Loss)	6031				
	Foreign Business Income / (Loss)	6032				
	Foreign Business Income / (Loss)	6033				
	Foreign Business Income / (Loss)	6034				
	Foreign Capital Gains / (Loss)	6049				
	Foreign Capital Gains / (Loss)	6041				
	Foreign Capital Gains / (Loss)	6042				
	Foreign Capital Gains / (Loss)	6043				
	Foreign Capital Gains / (Loss)	6044				
	Foreign Other Sources Income / (Loss)	6059				
	Foreign Other Sources Income / (Loss)	6051				
	Foreign Other Sources Income / (Loss)	6052				
	Foreign Other Sources Income / (Loss)	6053				
	Foreign Other Sources Income / (Loss)	6054				
► Business	Description	Code	Amount			Actic
► Capital Assets	Agriculture Income	6100				
Other Sources	Agriculture Income Tax	9291				
Foreign Sources / Agriculture						
Foreign Sources						
Agriculture						

▶ Business	Description	Code	Total	Inadmissible	Admissible	Action
▶ Capital Assets	Deductible Allowances	9009				
Other Sources	Workers Welfare Fund u/s 60A	9002				
Foreign Sources / Agriculture	Workers Profit Participation Fund u/s 60B	9003				
- Tax Chargeable / Payments	Charitable Donations u/c 61, Part I, 2nd Schedule	9004				
Deductible Allowances	Profit on Debt etc. u/s 64A	9007				
Business		1		Ineligible		
Capital Assets	Description	Code	Eligible Amount	Amount	Tax Credit	Actio
Other Sources	Tax Credits	9329				
Foreign Sources / Agriculture	Tax Credit for Charitable Donations u/s 61	9311				
	Tax Credit for Employment Generation by Manufacturers u/s 64B	9310				
▼ Tax Chargeable / Payments	Tax Credit for Registration for Sales Tax u/s 65A	9315				
Deductible Allowances	Tax Credit for Non-Equity Investment in Plant and Machinery u/s 65B	93161				
Tax Credits	BF Tax Credit for Non-Equity Investment in Plant and Machinery u/s 65B	93162				
Adjustable Tax	BF Tax Credit for Equity Investment in Plant and Machinery u/s 65B	93164				
Final / Fixed / Minimum / Average /	Tax Credit for Enlistment in Registered Stock Exchange u/s 65C	9317				
Relevant / Reduced Tax	Tax Credit for Newly Established Industrial Undertaking u/s 65D	9318				
Computations	Tax Credit for Investment in Plant and Machinery by Existing Company u/s 65E	9319			i	
	Tax Credit u/s 103	9320			i e	
	Tax Credit for Trust / Welfare Institution / Non-Profit Organization u/s 100C	9323			ì	

> Business	Description	Code	Receipts / Value	Tax Collected / Deducted	Tax Chargeable	Action
▶ Capital Assets		0.0000		Deducted	Chargeable	
▶ Other Sources	Adjustable Tax	640000				
Foreign Sources / Agriculture	Import u/s 148 @1%	64010002				
	Import u/s 148 @2%	64010004				
Tax Chargeable / Payments Deductible Allowances	Import u/s 148 @3%	64010006				
	Import u/s 148 @4.5%	64010009				
Tax Credits	Import u/s 148 @5.5%	64010011		1		
Adjustable Tax	Import u/s 148 @6%	64010012				
Final / Fixed / Minimum / Average / Relevant / Reduced Tax	Profit on Debt u/s 151 from NSC / PO Deposits	64040001				+
	Profit on Debt u/s 151 from Bank Accounts / Deposits	64040002				+
Computations	Profit on Debt u/s 151 from Government Securities	64040003				+
	Profit on Debt u/s 151 from Others	64040004				+
	Payment for Goods, Services, Contracts, Rent, etc. to a Non-Resident u/s 152(2)	64050007				
	Profit on Debt to a Non-Resident u/s 152(2)	64050008				+
	Payment for Goods to a PE of a Non-Resident u/s 152(2A)(a) / Division II, Part III, 1st Schedule	64050009				
	Payment for Transport Services to a PE of a Non-Resident u/s 152(2A)(b) / Division II, Part III, 1st Schedule	64050010				
	Payment for Other Services to a PE of a Non-Resident u/s 152(2A)(b) / Division II, Part III, 1st Schedule	64050011				
	Payment for Contracts to a PE of a Non-Resident u/s 152(2A)(c) / Division II, Part III, 1st Schedule	64050012				
	Payment for Goods u/s 153(1)(a) @1%	64060002				

Payment for Goods u/s 153(1)(a) @1.5%	64060003	
Payment for Goods u/s 153(1)(a) @3%	64060006	
Payment for Goods u/s 153(1)(a) @4%	64060008	
Rent of Property u/s 155	64080001	+
Cash Withdrawal from Bank u/s 231A	64100101	+
Certain Banking Transactions u/s 231AA	64100201	+
Motor Vehicle Registration Fee u/s 231B(1)	64100301	+
Motor Vehicle Transfer Fee u/s 231B(2)	64100302	+
Motor Vehicle Sale u/s 231B(3)	64100303	+
Motor Vehicle Leasing u/s 231B(1A)	64100304	+
Value of Shares traded through a member of a Stock exchange u/s 233A (1)(a)	64120101	
Value of Shares traded through a member of a Stock exchange u/s 233A (1)(b)	64120102	
Margin Financing, Margin Trading or Securities Lending u/s 233AA	64120201	
Goods Transport Public Vehicle Tax u/s 234	64130001	+
Passenger Transport Public Vehicle Tax u/s 234	64130002	+
Private Vehicle Tax u/s 234	64130003	+
Electricity Bill of Commercial Consumer u/s 235	64140001	+
Electricity Bill of Industrial Consumer u/s 235	64140002	+
Telephone Bill u/s 236(1)(a)	64150001	+
Celiphone Bill u/s 236(1)(a)	64150002	+
Prepaid Telephone Card u/s 236(1)(b)	64150003	+
Phone Unit u/s 236(1)(c)	64150004	
Internet Bill u/s 236(1)(d)	64150005	+
Prepaid Internet Card u/s 236(1)(e)	64150006	+
Purchase by Auction u/s 236A	64150101	
Domestic Air Ticket Charges u/s 236B	64150201	
Sale / Transfer of Immovable Property u/s 236C	64150301	
Functions / Gatherings Charges u/s 236D	64150401	
Issuance of License to Cable Opeartors u/s 236F	64150601	

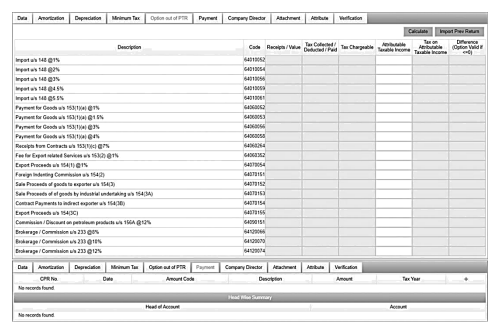
Renewal of License to Cable Opeantors u/s 236F	64150602
Issuance of License to IPTV, FM Radio, MMDS, Mobile TV, Mobile Audio, Satellite TV Channel and Landing Rights u/s 236F	64150603
Renewal of License to IPTV, FM Radio, MMDS, Mobile TV, Mobile Audio, Satellite TV Channel and Landing Rights u/s 236F	64150604
Screening of Foreign TV drama serial or play (other than in english) u/s 236F	64150605
Purchase of other commodities by Distributors / Dealers / Wholesalers u/s 236G	64150701
Purchase of Fertilizer by Distributors / Dealers / Wholesalers u/s 236G	64150702
Purchase by Retailers u/s 236H	64150801
Issuance / Renewal of License to Dealers / Commission Agents / Arhatis u/s 236J	64151001
Purchase / Transfer of Immovable Property u/s 236K	64151101
Purchase of International Air Ticket u/s 236L	64151201
Banking transactions otherwise than through cash u/s 236P	64151501
Education related expenses remitted abroad u/s 236R	64151701
Advance tax on general insurance premium u/s 236U	64151902
Advance tax on life insurance premium u/s 236U	64151903
Advance tax on extraction of minerals u/s 236V	64151904

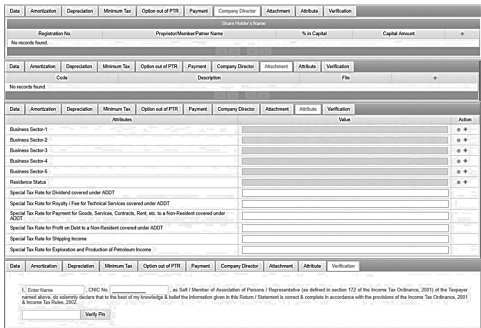
Property				Calc	utate Import Pre	v Ret
Business				Tax Collected /		
Capital Assets	Description	Code	Receipts / Value	Deducted	Tax Chargeable	Act
Other Sources	Final / Fixed / Minimum / Average / Relevant / Reduced Tax	640001	0	0	0	
Foreign Sources / Agriculture	Import u/s 148 @1%	64010052				
Tax Chargeable / Payments	Import u/s 148 @2%	64010054				
	Import u/s 148 @3%	64010056				
Deductible Allowances	Import u/s 148 @4.5%	64010059				
Tax Credits	Import u/s 148 @5.5%	64010061				
Adjustable Tax	Import u/s 148 @6%	64010062				
Final / Fixed / Minimum / Average /	Import of Edible Oil u/s 148 @5.5%	64010161				
Relevant / Reduced Tax	Import of Packing Material u/s 148 @5.5%	64010181				
Computations	Dividend u/s 150 @7.5%	64030052				
	Dividend u/s 150 @10%	64030053				
	Dividend u/s 150 @12.5%	64030054				
	Dividend u/s 150 @20%	64030057				
	Dividend u/s 150 @25%	64030059				
	Dividend to a Non-Resident covered under ADTT u/s 150 / u/s 5	64030099				
	Royalty / Fee for Technical Services to a Non-Resident u/s 152(1) / Division IV, Part I, 1st Schedule	64050051	D.————————————————————————————————————			
	Payment for Contracts for Construction, Assembly or Installation to a Non-Resident u/s 152(1A)(a) / Division II, Part III, 1st Schedule	64050052				I
	Payment for Services, Contracts to a Non-Resident u/s 152(1A)(b) / Division II, Part III, 1st Schedule	64050053	4			Ĭ
	Fee for Advertisement Services to a Non-Resident u/s 152(1A)(c) / Division II, Part III, 1st Schedule	64050054				ø
	Insurance / Reinsurance Premium to a Non-Resident u/s 152(1AA) / Division II, Part III, 1st Schedule	64050055				
	Fee for Advertisement Services to a Non-Resident u/s 152(1AAA) / Division II, Part III, 1st Schedule	64050056				r
	Profit on Debt u/s 152(2) / u/c (5A), Part II, 2nd Schedule	64050096				
	Royalty / Fee for Technical Services to a Non-Resident covered under ADTT	64050097				
	Payment for Goods, Services, Contracts, Rent, Capital Gains, etc. to a Non-Resident covered under ADTT	64050098				ı

Payment for foreign produced commercials to a Non-Resident u/s 152A	64050100		
Payment for Goods u/s 153(1)(a) @1%	64060052		
Payment for Goods u/s 153(1)(a) @1.5%	64060053		
Payment for Goods u/s 153(1)(a) @3%	64060056	153	
Payment for Goods u/s 153(1)(a) @4%	64060058		Ī
Payment for Services u/s 153(1)(b) @1%	64060152		
Payment for Services u/s 153(1)(b) @1.5%	64060153		
Payment for Services u/s 153(1)(b) @2%	64060154		
Payment for Services u/s 153(1)(b) @8%	64060166	13	
Payment for Goods u/s 153(1)(b) @12%	64060074		
Receipts from Contracts w/s 153(1)(c) @7%	64060264		
Fee for Export related Services u/s 153(2) @1%	64060352		ı
Export Proceeds u/s 154(1) @1%	64070054		P
Foreign Indenting Commission u/s 154(2)	64070151		Ī
Sale Proceeds of goods to exporter u/s 154(3)	64070152	150	
Sale Proceeds of of goods by industrial undertaking u/s 154(3A)	64070153		Ĩ
Contract Payments to indirect exporter u/s 154(3B)	64070154	100	ī
Export Proceeds u/s 154(3C)	64070155		
Prize on Prize Bond u/s 156	64090051		
Winnings from Crossword Puzzle u/s 156	64090052	153	Ī
Winnings from Raffle u/s 156	64090053		
Winnings from Lottery u/s 156	64090054		
Winnings from Quiz u/s 156	64090055		Ī
Winnings from Sale Promotion u/s 156	64090056		
Commission / Discount on petroleum products u/s 156A @12%	64090151	13.0	
Brokerage / Commission u/s 233 @8%	64120066		
Brokerage / Commission u/s 233 @10%	64120070		
Brokerage / Commission u/s 233 @12%	64120074		
CNG Station Gas Bill w/s 234A	64130151		1
Lease of rights to collect tolls u/s 236A(3)	64150102		Ī
Issuance of Bonus Shares by Companies quoted on Stock Exchange u/s 236M	64151351	17.0	ī
Issuance of Bonus Shares by Companies not quoted on Stock Exchange u/s 236N	64151451		Ē

Issuance of Bonus Shares by Companies not quoted on Stock Exchange u/s 236N	64151451
Payment for use or right to use industrial, commercial and scientific equipment u/s 236Q (1)	64151651
Rent of Machinery and equipment u/s 236Q (2)	64151652
Dividend Specie uls 236S @7.5%	64151802
Dividend Specie u/s 236S @10%	64151803
Dividend Specie u/s 236S @12.5%	64151804
Dividend Specie u/s 236S @20%	64151805
Dividend Specie u/s 236S @25%	64151806
Advance tax on registering or attesting transfer of immovable property u/s 236W	64151951
Capital Gains on Immovable Property u/s 37(1A) @0%	64220051
Capital Gains on Immovable Property u/s 37(1A) @2.5%	64220052
Capital Gains on Immovable Property u/s 37(1A) @5%	64220053
Capital Gains on Immovable Property u/s 37(1A) @7.5%	64220054
Capital Gains on Immovable Property u/s 37(1A) @10%	64220055
Capital Gains on immovable property u/s 37(1A) @3.75%	64220057
Capital Gains on Securities u/s 37A @0%	64220151
Capital Gains on Securities u/s 37A @5%	64220153
Capital Gains on Securities u/s 37A @7.5%	64220157
Capital Gains on Securities u/s 37A @10%	64220158
Capital Gains on Securities u/s 37A @25%	64220159
Capital Gains on Securities u/s 37A @12.5%	64220155
Capital Gains on Securities u/s 37A @ 15%	64220156
Capital Gains on Securities u/s 37A @ corporate tax rate	64220199
Capital Gains on Securities u/r 6B, 4th Schedule @ Corporate Tax Rate	64220259
Purchase of Locally Produced Edible Oil u/c (13C), Part II, 2nd Schedule	64310053
Fee for Carriage Services by Oil Tanker / Goods Transport Contractor u/c (43D) / (43E), Part IV, 2nd Schedule	64320051
Income of Hajj Group Operators u/c (72A), Part IV, 2nd Schedule	64320052
Receipts from Shipping Business of a resident person u/s 7A	64310055
Fee for Transport Services outside Pakistan u/c (3), Part II, 2nd Sch @1%	64310061
Fee for Advertising services by electronic and print media outside Pakistan u/c (3), Part II, 2nd Sch $@0.75\%$	64310062
Fee for Other Services outside Pakistan u/c (3), Part II, 2nd Sch @4%	64310063
Income derived from sources outside Pakistan by Pakistan Cricket Board ulc (3B), Part II, 2nd Schedule @ 4%	64310064
Receipts for Contracts outside Pakistan u/c (3), Part II, 2nd Schedule @ 3.50%	64310071
Tax on business income of builders u/s 7C	64310072
Tax on business income of developers u/s 7D	64310073
Dividend distributed for the purpose of Section 5A	64030094
Accounting Profit after Tax	64030095
Payable uls 5A	64030096

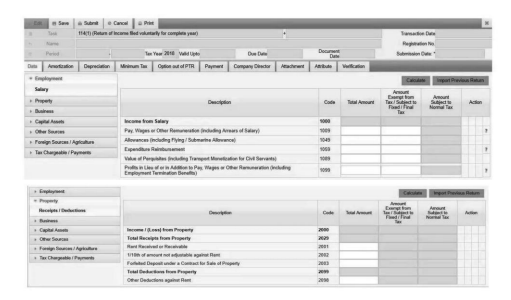
Business Capital Assets										Amor Exempt	from	Amour	nt
Capital Assets Other Sources			1	Description			Code	Te	otal Amount	Tax / Sub Fixed / Tax	ject to Final	Subject Normal	to Ac
										Tao			
Foreign Sources / Agriculture	Income / (I						2000						
≠ Tax Chargeable / Payments			n Business				3000						198
Deductible Allowances	Printerpolaritation in con-		Capital Assets				4000						
Tax Credits			n Other Source	98			5000						
Adjustable Tax	Foreign In		_				6000						
Final / Fixed / Minimum / Average /	Agricultur						6100						1.0
Relevant / Reduced Tax	Total Incom						9000						
Computations	Deductible						9009						
	The second section		mpany in Inco	me of AOP			9011						
	Taxable In						9100						
	Tax Charg						9200						- 1
	Normal Inc						920000						
	Final / Fixed / Minimum / Average / Relevant / Reduced Income Tax WWF Tax Credits Turnover / Tax Chargeable u/s 113 @0 2%						920100				_		
							920900						
							923152						
			and the second second second	- risk state in the same			923163			_	_		
			eable u/s 113 @			-	100			-	_		
			eable u/s 113 @				923155			_			100
	The second secon		eable u/s 113 @		,		- 10 mm						10
	den elementario de la composición del composición de la composición de la composición del composición de la composición de la composición de la composición de la composición de la composición de la composición de la composición de la composición de la composición del composición del composición del composición del composición del composición del composición del composición del composició			e u/s 113C @17	•		923173						
			Chargeable	abla uk 440.00	1452121//- 1		923181						
				eable u/s 148(8)	133(3)(6)		923192						
	1 International Contract		um Tax Charge ate Corporate				923194						- 9
				Tax u/s 113C u/s 113 in earlie	Vosefel						-		2
							923198						
	The second second second			s) against Dem	ind of this Year					-			-/-
	Withholdir						9201						
	Advance Is						9202						
			x u/s 147(5B)				92021						
	Internatival and the second strategies and		x u/s 147(A)				92022						- 1
	Admitted I						9203						
	Demanded						9204						
Data Amortization Depreciat	Refundabl tion Minim	e Income um Tax	Option out o	of PTR Pay	ment Comp	any Director	9210 Attach		Attribute Remaining U		iculate	- parameters	Prev Retur
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Description Description Description Description Description Description Description Description Description Description Description Description Description Description Description Description Description Description Description Description Description Description Description Description Description Description Description Description Description Description Description Description Description Description Description Description Description Description Description Description Description Description Description Description Description Description Description Description Description Descriptio	Refundabl tion Minimum C vantage / Bene Minimum Tax Minimum Tax J ment used in concerns rra Allowance escription (5.5%) § 1%	e Income um Tax Description Code 3302 330204 330301 330303 330304 330306 330307 330308 330304 330304 330304 33042 33044	Option out of one out of PTR	Payment C Deletion Deletion Of PTR Pay Code 6401016 6401016 6406011	mpany Director Addition (Used in Pakistan) Pakistan) ment 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¹[Part-II-M

Electronic Return for individuals for Tax Year 2018



Employment	Calculate Import Previous Return								
Property				Amount					
▼ Business	Description		Total Amount	Exempt from Tax / Subject to	Amount Subject to	Action			
Manufacturing / Trading Items				Fixed / Final Tax	Normal Tax				
Other Revenues	Income / (Loss) from Business	3000							
Management, Administrative, Selling & Financial Expenses	Net Revenue (excluding Sales Tax, Federal Excise, Brokerage, Commission, Discount, Freight Outward)	3029							
Inadmissible / Admissible Deductions	Gross Revenue (excluding Sales Tax, Federal Excise)	3009							
Adjustments	Selling Expenses (Freight Outward, Brokerage, Commission, Discount, etc.)	3019							
Business Assets / Equity / Liabilities	Cost of Sales / Services	3030							
Capital Assets	Opening Stock	3039							
	Net Purchases (excluding Sales Tax, Federal Excise)	3059							
Other Sources	Salaries / Wages	3071							
Foreign Sources / Agriculture	Fuel	3072							
> Tax Chargeable / Payments	Power	3073							
	Gas	3074							
	Stores / Spares	3076							
	Repair / Maintenance	3077							
	Other Direct Expenses	3083							
	Accounting Amortization	3087							
	Accounting Depreciation	3088							
	Closing Stock	3099							
	Gross Profit / (Loss)	3100							

Part II-M added through SRO. 1012(I)/2018 dated 17th August, 2018

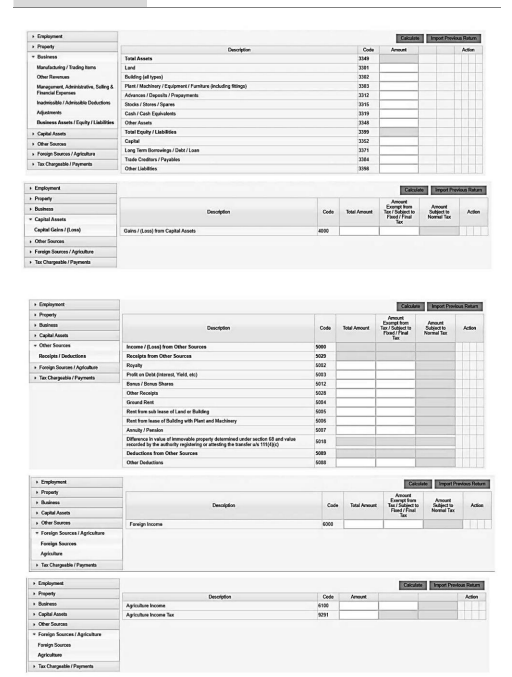
► Employment				Calcula	te Import Pres	rious Retur	
Property				Amount			
* Business	Description	Code	Total Amount	Exempt from Tax / Subject to	Amount Subject to	Action	
Manufacturing / Trading Items			***************************************	Fixed / Final Tax	Normal Tax	Action	
Other Revenues Management, Administrative, Selling & Financial Expenses	Other Revenues	3129					
	Fee for Technical / Professional Services	3101					
	Accounting Gain on Sale of Intangibles	3115					
Inadmissible / Admissible Deductions	Accounting Gain on Sale of Assets	3116					
Adjustments	Others	3128					
Business Assets / Equity / Liabilities	Share in untaxed Income from AOP	3131					
Capital Assets	Share in Taxed Income from AOP	3141					
Other Sources							
Foreign Sources / Agriculture							
Tax Chargeable / Payments							

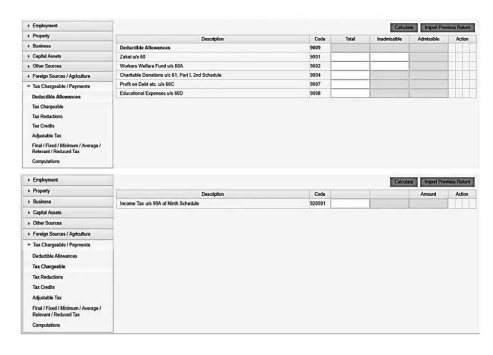
► Employment				Calculat	le Import Prev	vious Retur
Property Business Manufacturing / Trading Items	Description	Code	Total Amount	Amount Exempt from Tax / Subject to Fixed / Final Tax	Amount Subject to Normal Tax	Action
Other Revenues	Management, Administrative, Selling & Financial Expenses	3199		,,,,,		111
	Rent	3151				
	Rates / Taxes / Cess	3152				
Control of the second of the s	Salaries / Wages / Perquisites / Benefits	3154				
Susiness Annufacturing / Trading Items Joher Revenues Annagement, Administrative, Selling Financial Expenses Administrative Selling Financial Expenses Administrative Deductions Adjustments Augustness Assets / Equity / Liabilities Lapital Assets Joher Sources Foreign Sources / Agriculture	Traveling / Conveyance / Vehicles Running / Maintenance	3155				
Business Assets / Equity / Liabilities	Electricity / Water / Gas	3158				
➤ Capital Assets	Communication	3162				
Other Sources	Repair / Maintenance	3165				
> Foreign Sources / Agriculture	Stationery / Printing / Photocopies / Office Supplies	3166				
► Tax Chargeable / Payments	Advertisement / Publicity / Promotion	3168				
	Insurance	3170				
	Professional Charges	3171				
	Profit on Debt (Financial Charges / Markup / Interest)	3172				
	Brokerage / Commission	3178				
	Other Indirect Expenses	3180				
	Irrecoverable Debts Written off	3186				
	Obsolete Stocks / Stores / Spares / Fixed Assets Written off	3187				
	Accounting (Loss) on Sale of Intangibles	3195				
	Accounting (Loss) on Sale of Assets	3196				
	Accounting Amortization	3197	_			
	Accounting Depreciation	3198				
	Accounting Profit / (Loss)	3200				

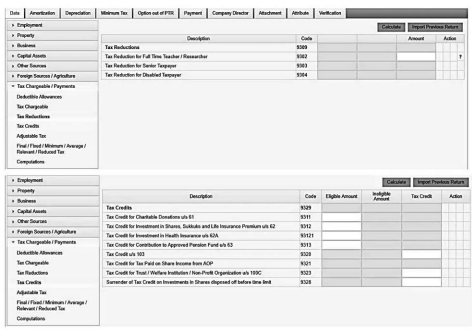
Employment				Calculat	te Import Prev	vious Retu
Property				Amount		
Business Manufacturing / Trading Items	Description	Code	Total Amount	Exempt from Tax / Subject to Fixed / Final Tax	Amount Subject to Normal Tax	Actio
Other Revenues	Inadmissible Deductions	3239				
Management, Administrative, Selling &	Add Backs u/s 29(2) Provision for Doubtful Debts	3201				
Financial Expenses	Add Backs Provision for Obsolete Stocks / Stores / Spares / Fixed Assets	3202				
Inadmissible / Admissible Deductions	Add Backs Provision for Diminution in Value of Investment	3203				
Adjustments	Add Backs u/s 21(i) Provision for Reserves / Funds / Amount carried to Reserves / Funds or Capitalized	3204				
Business Assets / Equity / Liabilities	Add Backs u/s 21(a) Cess / Rate / Tax levied on Profits / Gains	3205				
Capital Assets	Add Backs u/s 21(b) Amount of Tax Deducted at Source	3206				
Other Sources	Add Backs u/s 21(c) Payments liable to Deduction of Tax at Source but Tax not Deducted / Paid	3207				
Foreign Sources / Agriculture	Add Backs u/s 21(d) Entertainment Expenditure above prescribed limit	3208				
Tax Chargeable / Payments	Add Backs u/s 21(e) Contributions to Unrecognized / Unapproved Funds	3209				
	Add Backs u/s 21(f) Contributions to Funds not under effective arrangement for deduction of Tax at source	3210				
	Add Backs u/s 21(g) Fine / Penalty for violation of any law / rule / regulation	3211				
	Add Backs u/s 21(h) Personal Expenditure	3212				
	Add Backs u/s 21(j) Profit on Debt / brokerage / Commission / salary / remuneration Paid by an AOP to its member	3213				
	Add Backs u/s 21(I) Expenditure under a single Account head exceeding prescribed amount not paid through prescribed mode	3215				
	Add Backs u/s 21(m) Salary exceeding prescribed amount not paid through prescribed mode	3216				
	Add Backs u/s 21(n) Capital Expenditure	3217				
	Add Backs u/s 67(1) Expenditure attributable to Non-Business Income	3218				
	Add Backs u/s 34(5) Liabilities allowed Previously as deduction not Paid within three Years	3219				
	Add Backs u/s 28(1)(b) Lease Rental not admissible	3220				
	Add Backs u/s 21(o) Sales promotion, advertisement and publicity expenses of pharmaceutical manufacturers exceeding prescribed limit	3224				
	Add Backs Tax Gain on Sale of Intangibles	3225				
	Add Backs Tax Gain on Sale of Assets	3226				
	Add Backs Pre-Commencement Expenditure / Deferred Cost	3230				
	Other Inadmissible Deductions	3234				
	Add Backs Accounting (Loss) on Sale of Intangibles	3235				
	Add Backs Accounting (Loss) on Sale of Assets	3236				
	Add Backs Accounting Amortization	3237				

Add Backs Accounting Depreciation	3238	
Admissible Deductions	3259	
Accounting Gain on Sale of Intangibles	3245	
Accounting Gain on Sale of Assets	3246	
Tax Amortization for Current Year	3247	
Tax Depreciation / Initial Allowance for Current Year	3248	
Pre-Commencement Expenditure / Deferred Cost	3250	
Other Admissible Deductions	3254	
Tax (Loss) on Sale of Intangibles	3255	
Tax (Loss) on Sale of Assets	3256	
Unabsorbed Tax Amortization for Previous Years	3257	
Unabsorbed Tax Depreciation for Previous Years	3258	

▶ Employment				Calculat	te Import Pre	vious Return
Property Business Manufacturing / Trading Items Other Revenues Anangement, Administrative, Selling & Plancial Expenses nadmissible / Admissible Deductions Adjustments				Amount		
Property Business Manufacturing / Trading Items Other Revenues Management, Administrative, Selling & Financial Expenses hardinsible / Administrative, Selling & Sellin	Description	Code	Total Amount	Exempt from Tax / Subject to	Amount Subject to	Action
Manufacturing / Trading Items				Fixed / Final Tax	Normal Tax	
Employment Propety Business Manufacturing / Trading Items Other Revenues Management, Administrative, Selling & Prinucial Expenses Inadmissible / Administrative, Selling & Polinical Expenses Business Assets / Equity / Liabilities Capital Assets Other Sources Other Sources Toroign Sources / Agriculture Tax Chargeable / Payments	Income / (Loss) from Business before adjustment of Admissible Depreciation / Initial Allowance / Amortization for current / previous years	3270				
	Unadjusted (Loss) from Business for 2012	327012				
Inadmissible / Admissible Deductions	Unadjusted (Loss) from Business for 2013	327013				
Property Business Manufacturing / Trading Items Other Revenues Management, Administrative, Selling & Financial Expenses Management, Administrative, Selling & Financial Expenses Business Assets / Equity / Liabilities Capital Assets Other Sources / Agriculture	Unadjusted (Loss) from Business for 2014	327014				
	Unadjusted (Loss) from Business for 2015	327015				
	Unadjusted (Loss) from Business for 2016	327016				
Capital Assets	Unadjusted (Loss) from Business for 2017	327017				
▶ Other Sources						
Foreign Sources / Agriculture						
Tax Chargeable / Payments						







► Employment				Calculate	Import Previ	ous Retu
Property	Description	Code	Receipts / Value	Tax Collected / Deducted	Tax Chargeable	Action
Business	Adjustable Tax	640000	Value	Deducted	Chargeable	
Capital Assets		64010002				
Other Sources	Import u/s 148 @1%	64010002		-		
Foreign Sources / Agriculture	Import u/s 148 @3%	64010004		-		
Tax Chargeable / Payments	Import u/s 148 @4.5%	64010006		-		
Deductible Allowances	Import u/s 148 @4.5%	64010009				
Tax Chargeable		64010011				-
Tax Reductions	Import u/s 148 @6%	64020001		-		
	Salary of Federal Government Employees u/s 149					
Tax Credits	Salary of Provincial Government Employees u/s 149	64020002				
Adjustable Tax	Salary of Corporate Sector Employees w/s 149	64020003				
Final / Fixed / Minimum / Average /	Salary of Other Employees u/s 149	64020004				
Final / Fixed / Minimum / Average / Relevant / Reduced Tax Computations	Payment for Goods, Services, Contracts, Rent, etc. to a Non-Resident u/s 152(2)	64050007				
Computations	Profit on Debt to a Non-Resident w/s 152(2)	64050008				+
Computations	Payment for Goods to a PE of a Non-Resident u/s 152(2A)(a) / Division II, Part III, 1st Schedule	64050009				
	Payment for Transport Services to a PE of a Non-Resident u/s 152(2A)(b) / Division II, Part III, 1st Schedule	64050010				
	Payment for Other Services to a PE of a Non-Resident u/s 152(2A)(b) / Division II, Part III, 1st Schedule	64050011				
	Payment for Contracts to a PE of a Non-Resident w's 152(2A)(c) / Division II, Part III, 1st Schedule	64050012				
	Payment for Goods u/s 153(1)(a) @1%	64060002				
	Payment for Goods w/s 153(1)(a) @1.5%	64060003		1		
	Payment for Goods w/s 153(1)(a) @2.5%	64060005				
	Payment for Goods u/s 153(1)(a) @4.5%	64060009				
	Withdrawal from Pension Fund u/s 156B	64090201		1		
	Cash Withdrawal from Bank u/s 231A	64100101				+
	Certain Banking Transactions u/s 231AA	64100201				+

Motor Vehicle Registration Fee u/s 231B(1)	64100301	
Motor Vehicle Transfer Fee u/s 231B(2)	64100302	
Motor Vehicle Sale u/s 231B(3)	64100303	+
Motor Vehicle Leasing u/s 231B(1A) @4%	64100304	
Margin Financing, Margin Trading or Securities Lending u/s 233AA	64120201	
Goods Transport Public Vehicle Tax u/s 234	64130001	
Passenger Transport Public Vehicle Tax u/s 234	64130002	
Private Vehicle Tax u/s 234	64130003	
Electricity Bill of Domestic Consumer u/s 235A	64140101	
Telephone Bill u/s 236(1)(a)	64150001	
Cellphone Bill w's 236(1)(a)	64150002	
Prepaid Telephone Card u/s 236(1)(b)	64150003	
Phone Unit u/s 236(1)(c)	64150004	
Internet Bill u/s 236(1)(d)	64150005	
Prepaid Internet Card u/s 236(1)(e)	64150006	
Purchase by Auction u/s 236A	64150101	
Domestic Air Ticket Charges u/s 236B	64150201	
Sale / Transfer of Immovable Property u/s 236C	64150301	
Tax Deducted u/s 236C where property purchased & sold within Tax Year	64150302	
Tax Deducted u/s 236C where property purchased prior to current Tax Year	64150303	
Functions / Gatherings Charges u/s 236D	64150401	
Issuance of License to Cable Opeartors u/s 236F	64150601	
Renewal of License to Cable Opeartors u/s 236F	64150602	
Issuance of License to IPTV, FM Radio, MMDS, Mobile TV, Mobile Audio, Satellite TV Channel and Landing Rights w/s 236F	64150603	
Renewal of License to IPTV, FM Radio, MMDS, Mobile TV, Mobile Audio, Satellite TV Channel and Landing Rights u/s 236F	64150604	
Screening of Foreign TV drama serial or play (other than in english) u/s 236F	64150605	
Purchase of other commodities by Distributors / Dealers / Wholesalers u/s 236G	64150701	
Purchase of Fertilizer by Distributors / Dealers / Wholesalers u/s 236G	64150702	
Purchase by Retailers u/s 236H	64150801	
Educational Institution Fee u/s 236I	64150901	
Issuance / Renewal of License to Dealers / Commission Agents / Arhatis u/s 236J	64151001	
Purchase / Transfer of Immovable Property u/s 236K	64151101	
Purchase of International Air Ticket u/s 236L	64151201	
Banking transactions otherwise than through cash u/s 236P	64151501	
Education related expenses remitted abroad u/s 236R	64151701	
Advance tax on general insurance premium u/s 236U	64151902	
Advance tax on life insurance premium u/s 236U	64151903	
Advance tax on extraction of minerals u/s 236V	64151904	
Advance tax on tobacco u/s 236X	64152101	

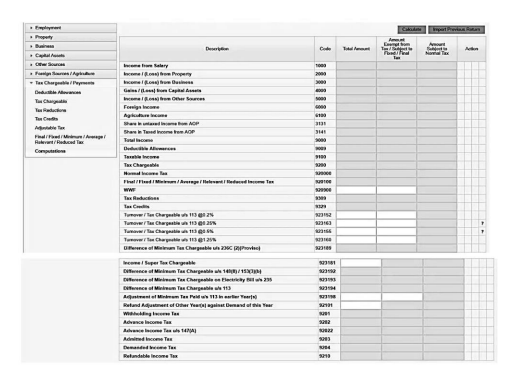
CHAPTER - XIX MISCELLANEOUS

▶ Employment				Calcul	ate Import Previ	ous Retu
Property	Description	Code	Receipts / Value	Tax Collected /	Tax Chargeable	Action
	Final / Fixed / Minimum / Average / Relevant / Reduced Tax	640001	7440	Doubles		
Capital Assets	Import u/s 148 @1%	64010052		1		-
Other Sources	Import u/s 148 @2%	64010054				
Property Business Capital Assets Other Sources Foreign Sources / Agriculture Tax Chargeable / Payments Deductible Allowances Tax Chargeable Tax Reductions Tax Credits Tax Credits Tax Credits Tax Credits Tax Credits Tax Final / Fixed / Minimum / Average / Relevant / Reduced Tax	Import u/s 148 @3%	64010056	_	-		-
Tax Chargeable / Payments	Import u/s 148 @4.5%	64010059		-		
Deductible Allowances		64010059		-		-
	Import u/s 148 @5.5%			-		
	Import u/s 148 @6%	64010062		-		_
	Import u/s 148 @1.75%	64010081		-		
Tax Credits	Import u/s 148 @2.75%	64010082				
Adjustable Tax	Import u/s 148 @4.125%	64010083				
Final / Fixed / Minimum / Average /	Import of Edible Oil u/s 148 @5.5%	64010161				
Relevant / Reduced Tax	Import of Packing Material u/s 148 @5.5%	64010181				
Computations	Dividend u/s 150 @7.5%	64030052				
	Dividend u/s 150 @10%	64030053				
Relevant / Reduced Tax	Dividend u/s 150 @12.5%	64030054				
	Dividend u/s 150 @15%	64030055				
	Yield on Behbood Certificates / Pensioner's Benefit Account	64030071				
	Return on investment in sukuks u/s 5AA	64030098				T
	Dividend to a Non-Resident covered under ADTT u/s 150 / u/s 5	64030099				
	Royalty / Fee for Technical Services to a Non-Resident u/s 152(1) / Division IV, Part I, 1st Schedule	64050051				
	Payment for Contracts for Construction, Assembly or Installation to a Non-Resident u/s 152(1A)(a) / Division II, Part III, 1st Schedule	64050052				
	Payment for Services, Contracts to a Non-Resident u/s 152(1A)(b) / Division II, Part III, 1st Schedule	64050053				
	Fee for Advertisement Services to a Non-Resident u/s 152(1A)(c) / Division II, Part III, 1st Schedule	64050054				

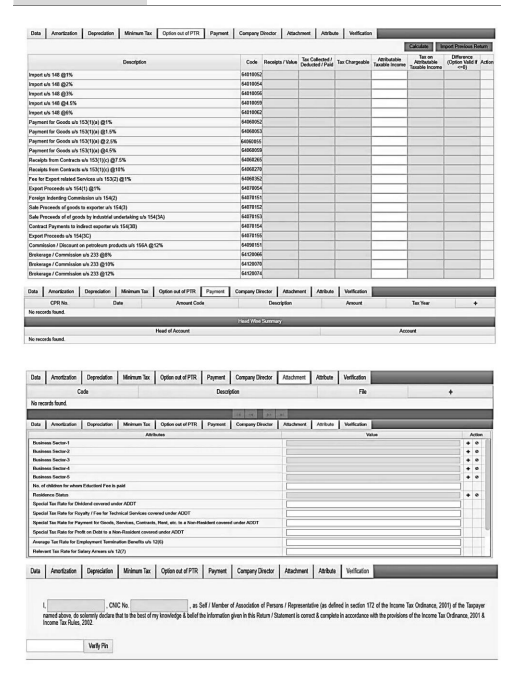
Insurance / Reinsurance Premium to a Non-Resident u/s 152(1AA) / Division II, Part III, 1st Schedule	64050055	
Fee for Advertisement Services to a Non-Resident u/s 152(1AAA) / Division II, Part III, 1st Schedule	64050056	
Profit on Debt w/s 152(2) / w/c (5A), Part II, 2nd Schedule	64050096	+
Royalty / Fee for Technical Services to a Non-Resident covered under ADTT	64050097	
Payment for Goods, Services, Contracts, Rent, Capital Gains, etc. to a Non-Resident covered under ADTT	64050098	
Payment for foreign produced commercials to a Non-Resident u/s 152A	64050100	
Payment for Goods u/s 153(1)(a) @1%	64060052	
Payment for Goods u/s 153(1)(a) @1.5%	64060053	
Payment for Goods u/s 153(1)(a) @2.5%	64060055	
Payment for Goods u/s 153(1)(a) @4.5%	64060059	
Payment for Services u/s 153(1)(b) @1%	64060152	
Payment for Services u/s 153(1)(b) @1.5%	64060153	
Payment for Services u/s 153(1)(b) @2%	64060154	
Payment for Services u/s 153(1)(b) @10%	64060170	
Receipts from Contracts u/s 153(1)(c) @7.5%	64060265	
Receipts from Contracts u/s 153(1)(c) @10%	64060270	
Fee for Export related Services u/s 153(2) @1%	64060352	
Export Proceeds u/s 154(1) @1%	64070054	
Foreign Indenting Commission u/s 154(2)	64070151	
Sale Proceeds of goods to exporter u/s 154(3)	64070152	
Sale Proceeds of of goods by industrial undertaking u/s 154(3A)	64070153	
Contract Payments to indirect exporter u/s 154(3B)	64070154	
Export Proceeds u/s 154(3C)	64070155	
Income from property u/s 15(6)	64080052	
Prize on Prize Bond w/s 156	64090051	
Winnings from Crossword Puzzle u/s 156	64090052	
Winnings from Raffle u/s 156	64090053	

Winnings from Raffle u/s 156	64090053	
Winnings from Lottery u/s 156	64090054	
Winnings from Quiz u/s 156	64090055	
Winnings from Sale Promotion w/s 156	64090056	
Commission / Discount on petroleum products u/s 156A @12%	64090151	
Brokerage / Commission u/s 233 @5%	64120060	
Brokerage / Commission u/s 233 @8%	64120066	
Brokerage / Commission u/s 233 @10%	64120070	
Brokerage / Commission u/s 233 @12%	64120074	
Value of Shares traded through a member of a Stock exchange u/s 233A (1)(a)	64120151	
Value of Shares traded through a member of a Stock exchange u/s 233A (1)(b)	64120152	
CNG Station Gas Bill w/s 234A	64130151	
Tax collected u/s 235 from CNG station	64130152	+
Electricity Bill of Commercial Consumer u/s 235	64140051	+
Electricity Bill of Industrial Consumer u/s 235	64140052	+
Lease of rights to collect tolls u/s 236A(3)	64150102	
Issuance of Bonus Shares by Companies quoted on Stock Exchange u/s 236M	64151351	
Issuance of Bonus Shares by Companies not quoted on Stock Exchange u/s 236N	64151451	
Payment for use or right to use industrial, commercial and scientific equipment u /s 236Q (1)	64151651	
Rent of Machinery and equipment u/s 236Q (2)	64151652	
Dividend Specie u/s 236S @7.5%	64151802	
Dividend Specie u/s 236S @10%	64151803	
Dividend Specie u/s 236S @12.5%	64151804	
Dividend Specie u/s 236S @15%	64151807	
Advance tax on registering or attesting transfer of immovable property u/s 236W	64151951	
Capital Gains on Immovable Property u/s 37(1A) @0%	64220051	
Capital Gains on Immovable Property u/s 37(1A) @2.5%	64220052	
Capital Gains on Immovable Property u/s 37(1A) @5%	64220053	

Capital Gains on Immovable Property u/s 37(1A) @7.5%	64220054	
Capital Gains on Immovable Property u/s 37(1A) @10%	64220055	
Capital Gains on immovable property u/s 37(1A) @3.75%	64220057	
Capital Gains on Securities u/s 37A @0%	64220151	
Capital Gains on Securities u/s 37A @5% (PMEX/Cash Settled Securities)	64220153	
Capital Gains on Securities u/s 37A @7.5%	64220157	
Capital Gains on Securities u/s 37A @10%	64220158	
Capital Gains on Securities u/s 37A @12.5%	64220155	
Capital Gains on Securities u/s 37A @15%	64220156	
Purchase of Locally Produced Edible Oil u/s 148(A)	64310053	
Fee for Carriage Services by Oil Tanker / Goods Transport Contractor u/c (43D) / (43E), Part IV, 2nd Schedule	64320051	
Receipts from Shipping Business of a resident person u/s 7A	64310055	
Profit on debt u/s 7B	64310056	+
Fee for Transport Services outside Pakistan u/c (3), Part II, 2nd Sch @1%	64310061	
Fee for Advertising services by electronic and print media outside Pakistan u/c (3), Part II, 2nd Sch $@0.75\%$	64310062	
Fee for Other Services outside Pakistan u/c (3), Part II, 2nd Sch @5%	64310063	
Receipts for Contracts outside Pakistan u/c (3), Part II, 2nd Schedule @ 3.75%	64310071	
Transport Monetization for Civil Servants (after deduction of drivers salary) u/c (27), Part II, 2nd Schedule	64210051	
Flying / Submarine Allowance (not exceeding basic pay) u/c (1), Part III, 2nd Schedule	64210052	
Allowance to Pilots (exceeding basic pay) u/c (1AA), Part III, 2nd Schedule	64210053	
Employment Termination Benefits u/s 12(6) Chargeable to Tax at Average Rate	64210054	
Salary Arrears u/s 12(7) Chargeable to Tax at Relevant Rate	64210056	

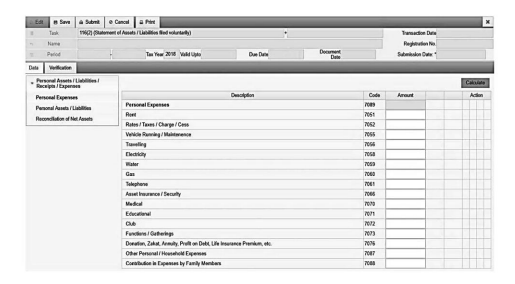


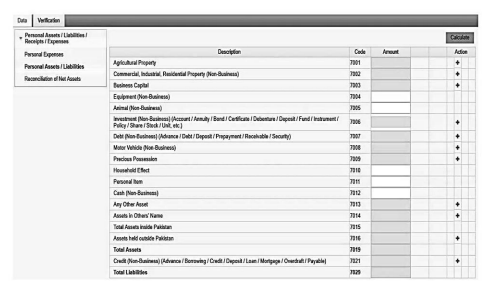
													Calculate	Import Previous	Return
					Description					Code	WDV (BF)	Remaining Useful Years	Extent of Use	Amortization	Action
Intan	gible									3305		OSCILII TUUIS			+
Ехре	anditure providing	Long Term Advan	tage / Bene	ofit						330516					
Pre-0	Commencement E	Expenditure								3306			- 3		
	1						1	. 1		1	1				
Data	Amortization	Depreciation	Minimun	n Tax	Option out of PTR	Payment	Company Di	ector Atta	hment	Attribut	e Verification				
													Calculate	Import Previous	Return
	Des	scription		Code	WDV (BF)	Deletion	Addition (Used in Pakistan)	Extent of U	e Ad	dition (New) Extent of Us	e Initial Allowano	Depreciation	m WDV (CF)) Act
uildine	g (all types)			3302			r unacumy								
amp f	for Disabled Pers	ons		330204					\neg						
lant /	Machinery (not O	therwise specified	i)	330301					\neg						
ompu	ter Hardware / Al	lied Items / Equipo	ment used	330302											
	re (including fittin			330303											
echnic	al / Professional	Books		330304											
elow	ground installation	ns of mineral Oil c	oncems	330305											
ffshor	e Installations of	mineral Oil conce	rns	330306										70 3	
office E	Equipment			330307				1				Y .			
lachin		eligible for 1st Yea	ır	330308											
lotor \	/ehicle (not plying	for hire)		33041											
lotor \	Vehicle (plying for	hire)		33042											
hips				33043											
ircraft	s / Aero Engines			33044											
Data	Amortization	Depreciation	Minimum	Tou	Option out of PTR	Payment	Company Dire	ctor Attach	1	Attribute	Verification				
Jala	Amortization	Depredation	MINISTRALIA	Tax	Openious of FTR	Paymon	Company Dre	Allaci	ment.	Attribute	Verincauon	_	and the second second		
													_	mport Previous Re	eum
			Descript	ion			Code	Receipts / Valu	e Tax 0	Collected / cted / Paid	Tax Chargeable	Attributable Taxable Income	Tax on Attributable Taxable Income	Difference of Minimum Tax Chargeable	Action
nport o	of plastic raw mat	erials under PCT I	heading 39.	01 to 39	.12 u/s 148		64010081							January	
nport o	port of Edible Oil u/s 148 @5.5%						64010161								
nport o	of Packing Materia	al u/s 148 @5.5%					64010181								
ayme	nt for Services u/s	153(1)(b) @1%					64060152								
aymer	nt for Services u/s	153(1)(b) @2%					64060154								
		153(1)(b) @10%					64060170								
		153(1)(b) @15%					64060180								

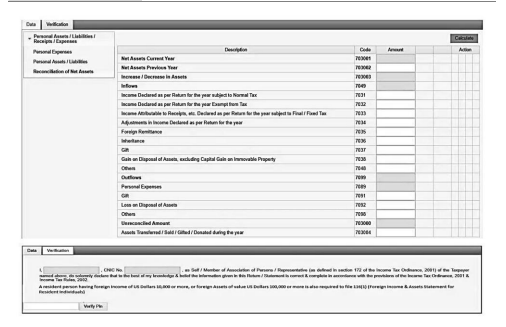


PART-II-M

Electronic Wealth Statement for Tax Year 2018

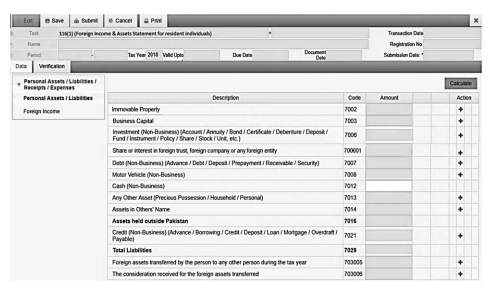






PART-II-M

Electronic Foreign Income & Assets Statement for Tax Year 2018

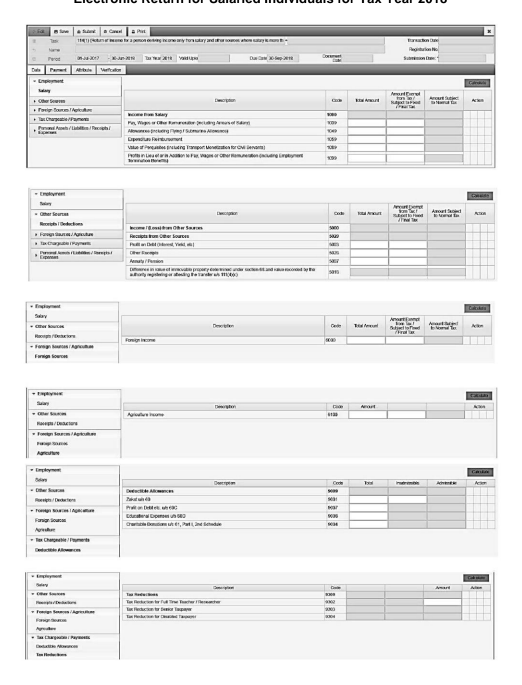


Personal Assets / Liabilities / Receipts / Expenses				Calculate
Personal Assets / Liabilities	Description	Code	Amount	Action
Foreign Income	Foreign Income	9000		
•	Foreign Income from Business	3000		
	Gross Receipts Derived from Business	3009		
	Expenditure Wholly and Necessarily for the purpose of deriving Gross Receipts from Business	3199		
	Foreign Income from Capital Gain	4000		
	Consideration recieved	4999		
	Cost	4092		
	Foreign Income from Other Sources	5000		
	Gross Receipts Derived from Other Sources	5029		
	Expenditure Wholly and Necessarily for the purpose of deriving Gross Receipts from Other Sources	5089		
	Foreign Income from Salary	1000		
	Income subject to seperate taxation	6010		
	Dividends	5001		
	Profit on debt	5003		
	Rent from Property	5005		
	Capital Gain on disposal of securities u/s 37(A)	64220151		
	Capital Gain from disposal of immovable Property u/s 37(1A)	64220051		

Data	Verification		
Í.		, CNIC No.	, as Self / Member of Association of Persons / Representative (as defined in section 172 of the Income Tax Ordinance, 2001) of the Taxpayer named above, do
s	olemnly declare that to	o the best of my knowledge & belief the	information given in this Return / Statement is correct & complete in accordance with the provisions of the Income Tax Ordinance, 2001 & Income Tax Rules, 2002.
		Verify Pin	

PART-II-M

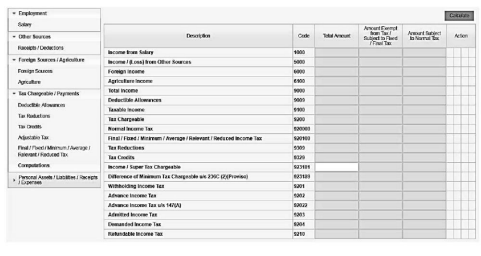
Electronic Return for Salaried Individuals for Tax Year 2018

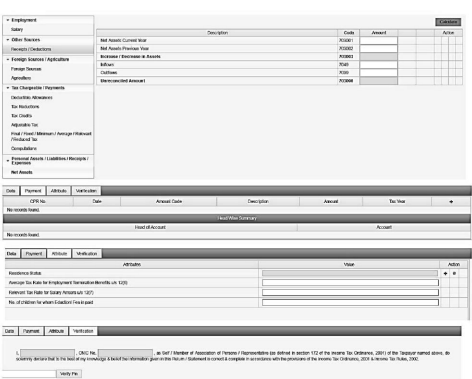


- Employment						Cak	ilate
Salary	Description		Eligible Amount	Insligible Amount	Tax Credit	Act	ion
* Other Sources	Tax Credits	9329		Periodit			T
Receipts / Deductions	Tax Credit for Charitable Donations u/s 61	9311					
- Foreign Sources / Agriculture	Tax Credit for Investment in Shares, Sukkuks and Life Insurance Premium u/s 62	9312					
Foreign Sources	Tax Credit for Contribution to Approved Pension Fund uls 63	9313					
Agriculture	Tax Credit u/s 103	9320					
→ Tax Chargeable / Payments	Surrender of Tax Credit on Investments in Shares disposed off before time limit	9328					П
Deductible Allowances							
Tax Reductions							
Tax Credits							

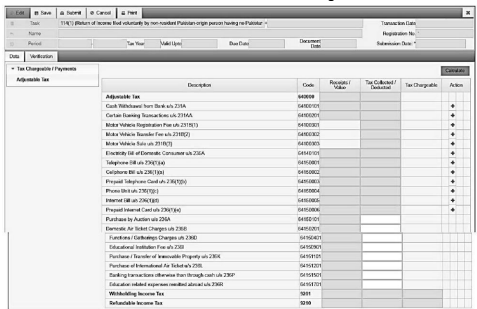
- Employment						Calcula	ita
Salary	Description	Code	Receipts / Value	Tax Collected /	Tax	Action	n
Other Sources	Salary of Federal Government Employees u/s 149	64020001		Detaction	Tax. Chargeoble Chargeoble	700.000	T
Receipts / Deductions	Salary of Provincial Government Employees u/s 149	64020002					t
Foreign Sources / Agriculture	Salary of Corporate Sector Employees u/s 149	64020003					t
Foreign Sources	Salary of Other Employees u/s 149	Description Code Receipts / Value Tac Caregorido Checiption Code Checiption Chec	Ť				
Agriculture	Withdrawal from Pension Fund u/s 156B	64090201					1
Tay Charmooble / Daymente	Cash Withdrawal from Bank u/s 231A	64100101				+	Т
▼ Tax Chargeoble / Payments Doductile Allowances Tax Reductions Tax Credits Tax Credits Adjustable Tax Final i Fixed I Minimum J Average i Relevant / Reduced Tax	Certain Banking Transactions uls 231AA	64100201					T
	Motor Vehicle Registration Fee u/s 231B(1)	64100301				٠	Τ
Tax Reductions	Motor Vehicle Transfer Fee u/s 231B(2)	64100302				+	Т
Tax Credits	Motor Vehicle Sale u/s 231B(3)	64100303					I
Adjustable Tax	Motor Vehicle Leasing w/s 231B(1A) @4%	64100304				+	T
	Goods Transport Public Vehicle Tax ufs 234	64130001				+	Τ
Relevant / Reduced Tax	Private Vehicle Tax u/s 234	64130003					
Computations	Electricity Bill of Domestic Consumer u/s 235A	64140101					I
Personal Assets / Liabilities / Receipts / Expenses	Telephone Bill u/s 236(1)(a)	64150001				+	1
Experses	Celiphone Bill u/s 236(1)(a)	64150002				+	1
	Prepaid Telephone Card u/s 236(1)(b)	64150003					1
	Phone Unit uls 236(1)(c)	6415000					4
	Internet Bill uls 236(1)(d)						
	Purchase by Auction u/s 236A	6415010					t
	Domestic Air Ticket Charges uls 2368	6415020				-	t
	Sale / Transfer of Immovable Property u/s 236C	6415030		1			т
	Tax Deducted u/s 236C where property purchased & sold within Tax Year	64150303	2				t
	Tax Deducted u/s 236C where properly purchased prior to current Tax Year	64150303	3				t
	Functions / Gatherings Charges u/s 236D	6415040					t
	Educational Institution Fee u/s 236i	6415090					Ť
	Purchase / Transfer of Immovable Property u/s 236K	64151101					T
	Purchase of International Air Ticket u/s 235L	6415120	0	1			Т
	Banking transactions otherwise than through cash u/s 236P	6415150					T
	Education related expenses remitted abroad u/s 236R	6415170	0				T
	Advance tax on general insurance premium w/s 236U	64151903	2				Т
	Advance tax on life insurance premium u/s 236U	64151903	1				T

→ Employment						Calculate
Salary	Description	Code	Receipts / Value	Tax Collected / Deducted	Tax Chargeable	Action
→ Other Sources	Final / Fixed / Minimum / Average / Relevant / Reduced Tax	640001		LANGUEROU	Total Company	
Receipts / Deductions	Dividend u/s 150 @7.5%	64030052				
▼ Foreign Sources / Agriculture		64030052		-		
	Dividend u/s 150 @10%					
Foreign Sources	Dividend u/s 150 @12.5%	64030054				
Agriculture	Dividend u/s 150 @15%	64030055				
Tax Chargeable / Payments. Deductible Allowances	Yield on Behbood Certificates / Pensioner's Benefit Account	64030071				
	Prize on Prize Bond u/s 156	64090051				
	Winnings from Crossword Puzzle u/s 156	64090052				
Tax Reductions	Winnings from Raffle uls 156	64090053				
Tax Credits	Winnings from Lottery w/s 156	64090054				
Adjustable Tax	Winnings from Quiz u/s 156	64090055				
Final / Fixed / Minimum / Average /	Advance tax on registering or attesting transfer of immovable property u/s 236W	64151951				
Relevant / Reduced Tax	Profit on debt u/s 7B	64310056				+
Computations	Transport Monetization for Civil Servants (after deduction of drivers salary) u/c (27), Part II, 2nd Schedule	64210051				
Personal Assets / Liabilities / Receipts / Expenses	Flying / Submarine Allowance (not exceeding basic pay) u/c (1), Part III, 2nd Schedule	64210052				
	Allowance to Pilots (exceeding basic pay) u/c (1AA), Part III, 2nd Schedule	64210053				
	Employment Termination Benefits u/s 12(6) Chargeable to Tax at Average Rate	64210054				
	Salary Arrears u/s 12(7) Chargeable to Tax at Relevant Rate	64210056				





PART-II-M Electronic Return for Non-Resident Pakistan-Origin for Tax Year 2018



Tax Chargeable / Payments						Calculat
Adjustable Tax	Description	Code	Receipts / Value	Tax Collected / Deducted	Tax Chargeable	Action
	Adjustable Tax	640000				
	Cash Withdrawal from Bank u/s 231A	64100101				+
	Certain Banking Transactions u/s 231AA	64100201				+
	Motor Vehicle Registration Fee u/s 231B(1)	64100301				+
	Motor Vehicle Transfer Fee u/s 231B(2)	64100302				+
	Motor Vehicle Sale u/s 231B(3)	64100303				+
	Electricity Bill of Domestic Consumer u/s 235A	64140101				+
	Telephone Bill u/s 236(1)(a)	64160001				+
	Celiphone Bill u/s 235(1)(a)	64150002				+
	Prepaid Telephone Card u/s 236(1)(b)	64150003				+
	Phone Unit u/s 236(1)(c)	64160004				+
	Internet Bill u/s 236(1)(d)	64160005				+
	Prepaid Internet Card u/s 236(1)(e)	64150006				+
	Purchase by Auction u/s 236A	64150101				
	Domestic Air Ticket Charges u/s 236B	64150201				
	Functions / Gatherings Charges u/s 236D	64150401				
	Educational Institution Fee u/s 236I	64150901				
	Purchase / Transfer of Immovable Property u/s 236K	84161101				
	Purchase of International Air Ticket u/s 236L	64161201		Ī		
	Banking transactions otherwise than through cash u/s 236P	64151501				
	Education related expenses remitted abroad u/s 236R	64151701				
	Withholding Income Tax	9201				
	Refundable Income Tax	9210				

Data	Verification	
I, splemniy s	, CNIC No.	as Self / Member of Association of Persons / Representative (as defined in section 172 of the Income Tax Ordinance, 2001) of the Tappayer named above, do the information given in this Relutar / Statement is correct & correct & correct on the income Tax Ordinance, 2001 & Income Tax Rules, 2002
	Verify Pin	

Nan	ne*	(FOR INDIVIDUAL, DERIVING INCOME UNDER ANY HEAD	JIHER THA	N SALARY	Tax Year	2018
CNI	C*				NTN	2010
ddr	ess*				1	
					Amount	12 (Sec. 1997)
- 1				Total	Exempt from	Amount
- 1				Amount	Tax / Subject	Subject to
- 1	c-	Do contest on	Code		to Fixed /	Normal Ta
\dashv	Sr.	Description	Code	Α	Final Tax B	С
-	1	Income/(loss) from property	2000		-	
_	2	Gains / (Loss) from Capital Assets	4000			
_	3	Income / (Loss) from Other Sources	5000			
_	4	Foreign Income	6000			
_	5	Share in untaxed Income from AOP	3131		9	
	6	Share in Taxed Income from AOP	3141			
	7	Total Income*	9000	(1		
				Total	Inadmissible	Admissibl
Se	8	Deductible Allowances [9+10+11+12]	9009			-
Allowances	9	Zakat u/s 60	9001			
Wa	10	Deductible Allowance for Profit on Debt u/s 60C	9007			II.
4	11	Charitable Donations u/c 61, Part I, 2nd Schedule	9004			
٩.		Educational expenses u/s 60D	9008			
\rightarrow		Taxable Income [7-8]*	9100		5	
ŀ		Tax Chargeable [Col.C 15-16-17-18+19+28]	9200			
ŀ		Normal Income Tax Tay Reduction for Senior Taynaver	920000			
ŀ	17	Tax Reduction for Senior Taxpayer Tax Reduction for Disabled Taxpayer	9303 9304	i		
s F	18	Tax Reduction for Disabled Taxpayer Tax Credits	9304			
Computations	19	Super Tax	9329	-		
	20	Tax Paid [Sr.21 + 22 + 28 + Sr.1 Annex-A]	320100			
ᅙ	21	Advance Income Tax	9202			
5 1	22	Admitted Income Tax	9203			
9		Refundable Income Tax [14-20 if <0]	9210		9	
ı		Demanded Income Tax [14-20 if >0]	9204			
	25	Refund Adjustment of Other Year(s) against Demand of this Year [=23]	92101		0.	
	26	Agriculture Income	6100			
_		Agriculture Income Tax	9291			
4		Final / Fixed / Minimum / Average / Relevant / Reduced Income Tax	640001	Receipts / Value	Deducted/Pai d	Tax Chargeabl
- L	29	Dividend u/s 150 @7.5%	64030052		j.	
-	30	Dividend u/s 150 @10%	64030053			
ŀ	31	Dividend u/s 150 @ 12.50%	64030054 64030055			
H	33	Dividend u/s 150 @ 15% Yield on Bahbood certificates/Pensioners benefit account	64030033			
ŀ	34	Profit on Debt u/s 7B	64310056			
ᇎᅡ	35	Income from property u/s 15(6)	64080052		ĵ.	
Regime	36	Prize on Prize Bond u/s 156	64090051			
ž	37	Winnings from Crossword Puzzle u/s 156	64090052			
Кате	38	Winnings from Raffle u/s 156	64090053			
	39	Winnings from Lottery u/s 156	64090054	7		
Reduced	40	Winnings from Quiz u/s 156	64090055	1		
3 [41	Winnings from Sale Promotion u/s 156	64090056			
7	42	Issuance of Bonus Shares by Companies quoted on Stock Exchange u/s	64151351)	
Kelevant /	43	Issuance of Bonus Shares by Companies not quoted on Stock Exchange	64151451			11
\$	44	Dividend in specie u/s 236S @ 7.5%	64151802			
# F	45	Dividend in specie u/s 236S @ 10% Dividend in specie u/s 236S @ 12.5%	64151803 64151804	-		
-	46	Dividend in specie u/s 236S @ 12.5% Dividend in specie u/s 236S @ 15%	64151804			
eg F	48	Advance tax on registering or attesting transfer of immovable property u/s	64151951	1		
rixed / Average /	49	Capital Gains on Immovable Property u/s 37(1A) @0%	64220051			
₹ŀ	50	Capital Gains on Immovable Property u/s 37(1A) @2.5%	64220052			
à t	51	Capital Gains on Immovable Property u/s 37(1A) @ 3.75%	64220057)	
e l	52	Capital Gains on Immovable Property u/s 37(1A) @5%	64220053			
-	53	Capital Gains on Immovable Property u/s 37(1A) @7.5%	64220054		i i	
LING	54	Capital Gains on Immovable Property u/s 37(1A) @10%	64220055		2	
≣ [55	Capital Gains on Immovable Property u/s 37(1A) @3.75%	64220057			
Į	50	Capital Gains on Securities u/s 37A @ 0%	64220151			
L	57	Capital Gains on Securities u/s 37A @ 5%	64220153			
L	58	Capital Gains on Securities u/s 37A @ 7.5%	64220157			
ŀ	59	Capital Gains on Securities u/s 37A @ 10%	64220158			
- }	60	Capital Gains on Securities u/s 37A @ 12.5%	64220155			
ŀ	61	Capital Gains on Securities u/s 37A @ 15%	64220156		in my casas'	ac Solf /
- 1	I, Ren	, CNIC No. esentative (as defined in section 172 of the Income Tax Ordinance, 2001)	of the Tayn	aver named	, in my capacity	as sell /
- 6		e best of my knowledge & belief the information given in this Return / State				
		the provisions of the Income Tax Ordinance, 2001 & Income Tax Rules, 2		THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE P		110000000000000000000000000000000000000
3	-		**************************************		Date:	
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RETU	JRN (DF TOTAL INCOME / STATEMENT OF FINAL TAXATION 2)	UNDER TI	HE INCOME	TAX ORDINA	ANCE, 2001 (IT-	3
		FOR INDIVIDUAL DERIVING INCOME UNDER THE HEA	D DITCINIC	CC & ANV O	TUED UEAD	EVCERT CALAI	
Nan	ne*	FOR INDIVIDUAL DERIVING INCOME UNDER THE HEA	D BUSINE	35 & ANT U	INEK NEAD	Tax Year	2018
CNI						NTN*	2010
Addr	ess*						
	Sr.	Description		Code	Total Amount	Amount Exempt from Tax / Subject to Fixed / Final Tax	Amount Subject to Normal Ta
	1	Income/(loss) from property (2+3+4)		2000	Α	В	С
		Rent received or receivable		2001			
	3	1/10th of amount not adjustable against rent		2002			
	4	Forfeited deposit under a contract for sale of property		2003			
		Income from Business		3000			
	7	Gains / (Loss) from Capital Assets (including securities income / (Loss) from Other Sources [Sum of 8 to 17] - [18 to 20]		4000 5000			
	8	Receipts from Other Sources		5029			
		Royalty		5029			
	10	Profit on Debt (Interest, Yield, etc)		5003			
		Ground Rent	5004				
98		Rent from sub lease of Land or Building	5005				
Ē	13	Rent from lease of Building with Plant and Machinery					
S		Bonus / Bonus Shares	5012				
Other Sources		Annuity/pension	5007				
ŏ	16	Difference in value of immovable property determined u/s 68 and value recorded by the authority registering or attesting the transfer u/s 111(4) (c)	5018		i		
		Other Receipts		5028			
		Deductions from Other Sources		5089			
		Accounting Depreciation		5064			
		Other Deductions		5088			
	_	Foreign Income		6000			
	22	Share in untaxed Income from AOP		3131		U	
		Share in Taxed Income from AOP		3141			
	_	Total Income*		9000			
					Total	Inadmissible	Admissib
	25	Deductible Allowances [26+27+28+29+30]		9009			
Ses	26	Zakat u/s 60		9001			
Deductible	27	Workers Welfare Fund u/s 60A		9002			
No Se	28	Charitable Donations u/c 61, Part I, 2nd Schedule		9004			
₹ ₹	$\overline{}$	Deductible Allowance for Profit on Debt u/s 60C		9007			
		Educational expenses u/s 60D		9008			
		Taxable Income [24-25]*		9100			
	32	Tax Chargeable		9200			
S		Normal Income Tax		920000			
o		Tax Reduction for Senior Taxpayer		9303	3		
Itat	_	Tax Reduction for Disabled Taxpayer	1	9304			
Computations	36	Tax Credits Difference of Minimum Tax Chargeable u/s 148(8) / 153(3)	(h)	9329 923192		•	
Co	N/MO	Adjustment of Minimum Tax Chargeable u/s 140(6) / 153(3) Adjustment of Minimum Tax Paid u/s 113 in earlier Year(s) 34-35-36+37)]		923192			
		Difference of Minimum Tax Chargeable on Electricity Bill u/s	235	923193			
	70.85	Difference of Minimum Tax Chargeable u/s 113		923194			
		Turnover / Tax Chargeable u/s 113 @0.2%		923152			
		Turnover / Tax Chargeable u/s 113 @0.25%		923163			
	7.00	Turnover / Tax Chargeable u/s 113 @0.5%		923155			
		Turnover / Tax Chargeable u/s 113 @1%		923160			

CHAPTER - XIX MISCELLANEOUS

Verification	decla	elf / Representative (as defined in section 172 of the Income Tax Ordir are that to the best of my knowledge & belief the information given in the ordance with the provisions of the Income Tax Ordinance, 2001 & Incor	nance, 2001) of his Return / Stat	tement u/s 115(4) an	d above, do solemnly
_	1	Agriculture income rax	, CNIC No.		, in my capacit
	_	Agriculture Income Tax	9291		+
	_	Agriculture Income	920900 6100		
	_	Refund Adjustment of Other Year(s) against Demand of this Year [= 50]	92101		
	50	Demanded Income Tax [32-46 if >0]	9204	833	
	49	Refundable Income Tax [32-46 if <0]	9210		
ပိ	48	Admitted Income Tax	9203		
ᇎ	47	Advance Income Tax	9202		
Computation	46	Tax Paid [as per 47 + 48 + 55 + Annex'A']			
ō	45	Super Tax @ 3%	920700		

	2) FOR INDIVIDUAL DERIVING INCOME UNDER THE HEAD BUSINE	SS & ANY O	THER HEAD	EXCEPT SALA	RY
ame*				Tax Year	2018
Sr.	Description	Code	Receipts / Value / Number	NTN Tax Collected/ Deducted/Pai d	Tax Chargeal
			Α	В	С
	Final / Fixed / Minimum / Average / Relevant / Reduced Income		7.00	1	192
55	Tax [Sum of 61 to 121	640001			
	Import u/s 148 @1%	64010052			
	Import u/s 148 @2%	64010054			
	Import u/s 148 @3%	64010056			
	Import u/s 148 @4.5%	64010059			
	Import u/s 148 @5.5%	64010061			
	Import u/s 148 @6%	64010062	1		
	Import u/s 148 @ 1.75%	64010081			
	Import u/s 148 @ 2.75%	64010082			
	Import u/s 148 @ 4.125%	64010083			
	Import of Edible Oil u/s 148 @5.5%	64010161			
	Import of Packing Material u/s 148 @5.5%	64010181			
67		64030052			
	Dividend u/s 150 @10%	64030053			
69		64030054			
70 71 72 73 74 75 76 77 78 80		64030055			
	Yield on Behbood Certificates / Pensioner's Benefit	0.00000			
71	Account	64030071			
72	Return on investment in sukuks u/s 5AA	64030098			
73	Dividend to a Non-Resident covered under ADDT u/s 150 / u/s 5	64030099			
74	Royalty / Fee for Technical Services to a Non-Resident u/s 152(1) / Division IV, Part I, 1st Schedule	64050051			
75	Payment for Contracts for Construction, Assembly or Installation to a Non-Resident u/s 152(1A)(a) / Division II, Part III, 1st Schedule	64050052			
76	Payment for Services, Contracts to a Non-Resident u/s 152(1A)(b) / Division II, Part III, 1st Schedule Fee for Advertisement Services to a Non-Resident u/s 152(1A)(c) /	64050053			
77	Division II, Part III, 1st Schedule	64050054			
78	Insurance / Reinsurance Premium to a Non-Resident u/s 152(1AA) / Division II, Part III, 1st Schedule	64050055			
79	Fee for Advertisement Services to a Non-Resident u/s 152(1AAA) / Division II, Part III, 1st Schedule	64050056			
80	100	64050096			
81	Royalty / Fee for Technical Services to a Non-Resident covered under ADDT	64050097			
82	Payment for Goods, Services, Contracts, Rent, etc. to a Non-Resident covered under ADDT	64050098			
0.0	Payment for foreign produced commercials to a non-	64050400			
	resident u/s 152A Payment for Goods u/s 153(1)(a) @1%	64050100 64060052			
	Payment for Goods u/s 153(1)(a) @1% Payment for Goods u/s 153(1)(a) @1.5%	64060053			
	Payment for Goods u/s 153(1)(a) @ 1.5% Payment for Goods u/s 153(1)(a) @ 2.5%	64060055			
	Payment for Goods u/s 153(1)(a) @ 2.5% Payment for Goods u/s 153(1)(a) @4.5%	64060059			
	Payment for Services u/s 153(1)(a) @ 4%	64060152			
	Payment for Services u/s 153(1)(b) @ 1% Payment for services u/s 153(1)(b) @ 1.5%	64060153			
	Payment for Services u/s 153(1)(b) @ 2%	64060154			
	Payment for Services u/s 153(1)(b) @ 2% Payment for Services u/s 153(1)(b) @ 10%	64060170			
	Receipts from Contracts u/s 153(1)(c) @7.5%	64060265			
	Receipts from Contracts d/s 153(1)(c) @7.5% Receipts from Contracts u/s 153(1)(c) @10%	64060270			
	Fee for Export related Services u/s 153(1)(c) @10%	64060352			
	Export Proceeds u/s 154 @1%	64070054			
96	Foreign Indenting Commission u/s 154(2) @5%	64070151			

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		Sale proceeds of goods by industrial undertaking u/s		04070450	1	
		154(3A)		64070153		
		Contract payments to indirect exporter u/s 154(3B)		64070154		
		Export Proceeds u/s 154(3C)		64070155	4	
	101	Income from Property u/s 15(6)		64080052		
	102	Prize on Prize Bond u/s 156		64090051		
	103	Winnings from Crossword Puzzle u/s 156		64090052		
- 1		Winnings from Raffle u/s 156		64090053		
		Winnings from Lottery u/s 156		64090054		
		Winnings from Quiz u/s 156		64090055		
			-	64090056		
		Winnings from Sale Promotion u/s 156	1001			
		Commission / Discount on petroleum products u/s 156A @	2 12%	64090151		
		Brokerage / Commission u/s 233 @8%		64120066		
		Brokerage / Commission u/s 233 @10%		64120070		
	111	Brokerage / Commission u/s 233 @12%		64120074		
	112	CNG Station Gas Bill u/s 234A		64130151		
	113	Electricity Bill of Commercial Consumer u/s 235		64140051		
	114	Electricity Bill of Industrial Consumer u/s 235		64140052		
		Lease of rights to collect tolls u/s 236A(3)		64150102		
		Issuance of Bonus Shares by Companies quoted on Stock	Exchange			
	116	u/s 236M		64151351		
		Issuance of Bonus Shares by Companies not quoted on St	tock	-		
Ĕ	117	Exchange u/s 236N		64151451		
egi	118	Payment for rent / right to use machinery / equipment u/s 2	236Q	64151651		
~		Rent of machinery & equipment u/s 236Q(2)		64151652		
at		Dividend in specie u/s 236S @ 7.5%		64151802		
÷		Dividend in specie u/s 236S @ 10%		64151803		
Final / Fixed / Average / Relevant / Reduced Rate Regime		Dividend in specie u/s 236S @ 12.5%		64151804		
l le						
ě	123	Dividend in specie u/s 236S @ 15%	1	64151807		
=	124	Advance tax on registering or attesting transfer of immovable property u/s 236W		64151951		
Š				64220051		
9	125	Capital Gains on Immovable Property u/s 37(1A) @0%		64220051		
E	126	Capital Gains on Immovable Property u/s 37(1A) @2.5%		64220052		
g		Capital Gains on Immovable Property u/s 37(1A) @5%		64220053		
era	127	Capital Gallis on Illimovable Property u/s 37(1A) @5%		04220055		
₹ I	128	Capital Gains on Immovable Property u/s 37(1A) @7.5%		64220054		
=		Capital Gains on Immovable Property u/s 37(1A) @10%	_	64220055		
×	120	Capital Gains on Illiniovable Property drs 37(1A) @1070		04220033		
Ē	130	Capital Gains on Immovable Property u/s 37(1A) @3.75%		64220057		
a				OTELOGGI		
i l				6/220151		
-		Capital Gains on Securities u/s 37A @ 0%		64220151		
-	132	Capital Gains on Securities u/s 37A @ 0% Capital Gains on Securities u/s 37A @ 5%		64220153		
-	132 133	Capital Gains on Securities u/s 37A @ 0% Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 7.5%		64220153 64220157		
	132 133 134	Capital Gains on Securities u/s 37A @ 0% Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 7.5% Capital Gains on Securities u/s 37A @ 10%		64220153 64220157 64220158		
_	132 133 134 135	Capital Gains on Securities u/s 37A @ 0% Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 7.5% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 12.5%		64220153 64220157 64220158 64220155		
_	132 133 134 135	Capital Gains on Securities u/s 37A @ 0% Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 7.5% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 12.5% Capital Gains on Securities u/s 37A @ 15%		64220153 64220157 64220158		
_	132 133 134 135 136	Capital Gains on Securities u/s 37A @ 0% Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 7.5% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 12.5% Capital Gains on Securities u/s 37A @ 15% Purchase of Locally Produced Edible Oil/Vegitable Ghee u.	/s 148A	64220153 64220157 64220158 64220155 64220156		
	132 133 134 135 136	Capital Gains on Securities u/s 37A @ 0% Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 7.5% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 12.5% Capital Gains on Securities u/s 37A @ 15% Purchase of Locally Produced Edible Oil/Vegitable Ghee u. @2%	A.C.C.A. (1910) P.C THEOR	64220153 64220157 64220158 64220155 64220156 64310053		
	132 133 134 135 136 137 138	Capital Gains on Securities u/s 37A @ 0% Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 1.5% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 12.5% Capital Gains on Securities u/s 37A @ 15% Purchase of Locally Produced Edible Oil/Vegitable Ghee u. @2% Receipts from shipping business of a resident person u/s 7	A.C.C.A. (1910) P.C THEOR	64220153 64220157 64220158 64220155 64220156 64310053 64310055		
-	132 133 134 135 136 137 138	Capital Gains on Securities u/s 37A @ 0% Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 7.5% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 12.5% Capital Gains on Securities u/s 37A @ 15% Purchase of Locally Produced Edible Oil/Vegitable Ghee u.@2% Receipts from shipping business of a resident person u/s 7 Profit on Debt u/s 7B	7A	64220153 64220157 64220158 64220155 64220156 64310053		
•	132 133 134 135 136 137 138 139	Capital Gains on Securities u/s 37A @ 0% Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 7.5% Capital Gains on Securities u/s 37A @ 1.5% Capital Gains on Securities u/s 37A @ 12.5% Capital Gains on Securities u/s 37A @ 15% Purchase of Locally Produced Edible Oil/Vegitable Ghee u.@2% Receipts from shipping business of a resident person u/s 7 Profit on Debt u/s 7B Fee for transport services outside Pakistan under clause(3	7A	64220153 64220157 64220158 64220155 64220156 64310053 64310055 64310056		
	132 133 134 135 136 137 138 139	Capital Gains on Securities u/s 37A @ 0% Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 1.5% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 12.5% Capital Gains on Securities u/s 37A @ 15% Purchase of Locally Produced Edible Oil/Vegitable Ghee u.@ 2% Receipts from shipping business of a resident person u/s 7 Profit on Debt u/s 7B Fee for transport services outside Pakistan under clause(3 Second Schedule @ 1%	7A s),Part-II,	64220153 64220157 64220158 64220155 64220156 64310053 64310055		
•	132 133 134 135 136 137 138 139	Capital Gains on Securities u/s 37A @ 0% Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 1.5% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 12.5% Capital Gains on Securities u/s 37A @ 15% Purchase of Locally Produced Edible Oil/Vegitable Ghee u. @ 2% Receipts from shipping business of a resident person u/s 7 Profit on Debt u/s 7B Fee for transport services outside Pakistan under clause(3 Second Schedule @ 1% Fee for advertising services by electronic and print media of	7A s),Part-II, outside	64220153 64220157 64220158 64220155 64220156 64310053 64310055 64310056		
•	132 133 134 135 136 137 138 139	Capital Gains on Securities u/s 37A @ 0% Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 7.5% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 12.5% Capital Gains on Securities u/s 37A @ 12.5% Capital Gains on Securities u/s 37A @ 15% Purchase of Locally Produced Edible Oil/Vegitable Ghee u. @ 2% Receipts from shipping business of a resident person u/s 7 Profit on Debt u/s 7B Fee for transport services outside Pakistan under clause(3 Second Schedule @ 1% Fee for advertising services by electronic and print media of Pakistan under clause (3), Part-II, Second Schedule @ 0.7	7A s),Part-II, outside 75%	64220153 64220157 64220158 64220155 64220156 64310053 64310055 64310056		
•	132 133 134 135 136 137 138 139 140	Capital Gains on Securities u/s 37A @ 0% Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 1% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 12.5% Capital Gains on Securities u/s 37A @ 15% Purchase of Locally Produced Edible Oil/Vegitable Ghee u.@ 2% Receipts from shipping business of a resident person u/s 7 Profft on Debt u/s 7B Fee for transport services outside Pakistan under clause(3) Second Schedule @ 1% Fee for advertising services by electronic and print media c Pakistan under clause (3), Part-II, Second Schedule @ 0.7 Fee for tother services outside Pakistan under clause (3), Fee for other services outside Pakistan under clause (3), I	7A s),Part-II, outside 75%	64220153 64220157 64220158 64220155 64220156 64310053 64310055 64310061 64310062		
	132 133 134 135 136 137 138 139 140	Capital Gains on Securities u/s 37A @ 0% Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 12.5% Capital Gains on Securities u/s 37A @ 15% Purchase of Locally Produced Edible Oil/Vegitable Ghee u. @ 2% Receipts from shipping business of a resident person u/s 7 Profit on Debt u/s 7B Fee for transport services outside Pakistan under clause(3 Second Schedule @ 1% Fee for advertising services by electronic and print media c Pakistan under clause (3), Part-II, Second Schedule @ 0.7 Fee for other services outside Pakistan under clause (3), I Second Schedule @ 0.7 Second Schedule @ 5%	Part-II, putside 75% Part-II,	64220153 64220157 64220158 64220155 64220156 64310053 64310055 64310056		
	132 133 134 135 136 137 138 139 140 141	Capital Gains on Securities u/s 37A @ 0% Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 7.5% Capital Gains on Securities u/s 37A @ 10.% Capital Gains on Securities u/s 37A @ 10.% Capital Gains on Securities u/s 37A @ 12.5% Capital Gains on Securities u/s 37A @ 15.% Purchase of Locally Produced Edible Oil/Vegitable Ghee u. @ 2% Receipts from shipping business of a resident person u/s 7 Profit on Debt u/s 7B Fee for transport services outside Pakistan under clause(3 Second Schedule @ 1% Fee for advertising services by electronic and print media of Pakistan under clause (3), I Second Schedule @ 0.7 Fee for other services outside Pakistan under clause (3), I Second Schedule @ 0.7 Fee for other services outside Pakistan under clause (3), I Second Schedule @ 0.7 Receipts for Contracts outside Pakistan u/c (3), Part II, 2nd	Part-II, putside 75% Part-II,	64220153 64220157 64220158 64220155 64220156 64310053 64310055 64310061 64310062 64310063		
	132 133 134 135 136 137 138 139 140 141	Capital Gains on Securities u/s 37A @ 0% Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 7.5% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 12.5% Capital Gains on Securities u/s 37A @ 15% Purchase of Locally Produced Edible Oil/Vegitable Ghee u. @ 2% Receipts from shipping business of a resident person u/s 7 Profit on Debt u/s 7B Fee for transport services outside Pakistan under clause(3) Second Schedule @ 1% Fee for advertising services by electronic and print media c Pakistan under clause (3), Part-II, Second Schedule @ 0.7 Fee for other services outside Pakistan under clause (3), Second Schedule @ 5% Receipts for Contracts outside Pakistan u/c (3), Part II, 2nc @ 3.75%	y),Part-II, putside 75% Part-II,	64220153 64220157 64220158 64220155 64220156 64310053 64310055 64310061 64310062		
•	132 133 134 135 136 137 138 139 140 141 142	Capital Gains on Securities u/s 37A @ 0% Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 15% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 12.5% Capital Gains on Securities u/s 37A @ 15% Purchase of Locally Produced Edible Oil/Vegitable Ghee u.@ 2% Receipts from shipping business of a resident person u/s 7 Profit on Debt u/s 7B Fee for transport services outside Pakistan under clause(3) Second Schedule @ 1% Fee for advertising services by electronic and print media of Pakistan under clause (3), 18 Second Schedule @ 5% Receipts for Contracts outside Pakistan under clause (3), 18 Second Schedule @ 5% Receipts for Contracts outside Pakistan u/c (3), Part II, 2nd (20,3.75%) Fee for Carriage Services by Oil Tanker/Goods Transport of	y),Part-II, putside 75% Part-II,	64220153 64220157 64220158 64220155 64220155 64220155 64310055 64310056 64310061 64310062 64310063 64310063		
•	132 133 134 135 136 137 138 139 140 141 142	Capital Gains on Securities u/s 37A @ 0% Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 7.5% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 12.5% Capital Gains on Securities u/s 37A @ 15% Purchase of Locally Produced Edible Oil/Vegitable Ghee u. @ 2% Receipts from shipping business of a resident person u/s 7 Profit on Debt u/s 7B Fee for transport services outside Pakistan under clause(3) Second Schedule @ 1% Fee for advertising services by electronic and print media c Pakistan under clause (3), Part-II, Second Schedule @ 0.7 Fee for other services outside Pakistan under clause (3), Second Schedule @ 5% Receipts for Contracts outside Pakistan u/c (3), Part II, 2nc @ 3.75%	y),Part-II, butside 75% Part-II,	64220153 64220157 64220158 64220155 64220156 64310053 64310055 64310061 64310062 64310063		
•	132 133 134 135 136 137 138 139 140 141 142 143	Capital Gains on Securities u/s 37A @ 0% Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 7.5% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 12.5% Capital Gains on Securities u/s 37A @ 15% Purchase of Locally Produced Edible Oil/Vegitable Ghee u. @ 2% Receipts from shipping business of a resident person u/s 7 Profit on Debt u/s 7B Fee for transport services outside Pakistan under clause(3) Second Schedule @ 1% Fee for advertising services by electronic and print media c Pakistan under clause (3), Part-II, Second Schedule @ 0.7 Fee for other services outside Pakistan under clause (3), Second Schedule @ 5% Receipts for Contracts outside Pakistan u/c (3), Part II, 2nc @ 3.75% Fee for Carriage Services by Oil Tanker/Goods Transport (u/c (43D) and (43E), Part IV, 2nd Schedule @ 2.5% Value of Shares traded through a member of a Stock exche	7A b),Part-II, butside 75% Part-II, d Schedule	64220153 64220157 64220158 64220155 64220155 64310053 64310056 64310061 64310062 64310063 64310071 64320051		
•	132 133 134 135 136 137 138 139 140 141 142 143	Capital Gains on Securities u/s 37A @ 0% Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 12.5% Capital Gains on Securities u/s 37A @ 12.5% Capital Gains on Securities u/s 37A @ 15% Purchase of Locally Produced Edible Oil/Vegitable Ghee u. @ 2% Receipts from shipping business of a resident person u/s 7 Profit on Debt u/s 7B Fee for transport services outside Pakistan under clause(3 Second Schedule @ 1% Fee for advertising services by electronic and print media of Pakistan under clause (3), Part-II, Second Schedule @ 0.7 Fee for other services outside Pakistan under clause (3), I Second Schedule @ 5% Receipts for Contracts outside Pakistan under clause (3), Receipts for Contracts outside Pakistan under clause (3), Part-II, Second Schedule @ 3.75% Fee for Carriage Services by Oil Tanker/Goods Transport (4) (43D) and (43E), Part IV, 2nd Schedule @ 2.5%	7A b),Part-II, butside 75% Part-II, d Schedule	64220153 64220157 64220158 64220155 64220155 64220155 64310055 64310056 64310061 64310062 64310063 64310063		
•	132 133 134 135 136 137 138 139 140 141 142 143	Capital Gains on Securities u/s 37A @ 0% Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 7.5% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 12.5% Capital Gains on Securities u/s 37A @ 15% Purchase of Locally Produced Edible Oil/Vegitable Ghee u. @ 2% Receipts from shipping business of a resident person u/s 7 Profit on Debt u/s 7B Fee for transport services outside Pakistan under clause(3) Second Schedule @ 1% Fee for advertising services by electronic and print media c Pakistan under clause (3), Part-II, Second Schedule @ 0.7 Fee for other services outside Pakistan under clause (3), Second Schedule @ 5% Receipts for Contracts outside Pakistan u/c (3), Part II, 2nc @ 3.75% Fee for Carriage Services by Oil Tanker/Goods Transport (u/c (43D) and (43E), Part IV, 2nd Schedule @ 2.5% Value of Shares traded through a member of a Stock exche	py, part-II, poutside 75% Part-II, d Schedule Contractor range u/s	64220153 64220157 64220158 64220155 64220155 64310053 64310056 64310061 64310062 64310063 64310071 64320051		
4	132 133 134 135 136 137 138 139 140 141 142 143 144	Capital Gains on Securities u/s 37A @ 0% Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 1% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 12.5% Capital Gains on Securities u/s 37A @ 15% Purchase of Locally Produced Edible Oil/Vegitable Ghee u. @ 2% Receipts from shipping business of a resident person u/s 7 Profit on Debt u/s 7B Fee for transport services outside Pakistan under clause(3) Second Schedule @ 1% Fee for advertising services by electronic and print media c Pakistan under clause (3), Part-II, Second Schedule @ 0.7 Fee for other services outside Pakistan under clause (3), Second Schedule @ 5% Receipts for Contracts outside Pakistan u/c (3), Part II, 2nc @ 3.75% Fee for Carriage Services by Oil Tanker/Goods Transport (4) (43D) and (43E), Part IV, 2nd Schedule @ 2.5% Value of Shares traded through a member of a Stock exch	py, part-II, poutside 75% Part-II, d Schedule Contractor range u/s	64220153 64220157 64220158 64220155 64220155 64310053 64310056 64310061 64310062 64310063 64310071 64320051		
u	132 133 134 135 136 137 138 139 140 141 142 143 144 145	Capital Gains on Securities u/s 37A @ 0% Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 12.5% Capital Gains on Securities u/s 37A @ 12.5% Capital Gains on Securities u/s 37A @ 15% Purchase of Locally Produced Edible Oil/Vegitable Ghee u.@ 2% Receipts from shipping business of a resident person u/s 7 Profit on Debt u/s 7B Fee for transport services outside Pakistan under clause(3) Second Schedule @ 1% Fee for advertising services by electronic and print media of Pakistan under clause (3), Part-II, Second Schedule @ 0.7 Fee for other services outside Pakistan under clause (3), I Second Schedule @ 5% Receipts for Contracts outside Pakistan u/c (3), Part II, 2nd 23.75% Fee for Carriage Services by Oil Tanker/Goods Transport u/c (43D) and (43E), Part IV, 2nd Schedule @ 2.5% Value of Shares traded through a member of a Stock exchedule of Shares traded through a member of a Stock exchedule of Shares traded through a member of a Stock exchedule of Shares traded through a member of a Stock exchedule of Shares traded through a member of a Stock exchedule of Shares traded through a member of a Stock exchedule of Shares traded through a member of a Stock exchedule of Shares traded through a member of a Stock exchedule of Shares traded through a member of a Stock exchedule of Shares traded through a member of a Stock exchedule of Shares traded through a member of a Stock exchedule of Shares traded through a member of a Stock exchedule of Shares traded through a member of a Stock exchedule of Shares traded through a member of a Stock exchedule of Shares traded through a member of a Stock exchedule of Shares traded through a member of a Stock exchedule of Shares traded through a member of a Stock exchedule of Shares traded through a member of a Stock exchedule of Shares traded through a member of a Stock exchedule of Shares traded through a member of a Stock exchedule of	py, part-II, poutside 75% Part-II, d Schedule Contractor range u/s	64220153 64220157 64220158 64220155 64220155 64220155 64310055 64310056 64310061 64310062 64310071 64320051 64320051	Date:	

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	Annex-A Adjustable Tax Collected / Deducted										
ame*	Adjustable Tax Collected / Deducted		Tax Year	2018							
NIC*			NTN	2018							
Sr.	Description	Code	Receipts / Value	Tax Collected Deducted / Paid							
			A	В							
1	Adjustable Tax [Sum of 2 to 62]	640000									
2	Import u/s 148 @1%	64010002									
3	Import u/s 148 @2%	64010004									
4	Import u/s 148 @3%	64010006									
5	Import u/s 148 @4.5%	64010009									
6	Import u/s 148 @5.5%	64010011									
7	Import u/s 148 @6%	64010012	1								
8	Payment for Goods, Services, Contracts, Rent, etc. to a Non-Resident u/s 152(2)	64050007									
9	Profit on Debt to a Non-Resident u/s 152(2)	64050008									
10	Payment for Goods to a PE of a Non-Resident u/s 152(2A)(a) / Division II, Part III, 1st Schedule	64050009									
11	Payment for Transport Services to a PE of a Non-Resident u/s 152(2A)(b) / Division II, Part III, 1st Schedule	64050010									
12	Payment for Other Services to a PE of a Non-Resident u/s 152(2A)(b) / Division II, Part III, 1st Schedule	64050011									
	Payment for Contracts to a PE of a Non-Resident u/s 152(2A)(c) / Division II, Part III, 1st Schedule	64050012									
14	Payment for Goods u/s 153(1)(a) @1%	64060002									
15	Payment for Goods u/s 153(1)(a) @1.5%	64060003									
16	Payment for Goods u/s 153(1)(a) @2.5%	64060005									
17	Payment for Goods u/s 153(1)(a) @4.5%	64060009									
18	Withdrawal from Pension Fund u/s 156B	64090201									
19	Cash Withdrawal from Bank u/s 231A	64100101									
20	Certain Banking Transactions u/s 231AA	64100201									
21	Motor Vehicle Registration Fee u/s 231B(1)	64100301									
22	Motor Vehicle Transfer Fee u/s 231B(2)	64100302									
23	Motor Vehicle Sale u/s 231B(3)	64100303									
24	Motor Vehicle Leasing u/s 231B(1A) @4%	64100304									
	Margin Financing, Margin Trading or Securities Lending u/s 233AA	64120201									
	Goods Transport Public Vehicle Tax u/s 234	64130001									
27	Passenger Transport Public Vehicle Tax u/s 234	64130002									

28	Private Vehicle Tax u/s 234	64130003	
29	Electricity Bill of Domestic Consumer u/s 235A	64140101	
30	Telephone Bill u/s 236(1)(a)	64150001	
31	Cellphone Bill u/s 236(1)(a)	64150002	
32	Prepaid Telephone Card u/s 236(1)(b)	64150003	
33	Phone Unit u/s 236(1)(c)	64150004	
34	Internet Bill u/s 236(1)(d)	64150005	
35	Prepaid Internet Card u/s 236(1)(e)	64150006	
36	Purchase by Auction u/s 236A	64150101	
37	Domestic Air Ticket Charges u/s 236B	64150201	- 1
38	Sale / Transfer of Immovable Property u/s 236C	64150301	
39	Functions / Gatherings Charges u/s 236D	64150401	
40	Issuance of License to Cable Opeartors u/s 236F	64150601	10
41	Renewal of License to Cable Opeartors u/s 236F	64150602	
42	Issuance of License to IPTV, FM Radio, MMDS, Mobile TV, Mobile Audio, Satellite TV Channel and Landing Rights u/s 236F	64150603	
	Renewal of License to IPTV, FM Radio, MMDS, Mobile TV, Mobile Audio, Satellite TV Channel and Landing Rights u/s 236F	64150604	
44	Screening of Foreign TV drama serial or play (other than in english) u/s 236F	64150605	
45	Purchase of other commodities by Distributors / Dealers / Wholesalers u/s 236G	64150701	
46	Purchase of Fertilizer by Distributors / Dealers / Wholesalers u/s 236G	64150702	1
47	Purchase by Retailers u/s 236H	64150801	
48	Educational Institution Fee u/s 236l	64150901	
49	Issuance / Renewal of License to Dealers / Commission Agents / Arhatis u/s 236J	64151001	
50	Purchase / Transfer of Immovable Property u/s 236K	64151101	As a second
51	Purchase of International Air Ticket u/s 236L	64151201	
52	Banking transactions otherwise than through cash u/s 236P	64151501	
53	Education related expenses remitted abroad u/s 236R	64151701	11 5
54	Advance tax on general insurance premium u/s 236U	64151902	
	Advance tax on life insurance premium u/s 236U	64151903	
56	Advance tax on extraction of minerals u/s 236V	64152101	
57	Advance tax on tobacco u/s 236X	64151904	
atu	re:		Date:

		Manufacturing / Trading / Profit & Loss Account (include			Final / Fixed Ta	ix)
		(Separate form should be filled	for each bu	isiness)		
	ne*				Tax Year	2018
INC					NTN	
Bu	sine					
	Sr.	Description	Code	Total Amount	Amount Subject to Final Tax	Amount Subject to Normal Tax
				Α	В	C
enne	1	Net Revenue (excluding Sales Tax, Federal Excise, Brokerage, Commission, Discount, Freight Outward) [2-3]	3029			
Revenue	2	Gross Revenue (excluding Sales Tax, Federal Excise)	3009			
	3	Selling Expenses (Freight Outward, Brokerage, Commission, Discount, etc.)	3019			
	4	Cost of Sales / Services [(sum of 5 to 15)-16]	3030			
	5	Opening Stock	3039			
(0	6	Net Purchases (excluding Sales Tax, Federal Excise)	3059			
čě	7	Salaries / Wages	3071			
Σ	8	Fuel	3072			
Š	9	Power	3073			
S	10	Gas	3074			
ae	11	Stores / Spares	3076			
2	12		3077			
0	13	Other Direct Expenses	3083			
Cost of Sales / Services	14	Accounting Amortization	3087			
0	15		3088			
	16		3099			
		Gross Profit / (Loss) [1-4]	3100			
	18	THE STATE OF THE PARTY OF THE STATE OF THE S	3129			
	19	Accounting Gain on Sale of Intangibles	3115			
	20	Accounting Gain on Sale of Assets	3116			
_	21	Others	3128			
	22	Share in untaxed Income from AOP	3131			

	23	Share in Taxed Income from AOP	3141	2.0	
	24	Management, Administrative, Selling & Financial Expenses [Sum of 25 to 44]	3199		
- 1	25	Rent	3151	3 6	
	26	Rates / Taxes / Cess	3152	2 2	
- 1	27	Salaries / Wages / Perquisites / Benefits	3154	20 00	
	28	Traveling / Conveyance / Vehicles Running / Maintenance	3155		
- 1	29	Electricity / Water / Gas	3158		
- 1	30	Communication	3162	11 2	
_	31	Repair / Maintenance	3165		
8	32	Stationery / Printing / Photocopies / Office Supplies	3166		
盲	33	Advertisement / Publicity / Promotion	3168	31 17 1	
Expenses	34	Insurance	3170	9 8	
	35	Professional Charges	3171	8 8	
١ ٩	36	Profit on Debt (Financial Charges / Markup / Interest)	3172		
Indirect	37	Brokerage / Commission	3178	0.0	
=	38	Irrecoverable Debts written off	3186	5 8	
	39	Obsolete Stocks / Stores / Spares / Fixed Assets written off	3187		
- 1	40	Other Indirect Expenses	3180		
- 1	41	Accounting (Loss) on Sale of Intangibles	3195	10 0	
	42	Accounting (Loss) on Sale of Assets	3196		
- 1	43	Accounting Amortization	3197	30 60	
- 1	44	Accounting Depreciation	3198		
	45	Accounting Profit / (Loss) [17+18-24]	3200		
igr	natur		2000000	Date:	

		Annex-B				2/
		Manufacturing / Trading / Profit & Loss Account (includi (Separate form should be filled for			to Final / Fixed Tax	()
lam	e* T	(Separate form should be filled to	r each bus	iness)	Tax Year	2018
NIC					NTN*	2010
	Sr.	Description	Code	Total Amount	Amount Subject to Final Taxation	Amount Subject to Normal Taxation
			ĺ	Α	I В	l c
_		Income / (Loss) from Business before adjustment of Admissible		10000		
		Depreciation / Initial Allowance / Amortization for current /				
	46	previous years	3270			
	47	Unadjusted (Loss) from Business for 2012	327011			
	48	Unadjusted (Loss) from Business for 2013	327012			1
	49	Unadjusted (Loss) from Business for 2014	327013			1
	50	Unadjusted (Loss) from Business for 2015	327014			1
	51	Unadjusted (Loss) from Business for 2016	327015			1
	52	Unadjusted (Loss) from Business for 2017	327016			1
		Statement of Affairs / Ba	lance She	eet		
	53	Total Assets [Sum of 54 to 59]	3349			
	54	Land	3301			11
"	55	Building (all types)	3302			
Assets	56	Plant / Machinery / Equipment / Furniture (including fittings)	3303			
188		Advances / Deposits / Prepayments/ Trade Debtors /				H
•	57	Receivables	3312			
		Stocks / Stores / Spares	3315			
		Cash / Cash Equivalents	3319			
s		Total Equity / Liabilities [Sum of 61 to 63]	3399			
tie		Capital	3352			
Pili	62	Borrowings / Debt / Loan	3371			
Liabilities	63	Advances / Deposits / Accrued Expenses/ Trade Creditors / Payables	3384			
Sia	natur	• · · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·		Date:	

		Annex-C		
100000		Inadmissible / Admissible Deductions	I= \(\(\) \(\)	
lam	_		Tax Year	2018
CNIC			NTN	
-	Sr.	Description	Code	Amount
H		Inadmissible Deductions [Sum of 2 to 29]	3239	
		Add Backs u/s 29(2) Provision for Doubtful Debts	3201	
		Add Backs Provision for Obsolete Stocks / Stores / Spares / Fixed Assets	3202	
_		Add Backs Provision for Diminution in Value of Investment	3203	
		Add Backs u/s 21(a) Cess / Rate / Tax levied on Profits / Gains	3205	
		Add Backs u/s 21(b) Amount of Tax Deducted at Source	3206	
		Add Backs u/s 21(c) Payments liable to deduction of tax at source but tax not deducted / paid	3207	
		Add Backs u/s 21(d) Entertainment Expenditure above prescribed limit	3208	
		Add Backs u/s 21(e) Contributions to Unrecognized / Unapproved Funds	3209	
Г		Add Backs u/s 21(f) Contributions to Funds not under effective arrangement for deduction of tax at		
	10	source	3210	
-	11	Add Backs u/s 21(g) Fine / penalty for violation of any law / rule / regulation	3211	
2		Add Backs u/s 21(h) Personal Expenditure	3212	
Deductions		Add Backs u/s 21(i) Provision for Reserves / Funds / Amount carried to Reserves / Funds or		
<u> </u>	13	Capitalized	3204	
5		Add Backs u/s 21(j) Profit on Debt / Brokerage / Commission / Salary / Remuneration paid by an		
	14	AOP to its member	3213	
흥୮		Add Backs u/s 21(I) Expenditure under a single account head exceeding prescribed amount not paid		
	15	through prescribed mode	3215	
<u> </u>	16	Add Backs u/s 21(m) Salary exceeding prescribed amount not paid through prescribed mode	3216	
Ē 7	17	Add Backs u/s 21(n) Capital Expenditure	3217	
Ĕ 7	18	Add Backs u/s 67(1) Expenditure attributable to Non-Business Income	3218	
		Add Backs u/s 34(5) Liabilities allowed Previously as deduction not Paid within three Years	3219	
7	20	Add Backs u/s 28(1)(b) Lease Rental not admissible	3220	
		Add Backs u/s 21(o) Sales promotion, advertisement and publicity expenses of pharmaceutical		
1		manufacturers exceeding prescribed limit	3224	
		Add Backs Tax Gain on Sale of Intangibles	3225	

23	Add Backs Tax Gain on Sale of Assets	3226
24	Add Backs Pre-Commencement Expenditure / Deferred Cost	3230
25	Add Backs Accounting (Loss) on Sale of Intangibles	3235
26	Add Backs Accounting (Loss) on Sale of Assets	3236
27	Add Backs Accounting Amortization	3237
28	Add Backs Accounting Depreciation	3238
29	Other Inadmissible Deductions	3234
30	Admissible Deductions [Sum of 31 to 40]	3259
31	Accounting Gain on Sale of Intangibles	3245
31 32 33 34	Accounting Gain on Sale of Assets	3246
33	Tax Amortization for Current Year	3247
34	Tax Depreciation / Initial Allowance for Current Year	3248
	Pre-Commencement Expenditure / Deferred Cost	3250
36	Other Admissible Deductions	3254
37	Tax (Loss) on Sale of Intangibles	3255
36 37 38 39	Tax (Loss) on Sale of Assets	3256
39	Unabsorbed Tax Amortization for Previous Years	3257
40	Unabsorbed Tax Depreciation for Previous Years	3258
gnatu	re:	Date:

						Annex-D								
					Depreciation,	Initial Allowar	nce, Amor	tization						
	me*												Tax Year	2018
CN	IC*												NTN	
	Sr.	Description	Code	WDV (BF)	Deletion	Addition (Used Previously in Pakistan)		Addition (New)	Extent of Use	Rate	Initial Allowance	Rate	Depreciatio n	WDV (CF
				Α	В	С	D	E	F		G		н	- 1
- 5		Building (all types)	3302				100%		100%	15%		10%		
-	2	Ramp for Disabled Persons	330204				100%		100%	100%		100%		
	3	Plant / Machinery (not otherwise specified) Computer Hardware / Allied Items /	330301				100%		100%	25%		15%		
	4	Equipment used in manufacture of IT products	330302				100%		100%	25%		30%		
- 13	5	Furniture (including fittings)	330303				100%		100%	0%		15%		
-		Technical / Professional Books	330304				100%		100%	25%		15%		
iatio	7	Below ground installations of mineral oil concerns	330305				100%		100%	25%		100%		
Depreciation		Offshore Installations of mineral oil concerns	330306				100%		100%	25%		20%		
0		Office Equipment	330307				100%		100%	25%		15%		
	10	Machinery / Equipment eligible for 1st year Allowance	330308				100%		100%	90%		15%		
- 3		Motor Vehicle (not plying for hire)	33041				100%		100%	0%		15%		
- 1		Motor Vehicle (plying for hire)	33042				100%		100%	25%		15%	E	
		Ships	33043				100%		100%	25%		15%		
ĺ	14	Aircrafts / Aero Engines	33044				100%		100%	25%		30%		
	15	Tax Depreciation / Initial Allowance for Current Year	3248							100%		100%		
		Description	Code	WDV (BF)		Extent of Use	Amo	ortization						
5				Α	В	С		D	-					
Amortization		Intangible	3305											
tiza		Intangible	3305						-					
10		Intangible	3305											
Am	19	Expenditure providing Long Term Advantage / Benefit	330516											
- 3		Tax Amortization for Current Year	3247											
	21	Pre-Commencement Expenditure	3306	8										

			Annex	·Ε				
Na	me*						Tax Year	2018
CN	IIC*						NTN	
	Sr.	Description	Code	Receipts / Value	Tax Collectible / Deductible	Attributable Taxable Income	Tax on Attributable Taxable Income	Minimum Tax Chargeable
- 6				Α	В	U	D	E
	1	Minimum Tax Chargeable [Col.E Sum of 2 to 6]						
×	2	Import of Edible Oil u/s 148 @5.5%	64010161					
Minimum Tax Chargeable	3	Import of Packing Material u/s 148 @5.5%	64010181					
THE SE	4	Import of Plastic Raw Material u/s 148 @ 1.75%	64010081					
ar a	5	Payment for Services u/s 153(1)(b) @1%	64060152				T	
_ చ	6	Payment for Services u/s 153(1)(b) @2%	64060154					
2 -	7	Payment for Services u/s 153(1)(b) @10%	64060170					
	8	Payment for Services u/s 153(1)(b) @15%	64060180					
	Sr.	Description	Code	Receipts /	Final Tax Chargeable	Attributable Taxable Income	Tax on Attributable Taxable Income	Difference (Option Valid if <=0)
				Α	В	С	D	E
	9	mport u/s 148 @1%	64010052					
	10	Import u/s 148 @2%	64010054					
	11	Import u/s 148 @3%	64010056					
	12	Import u/s 148 @4.5%	64010059				4	
		Import u/s 148 @6%	64010062					
		Payment for Goods u/s 153(1)(a) @1%	64060052					
	15	Payment for Goods u/s 153(1)(a) @1.5%	64060053					
	16	Payment for Goods u/s 153(1)(a) @4.5%	64060059					
PTR	17	Receipts from Contracts u/s 153(1)(c) @7.5%	64060265					
•		Receipts from Contracts u/s 153(1)(c) @10%	64060270				-	
of	19	Fee for Export related Services u/s 153(2) @1%	64060352					
2		Export Proceeds u/s 154(1) @1%	64070054					
L.	21	Foreign Indenting Commission u/s 154(2)	64070151					
Option out	22	Sale Proceeds of goods to exporter u/s 154(3)	64070152					
ō	23	Sale Proceeds of of goods by industrial undertaking u/s 154(3A)	64070153					
	24	Contract Payments to indirect exporter u/s 154(3B)	64070154					
	25	Export Proceeds u/s 154(3C)	64070155					
		Commission / Discount on petroleum products u/s 156A @12%	64090151					
	27	Brokerage / Commission u/s 233 @8%	64120066	7		H 7	1	
		Brokerage / Commission u/s 233 @10%	64120070					
	29	Brokerage / Commission u/s 233 @12%	64120074					
0:	ature						Date:	

			Personal Expenses		
Na	ne*		•	Tax Year	2018
CN	IC*			NTN	
	Sr.		Description	Code	Amount
	1	Personal Expenses [Sum of	2 to 16 minus 17]	7089	
	2	Rent		7051	
	3	Rates / Taxes / Charge / Cess		7052	
	4	Vehicle Running / Maintenenc	e	7055	
	5	Travelling		7056	
	6	Electricity	7058		
	7	Water	7059		
	8	Gas		7060	
s	9	Telephone		7061	
Personal Expenses	10	Asset Insurance / Security	7066		
Exp	11	Medical	7070		
onal	12	Educational		7071	
Pers	13	Club		7072	
	14	Functions / Gatherings		7073	
	15	Donation, Zakat, Annuity, Prof	t on Debt, Life Insurance Premium, etc.	7076	
	16	Other Personal / Household E	xpenses	7087	
	17	Contribution in Expenses by	Family Members [Sum of 18 to 21]	7088	
		CNIC No.	Name*		
	18				
	19				
	20				
	21				

CHAPTER - XIX MISCELLANEOUS

		WEALTH STATEM	ENT UNDER SECT	10N 116 OF TH	E INCOME T	AX ORDINANCE, 2	001		1/4	
Nar								Tax Year	2018	
Resi	IC*							NTN		
Bus	ines									
	1	Agricultural Property [S	um of 1 i to 1 x]					7001		
		Form								
		(Irrigated / Unirrigated / Uncultivable)	Mauza / Village / Chak No.	Tehsil	District	Area (Acre)	Share %	Code	Value at Cost	
		7 Gileala Valoicy	7 GHAR NO.	rensu	District	(ACIC)	Silare 70		Value at Cost	
пţ	İ							7001		
obe.	ii							7001		
P.	iii							7001		
Itur	iv							7001		
Agricultural Property	٧							7001		
Ag	vi							7001		
	vii							7001		
	viii	-						7001		
	ix							7001		
	X							7001		
	2	Commercial, Industrial, Form	Residential Prope	rty (Non-Busine	ss) [Sum of	2 i to 2 x]	_	7002		
Industrial Property		(House, Flat, Shop, Plaza, Factory, Workshop, etc.)	Unit No. / Complex / Street / Block / Sector	Area / Locality / Road	City	Area (Marla / sq. yd.)	Share %	Code	Value at Cost	
Pro		Workshop, casy	/ Dicox / Cector	rtoda	- City	(maria r sq. y s.)	7.0	7002	variation at Cost	
stria										
npu	ii							7002		
-	iii							7002		
ig.								7000		
Residential, Commercial	iv							7002		
ᄪ	٧					4	<u> </u>	7002		
O.	vi						1	7002		
ntia	vii							7002		
side	viii							7002		
Se Se	ix							7002		
								7002		
H	x 3	Business Capital						7002		
ital		Enter name, share per	centage & capital a	amount in each	AOP		Share %	Code	Value at Cost	
Cap	i							7003		
SS	ii							7003		
Business Capital	iii							7003		
Bu							40001			
\vdash	i	Enter consolidated cap		AND THE STATE OF T	ships		100%	7003		
	4	Equipment, etc. (Non-B	usiness) [Sum of	4 i to 4 iv]				7004		
Ħ				Description				Code	Value at Cost	
mer	i							7004		
quipment	ii							7004		
ш								7004		
	iii									
Щ	iv							7004		
Sign	ature	Date:								
		WEALTH STATEM	ENT UNDER SECT	TION 116 OF TH	E INCOME T	AX ORDINANCE, 2	2001		2/4	
Na	me*							Tax Year	2018	
-	IIC*							NTN		
-										

CHAPTER - XIX MISCELLANEOUS

-	5	Animal (Non-Business)		7005			
3			Code	Value at Cos			
Anima	i	Livestock				7005	
Ani	ii	Pet				7005	
	iii	Unspecified				7005	
	iv	Unspecified				7005	
	6	Investment (Non-Busin		xiii]		7006	
		Form	Account / Instrument No.	Institution Name / Individual CNIC	Share %	Code	Value at Cos
	i	Account				7006	
		Current				7006	
		Current				7006	
		Fixed Deposit				7006	
		Fixed Deposit			T T	7006	
- 7		Profit / Loss Sharing				7006	
ij		Profit / Loss Sharing				7006	
		Saving				7006	
9		Saving				7006	
ì	ii	Annuity				7006	
- 8	iii	Bond				7006	
- 1	iv	Certificate				7006	
Î	V	Debenture				7006	
	vi	Deposit				7006	
en		Term Deposit				7006	
Ē		Term Deposit			1	7006	
nvestment	vii	Fund				7006	
2	viii	Instrument				7006	
	ix	Insurance Policy				7006	
- 1	х	Security				7006	

хi	Stock / Share				7006	
xii		1			7006	
xiii	Others				7006	
7	Debt (Non-Business) [Su	7007				
	Form	No.	CNIC	Snare %	Code	Value at Cos
i	Advance				7007	
ii	Debt				7007	
iii	Deposit			1	7007	T
iv	Prepayment				7007	
٧	Receivable				7007	
vi	Security				7007	
vii	Others		1		7007	
8	Motor Vehicle (Non-Business) [Sum of 8 i to 8 viii]					
	Form (Car,Jeep,Motor Cycle,Scooter,Van)	E&TD Registration No.	Maker	Capacity	Code	Value at Co
i					7008	
ii					7008	
iii					7008	
iv					7008	
٧					7008	
vi					7008	
∨ii					7008	
viii					7008	
ature	and the same of th				Date:	

		WEALTH STATEMENT UNDER SECTION 116 OF THE INCOME TAX ORDINANCE, 2001	a 0	3/4
Nai	me*		Tax Year	2018
CN	IIC*		NTN	
ion	9	Precious Possession [Sum of 9 i to 9 iii]	7009	
Precious Posession		Description	Code	Value at Cost
s Pc	i	Antique / Artifact	7009	
cion	ii	Jewelry / Ornament / Metal / Stone	7009	
Pre	iii	Others (Specify)	7009	
	10	Household Effect [Sum of 10 i to 10 iv]	7010	
ffect		Description	Code	Value at Cost
Household Effect	i	Unspecified	7010	
seho	ii	Unspecified	7010	
Hou	iii	Unspecified	7010	
	iv	Unspecified	7010	
	11	Personal Item [Sum of 11 i to 11 iv] *	7011	
ш		Description	Code	Value at Cost
alt	i	Unspecified	7011	
Personal Item	ii	Unspecified	7011	
Pe	iii	Unspecified	7011	
	iv	Unspecified	7011	
Cash	12	Cash (Non-business) [Sum of 12 i to 12 x]	7012	
ပိ		Notes & Coins	7012	

_	13	Any Other Asset [Sum of 13 i to 13 iv]	7013	
SSe		Description	Code	Value at Cos
ier A	i		7013	
Any Other Asset	ii	Time to the second seco	7013	
Any	iii		7013	
	iv		7013	
me	14	Assets in Others' Name [Sum of 14 i to 14 iv]	7014	·
Na Na		Description	Code	Value at Cos
thers	i		7014	
Ö	ii		7014	
Assets in Others' Name	iii		7014	
Ass	iv		7014	
	15	Total Assets inside Pakistan [Sum of 1 to 14]	7015	
tan	16	*Assets held outside Pakistan [Sum of 16 (i) to 16 (iv)]	7016	
akis		Description	Code	Value at Cos
de	ï		7016	
outs	ii	<u> </u>	7016	
Assets outside Pakistan	iii		7016	
Ass	iv		7016	
	17	Total Assets [15+16]	7019	0
		*Serial # 16 has been separated from Any Other Assets at Serial # 13 for clarity.		
Signa	ature	s:	Date:	o.

	WEALTH STATE	MENT UNDER SECTION 116 OF THE IN	ICOME TAX ORDINANCE, 2001	7	4
ne*				Tax Year	2018
IC*				NTN	
18	Credit (Non-Business) [Sum of 18 (i) to 18 (viii)]		7021		
	Form	Creditor's NTN / CNIC	Creditor's Name	Code	Value at Cos
j	Advance			7021	
ii	Borrowing			7021	
iii	Credit			7021	
iv	Loan			7021	
v	Mortgage			7021	
	Overdraft			7021	
vii	Payable			7021	
viii	Others			7021	
19	Total Liabilities			7029	
20	Net Assets Current Year [17-19]			703001	
21				703002	
22				703003	
23				7049	
i	Income declared as per Return for the year subject to normal tax				
ii	Income declared as per Return for the year exempt from tax			7032	
iii				7033	
iv	Adjustments in Income Declared as per Return for the year			7034	
	, ,	,			
vi	Foreign Remittance			7035	
VII	Inheritance			7036	
	C* 18	ne* 18 Credit (Non-Business) Form i Advance ii Borrowing iii Credit iv Loan v Mortgage vi Overdraft vii Payable viii Others 19 Total Liabilities 20 Net Assets Current Ye 21 Net Assets Previous Y 22 Increase / Decrease in 23 Inflows [Sum of 23 (i) i i Income declared as per ii Income Attributable to R iv Adjustments in Income	ne* IC* 18 Credit (Non-Business) [Sum of 18 (i) to 18 (viii)] Form Creditor's NTN / CNIC i Advance ii Borrowing iii Credit iv Loan v Mortgage vi Overdraft vii Payable viii Others 19 Total Liabilities 20 Net Assets Current Year [17-19] 21 Net Assets Previous Year 22 Increase / Decrease in Assets [20-21] 23 Inflows [Sum of 23 (i) to 23(x)] i Income declared as per Return for the year exempt from tax iii Income Attributable to Receipts, etc. Declared as per Return for the year	IC* 18 Credit (Non-Business) [Sum of 18 (i) to 18 (viii)] Form Creditor's NTN / CNIC Creditor's Name i Advance i Borrowing iii Credit iv Loan v Mortgage vi Overdraft vii Payable viii Others 19 Total Liabilities 20 Net Assets Current Year [17-19] 21 Net Assets Previous Year 22 Increase / Decrease in Assets [20-21] 23 Inflows [Sum of 23 (i) to 23(x)] i Income declared as per Return for the year subject to normal tax ii Income Attributable to Receipts, etc. Declared as per Return for the year subject to Final / Fixed Tax iv Adjustments in Income Declared as per Return for the year	Tax Year NTN 18 Credit (Non-Business) [Sum of 18 (i) to 18 (viii)] 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7021 7022 7022 7022 7022 7023 7022 7023 7023 7023 703002 703002 703002 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703003 703

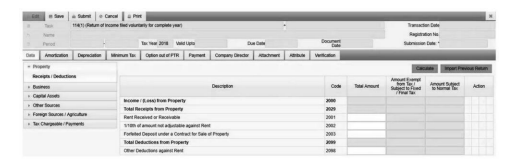
Reconciliation	vi	Foreign Remittance	7035	
	vii	Inheritance	7036	
	viii	iii Gift		
	ix	Gain on Disposal of Assets, excluding Capital Gain on Immovable Property		
	х	Others	7048	
	24	Personal Expenses [Transfer from Sr.1 Annex-F]	7089	
	25	5 Outflows [Sum of 25 (i) to 25 (iii)]		
	i	Gift	7091	
	ii	Loss on Disposal of Assets		
	iii			
	26	26 Unreconciled Amount [23-24-25]		
Assets	27	Assets Transferred / Sold / Gifted / Donated during the year [Sum of 27 (i) to 27 (ii)]		
		Description	Code	Value at Cos
Disposed	i		703004	
Disi	ii		703004	
_	1,	, CNIC No.	, in my ca	pacity
Verit	decla spou	elf / Representative (as defined in section 172 of the Income Tax Ordinance, 2001) of Taxpayer r are that to the best of my knowledge & belief the information given in this statement of the asse sec(s), minor children & other dependents as on 30.06.2017 & of my personal expenditure for the mplete in accordance with the provisions of the Income Tax Ordinance, 2001, Income Tax Rules	ts & liabilities of my year ended 30.06.	yself, my
	ature		Date:	

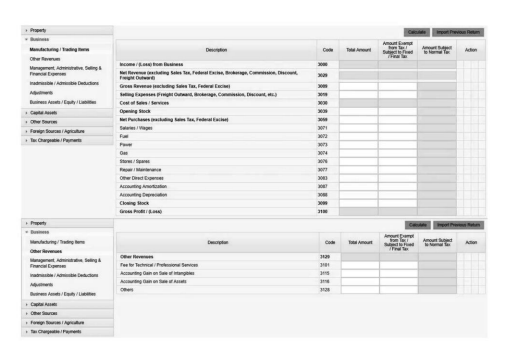
	Instructions for Filling in Return Form & Wealth Statement
Form	Instructions
	The following persons are required to furnish a return of income for a tax year:
	(a) Every company;
	(b) Every person (other than a company) whose taxable income for the year exceeds PKR 400,000;(c) Every non-profit organization as defined in clause (36) of section 2;
	(d) Every welfare institution approved under clause (58) of Part I of the Second Schedule;
	(d) Every wellare institution approved under clause (30) of Part 1 of the Second Schedule, (e) Every person who has been charged to tax in respect of any of the two preceding tax years;
	(e) Every person who has been charged to tax in respect of any of the two preceding tax years, (f) Every person who claims a loss carried forward under this Ordinance for a tax year;
	(f) Every person who claims a loss carried forward under this Ordinance for a tax year; (g) Every person who owns immovable property with a land area of two hundred and fifty square yards or more or owns any flat located in
	areas falling within the municipal limits existing immediately before the commencement of Local Government laws in the provinces; or area
	areas taking within the intrincipal minimises existing minimises before the commencement of botal Government laws in the provinces, or areas in a Cantonment; or the Islamabad Capital Territory;
	(h) Every person who owns immoveable property with a land area of five hundred square yards or more located in a rating area;
	(i) Every person who owns a flat having covered area of two thousand square feet or more located in a rating area;
	(i) Every person who owns a motor vehicle having engine capacity above 1000 CC;
	(k) Every person who has obtained National Tax Number;
	(i) Every person who is the holder of commercial or industrial connection of electricity where the amount of annual bill exceeds rupees five
	(i) Every person with a finder of commercial of industrial commercial of electricity where the amount of annual bill exceeds typees live hundred thousand:
	(m) Every person who is registered with any chamber of commerce and industry or any trade or business association or any market
	(iii) Every person who is registered with any prantible of committee an industry of any hade of voluntees association of any manner of committee or any professional body including Pakistan Engineering Council, Pakistan Medical and Dental Council, Pakistan Bar Council or
	any Provincial Bar Council, Institute of Chartered Accountants of Pakistan or Institute of Cost and Management Accountants of Pakistan;
	(n) Every individual whose income under the head Business exceeds PKR 300,000 but does not exceed PKR 400,000 in a tax year.
	(o) Every individual & AOP deriving property income exceeding Rs. 200,000
	The following errors / omissions shall render a Return invalid & make the taxpayer a non-filer & liable to penalty under section 182(1):
General	(a) Return on which CNIC is missing or incorrect or invalid:
General	(b) Return on which mandatory fields marked by * are empty;
	(c) Return which is not signed by the Taxpayer or his Representative (as defined in section 172 of the Income Tax Ordinance, 2001);
	(d) Return which is not filed in the prescribed Form;
	(e) Return which is not filed in the prescribed mode.
	Individuals deriving income under the head Property, Capital Gains & Other Sources (excluding Salary / Business) & Income subject to fixed
	final tax have to file one page Return in IT-1B Form with Annex-A, Annex-F & Wealth Statement if required to be filed.
	Individuals deriving income under the head business or falling under Final Tax Regime (FTR) such as Commercial Importers, Exporter
	Contractors, etc. have to file two page Return in IT-2 Form with Annex-A, Annex-B, Annex-F & Wealth Statement if required to be filed. Anne
	C, Annex-D & Annex-E are required only where Depreciation / Amortization, Admissible / Inadmissible Deductions & Minimum Tax Chargeab
	/ Option out of Presumptive Tax Regime are involved.
	Individuals, including members of AOPs or directors of Companies must file Wealth Statement.
	Taxpayers may file Return of Total Income / Statement of Final Taxation & Wealth Statement through the following modes:
	Electronically at FBR Portal (https://iris.fbr.gov.pk/infosys/public/txplogin.xhtml) which is mandatory for all Companies, AOPs, Sales Tax
	Registered Persons, Refund Claimants, Individuals having income under the head Salary & Individuals declaring taxable income of one million and more or turnover or receipts exceeding fifty million. However, all others are also encouraged to electronically file Return:
	Manually on paper at Taxpayer Facilitation Counter of the respective Regional Tax Office. Paper Return Form can be downloaded from FBR
	Website http://www.fbr.gov.pk.
	Taxpayers may seek guidance through the following modes: By calling Helpline 0800 00 227, 051 111-227-227
	By visiting the nearest Taxpayer Facilitation Centre (TFC), list of which can be downloaded from FBR website at http://www.fbr.gov.pk
	Tax can be paid in any authorized branch of NBP & SBP at any time before filling of return. List of authorized braches of NBP & SBP can be
	downloaded from http://www.fbr.gov.pk.
IT-1B	
IT-15	Only Foreign Income (Not Loss) should be declared.
IT-1B	
IT-15	Only Agriculture Income (Not Loss) should be declared.
IT-1B	(8) 200 (9) 10 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)
IT-15	Tax Credits include Tax Credits for the following:
11-2	Share in Taxed Income from AOP;
	Gharitable Donations u/s 61;
	Investment in Shares of Public Companies listed on a Stock Exchange in Pakistan (only for Original Allottee other than a Company) u/s 62;
	Life Insurance Premium (only for Resident Individual deriving income from Salary / Business) u/s 62;
	Contribution to Approved Pension Fund (only for Pakistani Individual registered with FBR / NADRA deriving income from Salary / Business) u/
	63;
Annex-E	Taxpayers wanting to opt out of Final Tax Regime (FTR) u/c (56B), (56C), (56D), (56E), (56F), (56G), Part IV, Second Schedule, must file
Annex-E Annex-F	Annex-E.
Annex-r	Only Personal / Household (Non-Business) expenses should be declared. Expenses borne by more than one person must be declared in total by each person. For example, if in one family more than one member is
	contibuting to expenses or if more than one family is living jointly & within each family more than one member is contributing to expenses, tota expenses under each head must be declared by each member of each family filing his wealth statement & then contribution by other family
Annex-F	members be deducted to arrive at own contribution.
Vealth Statement	If rows provided in any segment are inadequate, additional rows may be inserted.
veaith Statement	All assets must be delared at cost, including ancillary expenses.
Manish Ctatan	If an asset is acquired under a Hire Purchase Agreement, total price should be declared as asset under the appropriate head & balance
Wealth Statement	payable amount should be declared as liability.
Vealth Statement	If Wealth Statement is filed for the first time, separate Reconciliation Statement must be filed for each previous year.
Moalth Statement	Equipment, Plant, Machinery (Non-Business) must be declared with description, for example, Generator, Tubewell, Harvestor, Tractor, Trolley
Wealth Statement	etc.
Moalth Ct-t	Assets created, whether in Pakistan or abroad, in the name of spouse(s), children & other dependents should be declared only if acquired by
veaith Statement	them with funds provided by you (Benami Assets).
	A separate column for assets held outside Pakistan has been added wherein any/all assets held abroad are to be declared at cost in Pak
Nealth Statement	Rupee Value

537

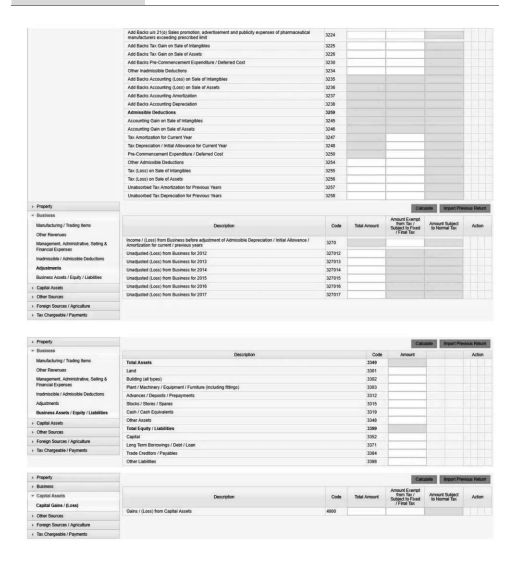
PART-II-M

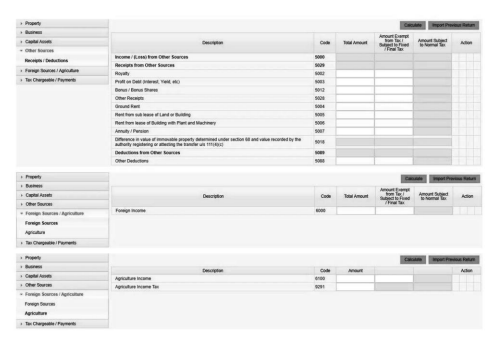
Electronic Return for AOPs for Tax Year 2018





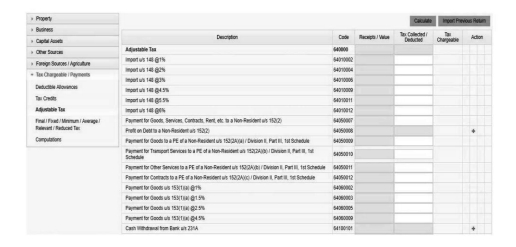
▶ Property				Calc	ulate Import Pres	nous Retu
* Business				Amount Exempt		
Manufacturing / Trading Items Other Revenues	Description	Code	Total Amount	from Tax / Subject to Fixed / Final Tax	Amount Subject to Normal Tax	Actio
	Management, Administrative, Selling & Financial Expenses	3199				
Management, Administrative, Selling & Financial Expenses	Rent	3151				
Inadmissible / Admissible Deductions	Rates / Taxes / Cess	3152				
Adjustments	Salaries / Wages / Perquisites / Benefits	3154				
AND AND AND AND AND AND AND AND AND AND	Traveling / Conveyance / Vehicles Running / Maintenance	3155				
Business Assets / Equity / Liabilities	Electricity / Water / Gas	3158				
Capital Assets	Communication	3162				
Other Sources	Repair / Maintenance	3165				
Foreign Sources / Agriculture	Stationery / Printing / Photocopies / Office Supplies	3166				
Tax Chargeable / Payments	Advertisement / Publicity / Promotion	3168				
	Insurance	3170				
	Professional Charges	3171				
	Profit on Debt (Financial Charges / Markup / Interest)	3172				
	Brokerage / Commission	3178				
	Other Indirect Expenses	3180				
	Irrecoverable Debts Written off	3186				
	Obsolete Stocks / Stores / Spares / Fixed Assets Written off	3187				
	Accounting (Loss) on Sale of Intangibles	3195				
	Accounting (Loss) on Sale of Assets	3196				
	Accounting Amerization	3197				
	Accounting Depreciation	3198		i		
	Accounting Profit / (Loss)	3200				
> Property				Calc	ulate Import Prev	ious Reb
Bdame						
* Business				-		
Business Manufacturing / Trading Items Other Parameters	Description	Code	Total Amount	Amount Exempt from Tax / Subject to Fixed / Final Tax	Amount Subject to Normal Tax	Actio
Manufacturing / Trading Items Other Revenues	Description Inadmissible Deductions	Code	Total Amount	Amount Exempt from Tax / Subject to Fixed	Amount Subject	
Manufacturing / Trading Items Other Revenues Management, Administrative, Selling &	Inadmissible Deductions	3239	Total Amount	Amount Exempt from Tax / Subject to Fixed	Amount Subject	
Manufacturing / Trading Items Other Revenues Management, Administrative, Selling & Financial Expenses	Inadmissible Deductions Add Backs uls 29(2) Provision for Doubtful Debts		Total Amount	Amount Exempt from Tax / Subject to Fixed	Amount Subject	
Manufacturing / Trading Items Other Revenues Management, Administrative, Selling & Financial Expenses Inadmissible / Admissible Deductions	Inadmissible Deductions Add Backs uis 29(2) Provision for Doubtful Debts Add Backs Provision for Obsolete Stocks / Stores / Spares / Fued Assets	3239 3201 3202	Total Amount	Amount Exempt from Tax / Subject to Fixed	Amount Subject	
Manufacturing / Trading Items Other Revenues Management, Administrative, Selling & Financial Expenses	Inadmissible Deductions Add Backs uls 29(2) Provision for Doubtful Debts	3239 3201	Total Amount	Amount Exempt from Tax / Subject to Fixed	Amount Subject	
Manufacturing / Trading Items Other Revenues Management, Administrative, Selling & Financial Expenses Inadmissible / Admissible Deductions Adjustments Business Assets / Equity / Liabilities	Inadmissible Deductions Add Backs uis 29(2) Provision for Doubtful Debts Add Backs Provision for Obsolete Stocks / Stores / Spares / Fued Assets Add Backs Provision for Diministron in Value of Investment Add Backs up 21(ii) Provision for Reserves / Funds / Amount carried to Reserves / Funds or Capitalized	3239 3201 3202 3203	Total Amount	Amount Exempt from Tax / Subject to Fixed	Amount Subject	
Manufacturing / Trading Items Other Revenues Management, Administrative, Seiling & Financial Expenses Financial Expenses Adjustments Business Assets / Equity / Liabilities > Capital Assets	Inadmissible Deductions Add Backs uts 29(2) Provision for Doubtful Debts Add Backs Provision for Obsolete Stocks / Stores / Spares / Fixed Assets Add Backs Provision for Diminution in Value of Investment Add Backs us 21(ii) Provision for Reserves / Funds / Amount carried to Reserves / Funds or Capitalized Add Backs uts 21(ii) Cess / Rate / Tax levied on Profits / Gains	3239 3201 3202 3203 3204	Total Amount	Amount Exempt from Tax / Subject to Fixed	Amount Subject	
Manufacturing / Trading Items Other Revenues Management, Administrative, Seiling & Financial Expenses Inadmissible / Administratible Deductions Adjustments Business Assets / Equity / Liabilities + Capital Assets + Other Sources	Inadmissible Deductions Add Backs uls 29(2) Provision for Doubtlul Debts Add Backs Provision for Obsolete Stocks / Stores / Spares / Fixed Assets Add Backs Provision for Diminution in Value of Investment Add Backs uls 21(i) Provision for Reserves / Funds / Amount carried to Reserves / Funds or Capitalized Add Backs uls 21(i) Cess / Rate / Tax levied on Profits / Gains Add Backs uls 21(ii) Amount of Tax Deducted at Source	3239 3201 3202 3203 3204 3205 3206	Total Amount	Amount Exempt from Tax / Subject to Fixed	Amount Subject	
Manufacturing / Trading Items Other Revenues Management, Administrative, Seiling & Financial Expenses Inadmissible / Administrative Deductions Adjustments Business Assets / Equity / Liabilities Capital Assets Foreign Sources / Agriculture	Inadmissible Deductions Add Backs wis 29(2) Provision for Doubtful Debts Add Backs Provision for Obsolete Stocks / Shores / Spares / Fixed Assets Add Backs Provision for Diministron in Value of Investment Add Backs 21(6) Provision for Reserves / Funds / Amount carried to Reserves / Funds or Capitalized Add Backs 21(a) Cess / Rate / Tax levied on Profits / Gains Add Backs 21(a) Cess / Rate / Tax levied on Profits / Gains Add Backs wis 21(a) Amount of Tax Deducted at Source Add Backs wis 21(c) Payments liable to Deduction of Tax at Source but Tax not Deducted / Paid	3239 3201 3202 3203 3204 3205 3206 3207	Total Amount	Amount Exempt from Tax / Subject to Fixed	Amount Subject	
Manufacturing / Trading Items Other Revenues Management, Administrative, Seiling & Financial Expenses Inadmissible / Administrative Deductions Adjustments Business Assets / Equity / Liabilities Capital Assets Foreign Sources / Agriculture	Inadmissible Deductions Add Backs ub 29(2) Provision for Doubtful Debts Add Backs Provision for Obsolete Stocks / Stores / Spares / Fued Assets Add Backs Provision for Diminiation in Value of Investment Add Backs ub 21(ii) Provision for Reserves / Funds / Amount carried to Reserves / Funds or Capitalized Add Backs ub 21(ii) Cess / Rate / Tax levied on Profits / Gains Add Backs ub 21(ii) Amount of Tax Deducted at Source Add Backs ub 21(ii) Peyments liable to Deducted on Profits / Gains Add Backs ub 21(ii) Peyments liable to Deducted on Profits / Gains	3239 3201 3202 3203 3204 3205 3206	Total Amount	Amount Exempt from Tax / Subject to Fixed	Amount Subject	
Manufacturing / Trading Items Other Revenues Management, Administrative, Seiling & Financial Expenses Inadmissible / Administrative Deductions Adjustments Business Assets / Equity / Liabilities Capital Assets Foreign Sources / Agriculture	Inadmissible Deductions Add Backs wis 29(2) Provision for Doubtful Debts Add Backs Provision for Obsolete Stocks / Shores / Spares / Fixed Assets Add Backs Provision for Diministron in Value of Investment Add Backs 21(6) Provision for Reserves / Funds / Amount carried to Reserves / Funds or Capitalized Add Backs 21(a) Cess / Rate / Tax levied on Profits / Gains Add Backs 21(a) Cess / Rate / Tax levied on Profits / Gains Add Backs wis 21(a) Amount of Tax Deducted at Source Add Backs wis 21(c) Payments liable to Deduction of Tax at Source but Tax not Deducted / Paid	3239 3201 3202 3203 3204 3205 3206 3207 3208	Total Amount	Amount Exempt from Tax / Subject to Fixed	Amount Subject	
Manufacturing / Trading Items Other Revenues Management, Administrative, Seiling & Financial Expenses Inadmissible / Administrative Deductions Adjustments Business Assets / Equity / Liabilities Capital Assets Foreign Sources / Agriculture	Inadmissible Deductions Add Backs ub 20(2) Provision for Doubtful Debts Add Backs Provision for Doubtful Debts Add Backs Provision for Disniete Stocks / Stores / Spares / Fixed Assets Add Backs Provision for Diminiation in Value of Investment Add Backs ub 21(6) Provision for Reserves / Funds / Amount carried to Reserves / Funds or Capitalized Add Backs ub 21(a) Cess / Rate / Tax levied on Profits / Gains Add Backs ub 21(a) Perpenents liable to Deducted at Source Add Backs ub 21(c) Perpenents liable to Deduction of Tax at Source but Tax not Deducted / Paid Add Backs ub 21(d) Entertainment Expenditure above prescribed limit Add Backs ub 21(e) Contributions to Unrecognized / Unapproved Funds Add Backs ub 21(e) Contributions to Funds not under effective arrangement for deduction of Tax at source	3239 3201 3202 3203 3204 3205 3206 3207 3208 3209 3210	Total Amount	Amount Exempt from Tax / Subject to Fixed	Amount Subject	
Manufacturing / Trading Items Other Revenues Management, Administrative, Seiling & Financial Expenses Inadmissible / Administrative Deductions Adjustments Business Assets / Equity / Liabilities Capital Assets Foreign Sources / Agriculture	Inadmissible Deductions Add Backs uis 29(2) Provision for Doubtful Debts Add Backs uis 29(2) Provision for Doubtful Debts Add Backs Provision for Obsolete Stocks / Stores / Spares / Fixed Assets Add Backs Provision for Diminution in Value of Investment Add Backs uis 21(6) Provision for Reserves / Funds / Annount carried to Reserves / Funds or Capitalized Add Backs uis 21(a) Cess / Rate / Tax levied on Profits / Gains Add Backs uis 21(b) Annount of Tax Deducted at Source Add Backs uis 21(b) Entertainment Expenditure above prescribed limit Add Backs uis 21(d) Crinitributions to Unrecognized / Unapproved Funds Add Backs uis 21(e) Contributions to Funds not under effective arrangement for deduction of Tax at source Add Backs uis 21(f) Centributions to Funds not under effective arrangement for deduction of Tax at source Add Backs uis 21(g) Fine / Penalty for violation of any law / rule / regulation	3239 3201 3202 3203 3204 3205 3206 3207 3208 3209 3210 3211	Total Amount	Amount Exempt from Tax / Subject to Fixed	Amount Subject	
Manufacturing / Trading Items Other Revenues Management, Administrative, Seiling & Financial Expenses Inadmissible / Administrative Deductions Adjustments Business Assets / Equity / Liabilities Capital Assets Foreign Sources / Agriculture	Inadmissible Deductions Add Backs ub 20(2) Provision for Doubtful Debts Add Backs Provision for Doubtful Debts Add Backs Provision for Disniete Stocks / Stores / Spares / Fixed Assets Add Backs Provision for Diminiation in Value of Investment Add Backs ub 21(6) Provision for Reserves / Funds / Amount carried to Reserves / Funds or Capitalized Add Backs ub 21(a) Cess / Rate / Tax levied on Profits / Gains Add Backs ub 21(a) Perpenents liable to Deducted at Source Add Backs ub 21(c) Perpenents liable to Deduction of Tax at Source but Tax not Deducted / Paid Add Backs ub 21(d) Entertainment Expenditure above prescribed limit Add Backs ub 21(e) Contributions to Unrecognized / Unapproved Funds Add Backs ub 21(e) Contributions to Funds not under effective arrangement for deduction of Tax at source	3239 3201 3202 3203 3204 3205 3206 3207 3208 3209 3210	Total Amount	Amount Exempt from Tax / Subject to Fixed	Amount Subject	
Manufacturing / Trading Items Other Revenues Management, Administrative, Seiling & Financial Expenses Inadmissible / Administrative Deductions Adjustments Business Assets / Equity / Liabilities Capital Assets Foreign Sources / Agriculture	Inadmissible Deductions Add Backs us 20(2) Provision for Doubtful Debts Add Backs us 20(2) Provision for Doubtful Debts Add Backs Provision for Disnier Stocks / Stores / Spares / Fixed Assets Add Backs Provision for Diminiation in Value of Investment Add Backs us 21(ii) Provision for Reserves / Funds / Amount carried to Reserves / Funds or Capitalized Add Backs us 21(a) Cess / Rate / Tax levied on Profits / Gains Add Backs us 21(a) Cess / Rate / Tax levied on Profits / Gains Add Backs us 21(b) Amount of Tax Deducted at Source Add Backs us 21(d) Entertainment Expenditure above prescribed limit Add Backs us 21(d) Contributions to Unrecognized / Unapproved Funds Add Backs us 21(g) Fine / Penalty for violation of any law / rule / regulation Add Backs us 21(g) Fine / Penalty for violation of any law / rule / regulation Add Backs us 21(g) Fine / Penalty for violation of any law / rule / regulation Add Backs us 21(g) Fine / Penalty for violation of any law / rule / regulation Add Backs us 21(g) Fine / Penalty for violation of any law / rule / regulation Add Backs us 21(g) Fine / Penalty for violation of any law / rule / regulation	3239 3201 3202 3203 3204 3205 3206 3207 3208 3209 3210 3211 3212	Total Amount	Amount Exempt from Tax / Subject to Fixed	Amount Subject	
Manufacturing / Trading Items Other Revenues Management, Administrative, Seiling & Financial Expenses Inadmissible / Administrative Deductions Adjustments Business Assets / Equity / Liabilities Capital Assets Foreign Sources / Agriculture	Inadmissible Deductions Add Backs uis 29(2) Provision for Doubtful Debts Add Backs Provision for Obsolete Stocks / Stores / Spares / Fued Assets Add Backs Provision for Diminiation in Value of Investment Add Backs uis 21(p) Provision for Reserves / Funds / Amount carried to Reserves / Funds or Capitalized Add Backs uis 21(p) Cess / Rate / Tax levied on Profits / Gains Add Backs uis 21(p) Amount of Tax Deducted at Source Add Backs uis 21(p) Payments liable to Deduction of Tax at Source but Tax not Deducted / Paid Add Backs uis 21(p) Contributions to Unrecognized / Unapproved Funds Add Backs uis 21(p) Contributions to Funds not under effective arrangement for deduction of Tax at source Add Backs uis 21(p) Fine / Penashy for violation of any law / rule / regulation Add Backs uis 21(p) Profit on Debt / brokerage / Commission / salary / remuneration Paid by an AOP to its member	3239 3201 3202 3203 3204 3205 3206 3207 3208 3209 3210 3211 3212 3213	Total Amount	Amount Exempt from Tax / Subject to Fixed	Amount Subject	
Manufacturing / Trading Items Other Revenues Management, Administrative, Seiling & Financial Expenses Inadmissible / Administrative Deductions Adjustments Business Assets / Equity / Liabilities Capital Assets Foreign Sources / Agriculture	Inadmissible Deductions Add Backs uib 20(2) Provision for Doubtful Debts Add Backs uib 20(2) Provision for Doubtful Debts Add Backs Provision for Obsolete Stocks / Stores / Spares / Fixed Assets Add Backs Provision for Desinination in Value of Investment Add Backs uib 21(ii) Provision for Reserves / Funds / Amount carried to Reserves / Funds or Capitalized Add Backs uib 21(a) Cess / Ratle / Tax levied on Profits / Gains Add Backs uib 21(a) Cess / Ratle / Tax levied on Profits / Gains Add Backs uib 21(b) Amount of Tax Deducted at Source Add Backs uib 21(c) Prominst liable to Deduction of Tax at Source but Tax not Deducted / Paid Add Backs uib 21(d) Entertainment Expenditure above prescribed limit Add Backs uib 21(e) Contributions to Unrecognized / Unapproved Funds Add Backs uib 21(e) Contributions to Funds not under effective arrangement for deduction of Tax at source Add Backs uib 21(e) Fine / Penalty for violation of any law / rule / regulation Add Backs uib 21(ii) Profit on Debt / brokerage / Commission / salary / remuneration Paid by an AOP to Its member Add Backs uib 21(ii) Profit on Debt / brokerage / Commission / salary / remuneration Paid by an AOP to Its member	3239 3201 3202 3203 3204 3205 3206 3207 3208 3209 3210 3211 3212 3213	Total Amount	Amount Exempt from Tax / Subject to Fixed	Amount Subject	
Manufacturing / Trading Items Other Revenues Management, Administrative, Seiling & Financial Expenses Inadmissible / Administrative Deductions Adjustments Business Assets / Equity / Liabilities Capital Assets Foreign Sources / Agriculture	Inadmissible Deductions Add Backs uis 29(2) Provision for Doubtful Debts Add Backs uis 29(2) Provision for Doubtful Debts Add Backs Provision for Obsolete Stocks / Stores / Spares / Fixed Assets Add Backs Provision for Disninution in Value of Investment Add Backs uis 21(6) Provision for Reserves / Funds / Annunt carried to Reserves / Funds or Capitalized Add Backs uis 21(6) Cess / Rate / Tax levied on Profits / Gains Add Backs uis 21(6) Annunt of Tax Deducted at Source Add Backs uis 21(6) Payments liable to Deduction of Tax at Source but Tax not Deducted / Paid Add Backs uis 21(6) Centributions to Deduction of Tax at Source full Tax not Deducted / Paid Add Backs uis 21(6) Centributions to Funds not under effective arrangement for deduction of Tax at source Add Backs uis 21(6) Personal Expenditure Add Backs uis 21(6) Personal Expenditure Add Backs uis 21(6) Profit on Debt / brokerage / Commission / salary / remuneration Paid by an ACP to its member Add Backs uis 21(6) Expenditure under a single Account head exceeding prescribed amount not paid through prescribed mode Add Backs uis 21(m) Passend Expenditure and the passend of the prescribed mode	3239 3201 3202 3203 3204 3205 3206 3207 3208 3209 3210 3211 3212 3213 3215 3216	Total Amount	Amount Exempt from Tax / Subject to Fixed	Amount Subject	
Manufacturing / Trading Items Other Revenues Management, Administrative, Seiling & Financial Expenses Financial Expenses Adjustments Business Assets / Equity / Liabilities > Capital Assets	Inadmissible Deductions Add Backs uis 29(2) Provision for Doubtkil Debts Add Backs Provision for Disoilete Stocks / Stores / Spares / Fixed Assets Add Backs Provision for Disnier Stocks / Stores / Spares / Fixed Assets Add Backs uis 21(9) Provision for Reserves / Funds / Amount carried to Reserves / Funds or Cephilistee Add Backs uis 21(a) Cess / Rate / Tax Levied on Profits / Gains Add Backs uis 21(b) Amount of Tax Deducted at Source Add Backs uis 21(b) Entertainment Expenditure above prescribed limit Add Backs uis 21(d) Entertainment Expenditure above prescribed limit Add Backs uis 21(d) Entertainment Expenditure above prescribed limit Add Backs uis 21(d) Contributions to Unexcoprized / Unapproved Punds Add Backs uis 21(f) Contributions to Funds not under effective arrangement for deduction of Tax at Add Backs uis 21(f) Prier / Penalty for violation of any law / rule / regulation Add Backs uis 21(f) Profit on Debt / brokerage / Commission / salary / remuneration Paid by an AOP to its member Add Backs uis 21(f) Profit on Debt / brokerage / Commission / salary / remuneration Paid by an AOP to its member Add Backs uis 21(f) Fig. Salary «coeeding prescribed amount not paid through prescribed moode Add Backs uis 21(f) Capital Expenditure Add Backs uis 21(f) Capital Expenditure under a single Account head exceeding prescribed amount not paid through prescribed moode Add Backs uis 21(f) Capital Expenditure	3239 3201 3202 3203 3204 3206 3206 3207 3208 3209 3210 3211 3212 3213 3215 3216 3217	Total Amount	Amount Exempt from Tax / Subject to Fixed	Amount Subject	





Property				Calo	ulate Import Pre	evious Return
Business	Description	Code	Total	Inadmissible	Admissible	Action
Capital Assets	Deductible Allowances	9009	1000	- Industrial	ransoc	74001
Other Sources	Zakat u/s 60	9001		1		
Foreign Sources / Agriculture	Workers Welfare Fund u/s 60A	9002				
Tax Chargeable / Payments	Profit on Debt etc. u/s 60C	9007				
Deductible Allowances	Charitable Donations u/c 61, Part I, 2nd Schedule	9004				
Tax Credits						
Adjustable Tax						
Final / Fixed / Minimum / Average / Relevant / Reduced Tax						
Computations						

Property				Calc	ulate Import Pre	evious Retur
Business	Description	Code	Eligible Amount	Ineligible Amount	Tax Credit	Action
Capital Assets	Description	Code	Eligible Amount	Amount	lax Credit	ACTION
Other Sources	Tax Credits	9329				
Foreign Sources / Agriculture	Tax Credit for Charitable Donations u/s 61	9311				
+ Tax Chargeable / Payments	Tax Credit for Investment in Shares, Sukkuks and Life Insurance Premium u/s 62	9312				
	Tax Credit for Investment in Health Insurance u/s 62A	93121				
Deductible Allowances	Tax Credit u/s 103	9320				
Tax Credits	Tax Credit for Trust / Welfare Institution / Non-Profit Organization u/s 100C	9323				
Adjustable Tax	Surrender of Tax Credit on Investments in Shares disposed off before time limit	9328				
Final / Fixed / Minimum / Average / Relevant / Reduced Tax Computations						



Certain Banking Transactions w/s 231AA	64100201	
Motor Vehicle Registration Fee u/s 231B(1)	64100301	
Motor Vehicle Transfer Fee u/s 231B(2)	64100302	
Motor Vehicle Sale u/s 231B(3)	64100303	
Motor Vehicle Leasing u/s 231B(1A) @4%	64100304	
Margin Financing, Margin Trading or Securities Lending u/s 233AA	64120201	
Goods Transport Public Vehicle Tax u/s 234	64130001	+
Passenger Transport Public Vehicle Tax u/s 234	64130002	+
Private Vehicle Tax u/s 234	64130003	+
Telephone Bill u/s 236(1)(a)	64150001	
Celiphone Bill u/s 236(1)(a)	64150002	+
Prepaid Telephone Card u/s 236(1)(b)	64150003	+
Phone Unit u/s 236(1)(c)	64150004	
Internet Bill u/s 236(1)(d)	64150005	
Prepaid Internet Card u/s 236(1)(e)	64150006	
Purchase by Auction u/s 236A	64150101	
Domestic Air Ticket Charges u/s 236B	64150201	
Sale / Transfer of Immovable Property u/s 236C	64150301	
Tax Deducted u/s 236C where property purchased & sold within Tax Year	64150302	
Tax Deducted u/s 236C where property purchased prior to current Tax Year	64150303	
Functions / Gatherings Charges u/s 236D	64150401	
Issuance of License to Cable Opeartors u/s 236F	64150601	
Renewal of License to Cable Opeartors u/s 236F	64150602	
Issuance of License to IPTV, FM Radio, MMDS, Mobile TV, Mobile Audio, Satellite TV Channel and Landing Rights u/s 236F	64150603	
Renewal of License to IPTV, FM Radio, MMDS, Mobile TV, Mobile Audio, Satellite TV Channel and Landing Rights u/s 236F	64150604	
Screening of Foreign TV drama serial or play (other than in english) u/s 236F	64150605	
Purchase of other commodities by Distributors / Dealers / Wholesalers u/s 236G	64150701	
Purchase of Fertilizer by Distributors / Dealers / Wholesalers u/s 236G	64150702	
Purchase by Retailers u/s 236H	64150801	
Issuance / Renewal of License to Dealers / Commission Agents / Arhatis u/s 236J	64151001	
Purchase / Transfer of Immovable Property w/s 236K	64151101	
Purchase of International Air Ticket uls 236L	64151201	
Banking transactions otherwise than through cash u/s 236P	64151501	
Education related expenses remitted abroad u/s 236R	64151701	
Advance tax on general insurance premium u/s 236U	64151902	
Advance tax on life insurance premium u/s 236U	64151903	
Advance tax on extraction of minerals u/s 236V	64151904	
Advance tax on tobacco u/s 236X	64152101	

Business	Description	Code	Receipts / Value	Tax Collected / Deducted	Tax Chargeable	Actio
Capital Assets	Final / Fixed / Minimum / Average / Relevant / Reduced Tax	640001		Deducted		- 4.0
Other Sources	Import u/s 148 @1%	64010052				
Foreign Sources / Agriculture	Import u/s 148 @2%	64010054				
Tax Chargeable / Payments	Import u/s 148 @3%	64010056				
Deductible Allowances	Import u/s 148 @4.5%	64010059		_		
Fax Credits	Import u/s 148 @5.5%	64010061				
Adjustable Tax	Import u/s 148 @6%	64010062				
Final / Fixed / Minimum / Average /	Import w/s 148 @1.75%	64010081				
Relevant / Reduced Tax	Import u/s 148 @2.75%	64010082				
Computations	Import u/s 148 @4.125%	64010083				
	Import of Edible Oil u/s 148 @5.5%	64010161				
	Import of Packing Material u/s 148 @5.5%	64010181				
	Dividend u/s 150 @7.5%	64030052	-			
	Dividend u/s 150 @10%	64030053				
	Dividend u/s 150 @12.5%	64030054				
	Dividend u/s 150 @15%	64030055				
	Return on investment in sukuks u/s 5AA	64030098				
	Dividend to a Non-Resident covered under ADTT u/s 150 / u/s 5	64030099				
	Royalty / Fee for Technical Services to a Non-Resident u/s 152(1) / Division IV, Part I, 1st Schedule	64050051				
	Payment for Contracts for Construction, Assembly or Installation to a Non-Resident u/s 152(1A)(a) /					
	Division II, Part III, 1st Schedule	64050052				
	Payment for Services, Contracts to a Non-Resident u/s 152(1A)(b) / Division II, Part III, 1st Schedule	64050053				
	Fee for Advertisement Services to a Non-Resident u/s 152(1A)(c) / Division II, Part III, 1st Schedule	64050054				
	Insurance / Reinsurance Premium to a Non-Resident u/s 152(1AA) / Division II, Part III, 1st	64050055				
	Schedule					
	Fee for Advertisement Services to a Non-Resident u/s 152(1AAA) / Division II, Part III, 1st Schedule	64050056				
	Profit on Debt u/s 152(2) / u/c (5A), Part II, 2nd Schedule	64050096	-			4
	Royalty / Fee for Technical Services to a Non-Resident covered under ADTT	64050097				
	Payment for Goods, Services, Contracts, Rent, Capital Gains, etc. to a Non-Resident covered under					
	ADTT	64050098				
	Payment for foreign produced commercials to a Non-Resident u/s 152A	64050100				
	Payment for Goods u/s 153(1)(a) @1%	64060052				
	Payment for Goods u/s 153(1)(a) @1.5%	64060053				
	Payment for Goods u/s 153(1)(a) @2.5%	64060055				
	Payment for Goods u/s 153(1)(a) @4.5%	64060059				
	Payment for Services u/s 153(1)(b) @1%	64060152				
	Payment for Services u/s 153(1)(b) @1.5%	64060153				
	Payment for Services u/s 153(1)(b) @2%	64060154				
	Payment for Services u/s 153(1)(b) @10%	64060170				
	Receipts from Contracts u/s 153(1)(c) @7.5%	64060265				
	Receipts from Contracts u/s 153(1)(c) @10%	64060270				
	Fee for Export related Services u/s 153(2) @1%	64060352				
	Export Proceeds uis 154(1) @1%	64070054				
	Foreign Indenting Commission u/s 154(2)	64070151				
	Sale Proceeds of goods to exporter u/s 154(3)	64070152				
	Sale Proceeds of of goods by industrial undertaking u/s 154(3A)	64070153				
	Contract Payments to indirect exporter u/s 154(3B)	64070154				
	Export Proceeds u/s 154(3C)	64070155				
	Income from property u/s 15(6)	64080052				
	Prize on Prize Bond w's 156	64090051				
	Winnings from Crossword Puzzle u/s 156	64090052				
	Winnings from Raffle u/s 156	64090053				
	Winnings from Lottery u/s 156	64090054				
	W	0.405				
	Winnings from Quiz w's 156	64090055				
	Winnings from Sale Promotion u/s 156	64090056				
	Commission / Discount on petroleum products u/s 156A @12%	64090151				
	Brokerage / Commission u/s 233 @5%	64120060				
	Brokerage / Commission u/s 233 @8%	64120066				
	Brokerage / Commission u/s 233 @10%	64120070				
	Brokerage / Commission u/s 233 @12%	64120074				
	Value of Shares traded through a member of a Stock exchange u/s 233A (1)(a)	64120151				
	Value of Shares traded through a member of a Stock exchange u/s 233A (1)(b)	64120152				
	CNG Station Gas Bill u/s 234A	64130151				
	Tax collected u/s 235 from CNG station	64130152				+
	Electricity Bill of Commercial Consumer u/s 235	64140051				+
	Electricity Bill of Industrial Consumer u/s 235	64140052				+
	Lease of rights to collect tolls u/s 236A(3)	64150102				
	Issuance of Bonus Shares by Companies quoted on Stock Exchange u/s 236M	64151351				
	Issuance of Bonus Shares by Companies not quoted on Stock Exchange u/s 236N	64151451				
	Payment for use or right to use industrial, commercial and scientific equipment u/s 236Q (1)	64151651				
	Rent of Machinery and equipment u/s 236Q (2)	64151652				
	Dividend Specie u/s 236S @7.5%	64151802				
	Dividend Specie u/s 236S @10%	64151803				
	Dividend Specie u/s 236S @12.5%	64151804				
	Dividend Specie u/s 236S @15%	64151807				
	Advance tax on registering or attesting transfer of immovable property u/s 236W	64151951				
		64220064				
	Capital Gains on Immovable Property u/s 37(1A) @0%	64220051				
		64220051 64220052 64220053				

Capital Gains on Immovable Property u/s 37(1A) @10%	64220055	
Capital Gains on immovable property u/s 37(1A) @3.75%	64220057	
Capital Gains on Securities u/s 37A @9%	64220151	
Capital Gains on Securities u/s 37A @5% (PMEX/Cash Settled Securities)	64220153	
Capital Gains on Securities u/s 37A @7.5%	64220157	
Capital Gains on Securities u/s 37A @10%	64220158	
Capital Gains on Securities u/s 37A @12.5%	64220155	
Capital Gains on Securities u/s 37A @15%	64220156	
Purchase of Locally Produced Edible Oil u/s 148(A)	64310053	
Fee for Carriage Services by Oil Tanker / Goods Transport Contractor u/c (43D) / (43E), Part IV, 2nd Schedule	64320051	
Receipts from Shipping Business of a resident person u/s 7A	64310055	
Profit on debt u/s 7B	64310056	
Fee for Transport Services outside Pakistan u/c (3), Part II, 2nd Sch @1%	64310061	
Fee for Advertising services by electronic and print media outside Pakistan u/c (3), Part II, 2nd Sch @0.75%	64310062	
Fee for Other Services outside Pakistan u/c (3), Part II, 2nd Sch @5%	64310063	
Receipts for Contracts outside Pakistan u/c (3), Part II, 2nd Schedule @ 3.75%	64310071	

Property				Calc	ulate Import Pre	vious Retu
Business				Amount Exempt		
Capital Assets Other Sources	Description	Code	Total Amount	from Tax / Subject to Fixed / Final Tax	Amount Subject to Normal Tax	Action
Foreign Sources / Agriculture	Income / (Loss) from Property	2000				
Tax Chargeable / Payments	Income / (Loss) from Business	3000				
	Gains / (Loss) from Capital Assets	4000				
Peductible Allowances	Income / (Loss) from Other Sources	5000				
ax Credits	Foreign Income	6000				
djustable Tax	Agriculture Income	6100				
Final / Fixed / Minimum / Average /	Total Income	9000				
Relevant / Reduced Tax	Deductible Allowances	9009				
Computations	Share of Partner Company in Income of AOP	9011				
	Taxable Income	9100				
	Tax Chargeable	9200				
	Normal Income Tax	920000				
	Final / Fixed / Minimum / Average / Relevant / Reduced Income Tax	920100				
	WWF	920900				
	Tax Credits	9329				
	Turnover / Tax Chargeable u/s 113 @0.2%	923152				
	Turnover / Tax Chargeable u/s 113 @0.25%	923163				
	Turnover / Tax Chargeable u/s 113 @0.5%	923155				
	Turnover / Tax Chargeable u/s 113 @1.25%	923160				
	Income / Super Tax Chargeable	923181				
	Difference of Minimum Tax Chargeable u/s 236C (2)(Proviso)	923189				
	Difference of Minimum Tax Chargeable u/s 148(8) / 153(3)(b)	923192				
	Difference of Minimum Tax Chargeable on Electricity Bill u/s 235	923193				
	Difference of Minimum Tax Chargeable u/s 113	923194				
	Adjustment of Minimum Tax Paid u/s 113 in earlier Year(s)	923198				
	Refund Adjustment of Other Year(s) against Demand of this Year	92101				
	Withholding Income Tax	9201	1= 1			
	Advance Income Tax	9202				
	Advance Income Tax u/s 147(5B)	92021				
	Advance Income Tax u/s 147(A)	92022				
	Admitted Income Tax	9203				
	Demanded Income Tax	9204				
	Refundable Income Tax	9210				

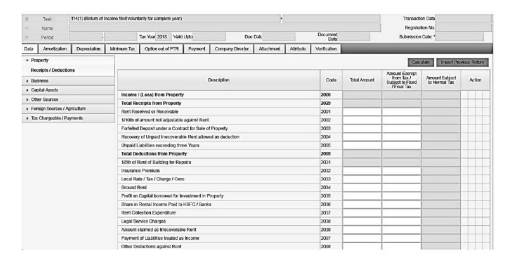
Data	Amortization	Depreciation	Minimum Tax	Option out of PTR	Payment	Company Director	Attachment	Attribute	Verification					
												Calculate	Import Previous	Return
				Description					Code	WDV (BF)	Remaining Useful Years	Extent of Use	Amortization	Action
Intangib	10								3305					+
Expendi	ture providing Lo	ng Term Advanta	ge / Benefit						330516					
Pre-Cor	nmencement Exp	enditure							3306					

Data	Amortization	Depreciation	Minimum Tax	Option out of PTR	Payment	Company Direc	tor Attachm	ant Attribute	Verification					
												Calculate	Import Previous F	Return
		Description		Code V	VDV (BF)	Deletion A	ddition (Used in Pakistan)	Extent of Use	Addition (New)	Extent of Use	Initial Allowance	Depreciation	WDV (CF)	Action
Building	(all types)			3302										
Ramp to	or Disabled Perso	ns		330204										
Plant / N	fachinery (not Ot	herwise specified)	330301										
Comput	er Hardware / Alli ture of IT produc	ed Items / Equipr ts	ment used in	330302										
Furnitur	e (including fitting	is)		330303										
Technica	al / Professional E	Books		330304							V			
Below g	round installation	s of mineral Oil o	oncems	330305										
Offshore	Installations of n	mineral Oil concer	ms	330306										
Office E	guipment			330307										
Machine	ery / Equipment e	ligible for 1st Yea	r Allowance	330308										
Motor V	ehicle (not plying	for hire)		33041										
Motor V	ehicle (plying for l	hire)		33042										
Ships				33043										
Aircrafts	/ Aero Engines			33044										



¹[PART-II-N

Electronic Return for Companies for Tax Year 2018



Business Manufacturing / Trading Items	Description	Code	Total Amount	Amount Exempt from Tax / Subject to Fixed / Final Tax	Amount Subject to Normal Tax	Actio
Other Revenues	Income / (Loss) from Business	3000		/ Final lax		
Management, Administrative, Selling & Financial Expenses	Net Revenue (excluding Sales Tax, Federal Excise, Brokerage, Commission, Discount,					
	Freight Outward)	3029				
Inadmissible / Admissible Deductions	Gross Revenue (excluding Sales Tax, Federal Excise)	3009				
Adjustments	Gross Domestic Sales / Services Fee	3004				
Business Assets / Equity / Liabilities	Gross Exports Sales / Services Fee	3008				
Fransactions > PKR 50 Million with Non-	Selling Expenses (Freight Outward, Brokerage, Commission, Discount, etc.)	3019				
Resident associates	Domestic Commission / Brokerage / Discount / Freight Outward, etc.	3011				
Capital Assets	Foreign Commission / Brokerage / Discount / Freight Outward, etc.	3012				
Other Sources	Rebates / Duty Drawbacks	3070				
Foreign Sources / Agriculture	Cost of Sales / Services	3030				
x Chargeable / Payments	Opening Stock	3039				
no. Grange and Fit agriculture	Domestic Raw Material / Components Opening Balance	3035				
	Import Raw Material / Components Opening Balance	3035				
	Stores / Spares Opening Balance	3037				
	Fuel Opening Balance	3038				
	Work in Process Opening Balance	3034				
	Self-Manufactured Finished Goods Opening Balance	3033				
	Domestic Finished Goods Opening Balance	3031				
	Import Finished Goods Opening Balance	3032				
	Net Purchases (excluding Sales Tax, Federal Excise)	3059				
	Net Domestic Purchases Raw Material / Components	3055				
	Net Import Raw Material / Components	3056				
nter Sources Richard Recognition of Control	Net Stores / Spares Purchases	3057				
	Net Fuel Purchases	3058				
	Net Domestic Purchases Finished Goods	3051				
	Net Import Finished Goods	3052				
	Consumed	3059				
	Domestic Raw Material / Components Consumed	3065				
	Import Raw Material / Components Consumed	3066				
	Stores / Spares Consumed	3067				

¹ New Part-II-N added through SRO 1357(I)/2018 dated 9th November, 2018

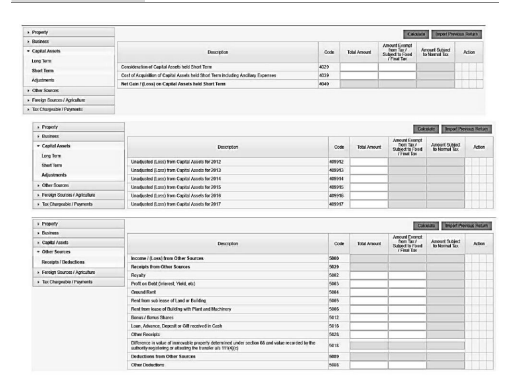
Fuel Consumed	3068	
Work in Process Consumed	3064	
Self-Manufactured Finished Goods Consumed	3063	
Domestic Finished Goods Consumed	3061	
Import Finished Goods Consumed	3062	
Direct Expenses	3089	
Salaries / Wages	3071	
Power	3073	
Gas	3074	
Repair / Maintenance	3077	
Insurance	3080	
Royalty	3081	
Fee for Technical Services	3082	
Other Direct Expenses	3083	
Accounting Americation	3087	
Accounting Depreciation	3088	
Closing Stock	3099	
Domestic Raw Material / Components Closing Balance	3095	
Import Raw Material / Components Closing Balance	3096	
Stores / Spares Closing Balance	3097	
Fuel Closing Balance	3098	
Work in Process Closing Balance	3094	
Self-Manufactured Finished Goods Closing Balance	3093	
Domestic Finished Goods Closing Balance	3091	
Import Finished Goods Closing Balance	3092	
Gross Profit / (Loss)	3100	

Business Manufacturing / Trading Items	Description	Code	Total Amount	Amount Exempt from Tax / Subject to Fixed	Amount Subject to Normal Tax	Action
Other Revenues				/ Final Tax		
Management, Administrative, Selling &	Other Revenues	3129				
Financial Expenses	Fee for Technical / Professional Services	3101				
Inadmissible / Admissible Deductions	Fee for Other Services	3102				
Adjustments	Profit on Debt	3106				
Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Contro	Royalty	3107		ĺ		
Business Assets / Equity / Liabilities	License / Franchise Fee	3108		İ		
Transactions > PKR 50 Million with Non- Resident associates	Accounting Gain on Sale of Intangibles	3115				
	Accounting Gain on Sale of Assets	3116				
Capital Assets	Others	3128				
Other Sources						
Foreign Sources / Agriculture						
Tax Chargeable / Payments						

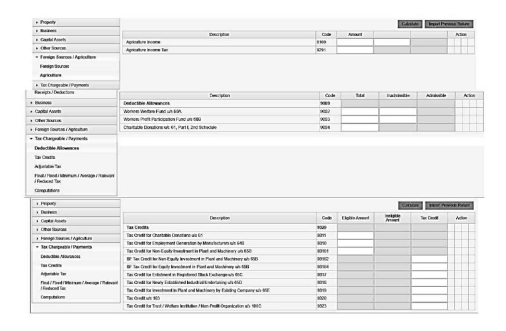
Manufacturing / Trading Items	Description	Code	Total Amount	Amount Example from Tax / Subject to Fixed / Final Tax	Amount Subject to Normal Tax	Actio
	Management, Administrative, Selling & Financial Expenses	3199		/ Filled ties,		
Management, Administrative, Selling & Financial Expenses	Rent	3151				-
Inadmissible / Admissible Deductions	Rates / Taxes / Cess	3152				
	Salaries / Wages / Perquisites / Benefits	3154				
	Traveling / Conveyance / Vehicles Running / Maintenance	3155				
	Electricity / Water / Gas	3158				
	Communication	3162				
Other Revenues Monagement, Administrative, Selling & Financial Expenses Inadmissible / Admissible Deductions Adjustments Business Assats / Equity / Libbables Brusness Assats / Equity / Libbables Brusness Assats / Equity / Libbables Brusness Assats / Equity / Libbables Claytid Associates Capital Associates Capital Associates Foreign Sources / Agriculture	Repair / Maintenance	3165				
Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Contract Con	Stationery / Printing / Photocopies / Office Supplies	3166				
	Advertisement / Publicity / Promotion	3168				
Foreign Sources / Agriculture	Insurance	3170				
Tax Chargeable / Payments	Professional Charges	3171				
	Profit on Debt (Financial Charges / Markup / Interest)	3172				
	Donation / Charity	3174				
	Brokerage / Commission	3178				
	Other Indirect Expenses	3180				
	Directors Fee	3183				
	Workers Profit Participation Fund	3185				
	Provision for Doubtful / Bad Debts	3191				
	Provision for Obsolete Stocks / Stores / Spares / Fixed Assets	3192				
	Provision for Diminution in Value of Investment	3193				
	Irrecoverable Debts Written off	3186				
	Obsolete Stocks / Stores / Spares / Fixed Assets Written off	3187				
	Accounting (Loss) on Sale of Intangibles	3195				
	Accounting (Loss) on Sale of Assets	3196				
	Accounting Amortization	3197				
	Accounting Depreciation	3198				
	Accounting Profit / (Loss)	3200				

Manufacturing / Trading Items	Description	Code	Total Amount	Amount Exempt from Tax / Subject to Fixed / Final Tax	Amount Subject to Normal Tax	Actio
Other Revenues	Inadmissible Deductions	3239				
Management, Administrative, Selling & Financial Expenses	Add Backs u/s 29(2) Provision for Doubtful Debts	3201				
	Add Backs Provision for Obsolete Stocks / Stores / Spares / Fixed Assets	3202				
Inadmissible / Admissible Deductions	Add Backs Provision for Diminution in Value of Investment	3203				
Adjustments	Add Backs u/s 21(i) Provision for Reserves / Funds / Amount carried to Reserves / Funds or					
Business Assets / Equity / Liabilities	Capitalized	3204				
Transactions > PKR 50 Million with Non-	Add Backs u/s 21(a) Cess / Rate / Tax levied on Profits / Gains	3205				
Resident associates	Add Backs w/s 21(b) Amount of Tax Deducted at Source	3206				
Capital Assets	Add Backs u/s 21(c) Payments liable to Deduction of Tax at Source but Tax not Deducted / Paid	3207				
Other Sources	Add Backs u/s 21(d) Entertainment Expenditure above prescribed limit	3208				
Foreign Sources / Agriculture	Add Backs u/s 21(e) Contributions to Unrecognized / Unapproved Funds	3209				
	Add Backs u/s 21(f) Contributions to Funds not under effective arrangement for deduction of Tax at					
Tax Chargeable / Payments	source	3210				
	Add Backs u/s 21(g) Fine / Penalty for violation of any law / rule / regulation	3211				
	Add Backs u/s 21(h) Personal Expenditure	3212				
	Add Backs u/s 21(j) Profit on Debt / brokerage / Commission / salary / remuneration Paid by an AOP to its member	3213				
	Add Backs wis 21(I) Expenditure under a single Account head exceeding prescribed amount not paid through prescribed mode	3215				
	Add Backs u/s 21(m) Salary exceeding prescribed amount not paid through prescribed mode	3216				
	Add Backs u/s 21(n) Capital Expenditure	3217				
	Add Backs uls 67(1) Expenditure attributable to Non-Business Income	3218				
	Add Backs u/s 34(5) Liabilities allowed Previously as deduction not Paid within three Years	3219				
	Add Backs uls 100C(1)(d) - Administrative and management expenses exceeding 15% of total receipts of NPOs, Trusts, &Welfare Institutions	3221				
	Add Backs u/s 28(1)(b) Lease Rental not admissible	3220				
	Add Backs wis 21(o) Sales promotion, advertisement and publicity expenses of pharmaceutical manufacturers exceeding prescribed limit	3224				
	Add Backs Tax Gain on Sale of Intangibles	3225				
	Add Backs Tax Gain on Sale of Assets	3226				
	Add Backs Pre-Commencement Expenditure / Deferred Cost	3230				
	Other Inadmissible Deductions	3234				
	Add Backs Accounting (Loss) on Sale of Intangibles	3235				
	Add Backs Accounting (Loss) on Sale of Assets	3236				
	Add Backs Accounting Americation	3237				
	Add Backs Accounting Depreciation	3238				
	Admissible Deductions	3259				
	Accounting Gain on Sale of Intangibles	3245				
		3246				
	Accounting Gain on Sale of Assets		0		0	
		3246 3247 3248	0		0	
	Accounting Clain on Sale of Assets Tax Amortization for Current Year Tax Depreciation / Initial Allowance for Current Year	3247 3248				
	Accounting Claim on Sale of Assels Tax Amortization for Current Visar Tax Operacional or Missal Allowance for Current Visar Pre-Commencement Expenditure / Delivered Cost	3247 3248 3250				
	Accounting Clain on Sale of Assels Tax Amortization for Current Year Tax Depreciation of Hall Allowance for Current Year Pro-Commencement Expenditure / Deletred Cost Other Admissible Deductions	3247 3248 3250 3254				
	Accounting Gain on Sale of Assels Tax Amortization for Current Visual Tax Depositions of Palliar Allowance for Current Visuar Pro-Commencement Expenditure / Deferred Cost Other Admissible Dedications Tax (0.05) on Sale of intampibles	3247 3248 3250 3254 3255				
	Accounting Claim on Sale of Assels Tax Amortization for Current Year Tax Operacional - Initial Allowance for Current Year Pre-Commencement Expenditure / Delarred Cost Other Admissible Deductions Tax (Loss) on Sale of Intargibles Tax (Loss) on Sale of Assels	3247 3248 3250 3254 3255 3256				
	Accounting Gain on Sale of Assets Tax Amortization for Current Year Tax Depreciation of Intial Allowance for Current Year Pic-Commencement Expenditure / Deferred Cost Other Admissible Deductions Tax (Loss) on Sale of Integribles Tax (Loss) on Sale of Assets United Sale of Assets Tax (Loss) on Sale of Assets	3247 3248 3250 3254 3255				
· Outres	Accounting Claim on Sale of Assels Tax Amortization for Current Year Tax Operacional - Initial Allowance for Current Year Pre-Commencement Expenditure / Delarred Cost Other Admissible Deductions Tax (Loss) on Sale of Intargibles Tax (Loss) on Sale of Assels	3247 3248 3250 3254 3255 3266 3267				
	Accounting Gain on Sale of Assels Tax Amonttastees for Current Veser Tax Depreciation Prilated Allowance for Current Veser Pro-Commencement Expenditure / Deferred Cost Other Admissible Dedications Tax (Loss) on Sale of Intarguises Tax (Loss) on Sale of Intarguises Unabsorbed Tax Amonttastee for Previous Vesars Unabsorbed Tax Depreciation for Previous Vesars Unabsorbed Tax Depreciation for Previous Vesars	3247 3248 3250 3254 3255 3256 3257 3258	0	Amount Exempt from Tax /	0	
Manufacturing / Trading Items	Accounting Gain on Sale of Assets Tax Amortization for Current Year Tax Depreciation of Intial Allowance for Current Year Pic-Commencement Expenditure / Deferred Cost Other Admissible Deductions Tax (Loss) on Sale of Integribles Tax (Loss) on Sale of Assets United Sale of Assets Tax (Loss) on Sale of Assets	3247 3248 3250 3254 3255 3266 3267		Amount Evernpt from Tax / Subject Tax		Acti
Manufacturing / Trading Items Other Revenues	Accounting Gain on Sale of Assels Tax Amontazion for Current Year Tax Depreciation / Initial Allowance for Current Year Pro-Commencement Expenditure / Deferred Cost Other Admissible Deductions Tax (1,065) on Sale of Intangibles Tax (1,065) on Sale of Assels Unstatement Tax Amontazion for Previous Years Unstatement Tax Amontazion for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax	3247 3248 3250 3254 3255 3256 3257 3258 Code	0	Amount Exempt from Tax / Subject to Fried / Final Tax	0	Acti
Manufacturing / Trading items Other Revenues Management, Administrative, Selling &	Accounting Gain on Sale of Assels Tax Amonttastees for Current Vesar Tax Depreciation Pittal Allowance for Current Year Pre-Commencement Expenditure / Deferred Cost Other Admissible Deductions Tax (0.053) on Sale of Intargibles Tax (0.053) on Sale of Intargibles Tax (0.053) on Sale of Assels Unabsserber Tax Amonttastees for Previous Years Unabsserber Tax Depreciation for Previous Years Unabsserber Tax Depreciation for Previous Years Income / (0.05) from Business before adjustment of Admissible Depreciation / Initial Allowance / Amonttation for current / previous years	3247 3248 3260 3254 3255 3256 3257 3258 Code	0	Amount Exempt from Tay Subject to Fried / Final Tax	0	Acti
Manufacturing / Trading Items Other Revenues Management, Administrative, Selling & Financial Expenses	Accounting Gain on Sale of Assels Tax Amontazion for Current Year Tax Depreciation / Initial Allowance for Current Year Pro-Commencement Expenditure / Deferred Cost Other Admissible Deductions Tax (1,065) on Sale of Intangibles Tax (1,065) on Sale of Assels Unstatement Tax Amontazion for Previous Years Unstatement Tax Amontazion for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax Depreciation for Previous Years Unstatement Tax	3247 3248 3250 3254 3255 3256 3257 3258 Code	0	Amount Exempt from Tax / Subject to Fixed / Final Tax	0	Acti
Manufacturing / Trading Items Other Revenues Management, Administrative, Selling & Financial Expenses Inadmissible / Admissible Deductions	Accounting Gain on Sale of Assels Tax Amonttastees for Current Vesar Tax Depreciation Pittal Allowance for Current Year Pre-Commencement Expenditure / Deferred Cost Other Admissible Deductions Tax (0.053) on Sale of Intargibles Tax (0.053) on Sale of Intargibles Tax (0.053) on Sale of Assels Unabsserber Tax Amonttastees for Previous Years Unabsserber Tax Depreciation for Previous Years Unabsserber Tax Depreciation for Previous Years Income / (0.05) from Business before adjustment of Admissible Depreciation / Initial Allowance / Amonttation for current / previous years	3247 3248 3260 3264 3255 3256 3257 3268 Code 3270 327012 327013	0	Amount Evernpt Subject to Fixed / Final Tax	0	Acti
Manufacturing / Trading Items Other Revenues Management, Administrative, Selling & Financial Expenses Inadmissible / Admissible Deductions Adjustments	Accounting Gain on Sale of Assels Tax Amortization for Current Year Tax Depreciation / Initial Allowance for Current Year Pt-Commencement Expenditure / Deferred Cost Other Admissible Deductions Tax (Loss) on Sale of Intrarplates Tax (Loss) on Sale of Assels Unitiatized Tax Amortization for Previous Years Unitatized Tax Depreciation for Previous Years Unitatized Tax Amortization for Previous Years Unitatized Tax Amortization for Previous Years Unitatized Tax Amortization for Previous Years Unitatized Tax Amortization for Previous Years Unitatized Tax Amortization for Current I previous Years Unitatized Tax Amortization for Current I previous Years Unitatized Tax Amortization for Current I previous Years Unitatized Tax Amortization for Current I previous Years Unitatized Tax Amortization for Current I previous Years Unitatized Tax Amortization for Current I previous Years Unitatized Tax Amortization for Current I previous Years Unitatized Tax Amortization for Current I previous Years Unitatized Tax Amortization for Current I previous Years Unitatized Tax Amortization for Current I previous Years Unitatized Tax Amortization for Current I previous Years Unitatized Tax Amortization for Current I previous Years Unitatized Tax Amortization for Current I previous Years Unitatized Tax Amortization for Current I previous Years Unitatized Tax Amortization for Current I previous Years Unitatized Tax Amortization for Current I previous Years Unitatized Tax Amortization for Current I previous Years Unitatized Tax Amortization for Current I previous Years Unitatized Tax Amortization for Current I previous Years Unitatized Tax Amortization for Current I previous Years Unitatized Tax Amortization for Current I previous Years Unitatized Tax Amortization for Current I previous Years Unitatized Tax Amortization for Current I previous Years Unitat	3247 3248 3250 3254 3255 3256 3256 3258 Code 3270 327012 327013 327014	0	Amount Evernor tron Tax / Subsect to Freed / Freet Tax	0	Acti
Manufacturing / Trading Items Other Revenues Management, Administrative, Selling & Financial Expenses Inadmissible / Admissible Deductions	Accounting Gain on Sale of Assels Tax Amontzation for Current Vasar Tax Depreciation Pallad Allowance for Current Year Pro-Commencement Expenditure / Deferred Cost Other Admission Dedictions: Tax (Loss) on Sale of intangibles Tax (Loss) on Sale of intangibles Tax (Loss) on Sale of Assels Unabsorbed Tax Depreciation for Previous Years Unabsorbed Tax Dep	3247 3248 3260 3264 3255 3256 3257 3268 Code 3270 327012 327013	0	Amount Exempt from Tax / from Tax / Subject to Froed / Preal Tax	0	Adi
Manufacturing / Trading Items Other Revenues Management, Administrative, Seiting & Financial Expenses Inadmissible / Admissible Deductions Adjustments Business Asset / Equity / Liabities Transactions - PKR 50 Million with Non-	Accounting Gain on Sale of Assels Tax Amonttastion for Current Voar Tax Depreciation Pittal Allowance for Current Voar Pre-Commencement Expenditure / Deferred Cost Other Admissible Deductions Tax (0.053 on Sale of Intarglieles	3247 3248 3250 3254 3255 3256 3256 3258 Code 3270 327012 327013 327014	0	Amount Evernor Som Tax / Subject to Fixed / Fixed Tax	0	Adi
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Business	Description		Code			
Manufacturing / Trading Items	Total Assets		3349			
Other Revenues	Land		3301			
Management, Administrative, Selling &	Building (all types)		3302			
Financial Expenses	Plant / Machinery / Equipment / Furniture (including fittings)		3303			
nadmissible / Admissible Deductions	Motor Vehicle		3304			
Adjustments	Intangible		3305			
Business Assets / Equity / Liabilities	Pre-Commencement Expenditure		3306			
	Capital Work in Progress		3308			
Fransactions > PKR 50 Million with Non- Resident associates			3311			
	Long Term Investments					
Capital Assets	Advances / Deposits / Prepayments		3312			
Other Sources	Trade Debtors / Receivables		3313			
Foreign Sources / Agriculture	Inventories		3314			
Tax Chargeable / Payments	Stocks / Stores / Spares		3315			
tax Chargeadie / Payments	Short Term Investments		3316			
	Short Term Advances / Deposits / Prepayments		3317			
	Current Portion of Long Term Investments		3318			
	Cash / Cash Equivalents		3319			
	Other Assets		3348			
	Total Equity / Liabilities		3399			
	Authorized Capital		3351			
	Issued, Subscribed & Paid up capital		3352			
	Share Deposit Money		3353			
	Capital Reserves		3361			
	Revenue Reserves		3362			
	Funds		3363			
	Accumulated Profits		3364			
	Revaluation Surplus		3365			
			3371			
	Long Term Borrowings / Debt / Loan			_		
	Liabilities against Assets subject to Finance Lease		3372			
	Deferred Liabilities		3373			
	Provisions / Contingencies		3374			
	Short Term Borrowings / Debt / Loan		3381			
			3392			
	Current Portion of Long Term Liabilities		1000			
	Advances / Deposits / Accrued Expenses		3383			
	Trade Creditors / Payables		3384			
	Other Liabilities Description Total Value of Revenue Transactions with Non-Resident associates	Co 3849	3398	ts Paymer	nts	Action
Justiness lanufacturing / Trading Items ther Revenues		3849	3398	ts Paymer	nts	Action
lanufacturing / Trading Items ther Revenues lanacement, Administrative, Selling &	Decorption Total Value of Revenue Transactions with Non-Resident associates Raw Material / Components		3398	ts Paymer	nts	Action
lanufacturing / Trading Items ther Revenues lanacement, Administrative, Selling &	Description Total Value of Revenue Transactions with Non-Resident associates Raw Material Components Finished Goods	3849 3801 3802	3398	ts Paymer	nts	Action
lanufacturing / Trading Items	Description Total Value of Revenue Transactions with Non-Resident associates Raw Material / Components Frisched Goods Stock in Trade	3849 3801 3802 3803	3398	ts Paymer	nts	Action
anufacturing / Trading Items ther Revenues anagement, Administrative, Selling & nancial Expenses admissible / Admissible Deductions	Description Total Value of Revenue Transactions with Non-Resident associates Raw Material / Components Frisched Goods Stock in Trade Others	3849 3801 3802 3803 3804	3398	ts Paymer	nts	Action
anufacturing / Trading Items ther Revenues anagement, Administrative, Selling & nancial Expenses admissible / Admissible Deductions djustments	Decorption Total Value of Revenue Transactions with Non-Resident associates Raw Material Components Finished Goods Stock in Trade Others Rent	3849 3801 3802 3803 3804 3805	3398	ts Paymer	nts	Action
sandacturing / Trading Items ther Revenues lanagement, Administrative, Setting & nancial Expenses admissible / Admissible Deductions djustments usness Assets / Equity / Liabilities	Description Total Value of Revenue Transactions with Non-Resident associates Raw Material / Components Frisched Goods Stock in Trade Others Rent Royally / License Fee / Franchise Fee	3849 3801 3802 3803 3804 3805 3806	3398	ts Paymer	nts	Action
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anufacturing / Trading filems her Revenues imagement, Administrative, Selling & nancial Expenses individual Expenses individual Expenses issues Assets / Faulty / Liabilities insaections > PORE 50 Million with Mon- individual Expenses input Assets potal Assets profit Sources / Agriculture	Description Total Value of Revenue Transactions with Non-Resident associates Raw Material Components Frinzhed Goods Stock in Trade Others Royalty / Lorense Fee / Franchise Fee Intangütes Fee for Managerial / Financial / Administrative / Marketing / Training Services Fee for Managerial / Financial / Administrative / Marketing / Training Services Fee for Research / Development Services Commission Profit on Debt (Financial Charges / Marketing / Interest) Dividend (Common / Preferred Stock / Deemed Dividend) Insurance Prenium Quarantees Others (concluding Derivatives)	3849 3801 3802 3803 3804 3805 3806 3809 3810 3811 3812 3813 3814 3815	3398	S Payment	ritis .	Action
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▶ Property				Calc	uiste Import Pre	vious Retur
Business				Amount Exernal		
Capital Assets	Description	Code	Total Amount	from Tax / Subject to Fixed	Amount Subject to Normal Tax	Action
Other Sources				/ Final Tax		
Foreign Sources / Agriculture	Foreign Property Income / (Loss)	6029				
Foreign Sources	Foreign Property Income / (Loss)	6021		4		
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Agriculture	Foreign Property Income / (Loss)	6023				
Tax Chargeable / Payments	Foreign Property Income / (Loss)	6024				
	Foreign Business Income / (Loss)	6039				
	Foreign Business Income / (Loss)	6031				
	Foreign Business Income / (Loss)	6032				
	Foreign Business Income / (Loss)	6033				
	Foreign Business Income / (Loss)	6034				
	Foreign Capital Gains / (Loss)	6049				
	Foreign Capital Gains / (Loss)	6041				
	Foreign Capital Gains / (Loss)	6042				
	Foreign Capital Gains / (Loss)	6043				
	Foreign Capital Gains / (Loss)	6044				
	Foreign Other Sources Income / (Loss)	6059				
	Foreign Other Sources Income / (Loss)	6051		i		
	Foreign Other Sources Income / (Loss)	6052				
	Foreign Other Sources Income / (Loss)	6053				
	Foreign Other Sources Income / (Loss)	6054				



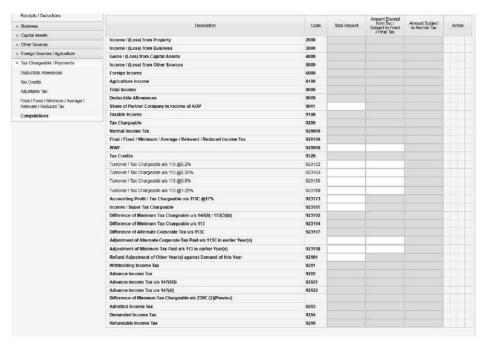
Receipts / Deductions	Description	Code	Receipts / Value	Tax Collected / Deducted	Tax Chargeable	Action
Business	Adjustable Tax	640000		Deduction	Orangouse	
Capital Assets	Import u/s 148 @1%	64010002				
Other Sources	Import u/s 148 @2%	64010004				-
Foreign Sources / Agriculture	Import u/s 148 @3%	64010006				
Tax Chargeable / Payments	Import u/s 148 @4.5%	64010009				
Deductible Allowances	Import u/s 148 @5.5%	64010011				
Tax Credits	Import u/s 148 @6%	64010012				
Adjustable Tax	Profit on Debt u/s 151 from NSC / PO Deposits	64040001				+
	Profit on Debt u/s 151 from Bank Accounts / Deposits	64040002				+
Final / Fixed / Minimum / Average / Relevant / Reduced Tax	Profit on Debt u/s 151 from Government Securities	64040003				+
Computations	Profit on Debt w's 151 from Others	64040004				+
Computations	Payment for Goods, Services, Contracts, Rent, etc. to a Non-Resident u/s 152(2)	64050007				11
	Profit on Debt to a Non-Resident u/s 152(2)	64050008				+
	Payment for Goods to a PE of a Non-Resident u/s 152(2A)(a) / Division II, Part III, 1st Schedule	64050009				ŦŤ
	Payment for Transport Services to a PE of a Non-Resident u/s 152(2A)(b) / Division II, Part III, 1st Schedule	64050010				П
	Payment for Other Services to a PE of a Non-Resident u/s 152(2A)(b) / Division II, Part III, 1st Schedule	64050011				
	Payment for Contracts to a PE of a Non-Resident u/s 152(2A)(c) / Division II, Part III, 1st Schedule	64050012				
	Payment for Goods u/s 153(1)(a) @1%	64060002				
	Payment for Goods u/s 153(1)(a) @1.5%	64060003			1	11
	Payment for Goods u/s 153(1)(a) @2%	64000004				
	Payment for Goods u/s 153(1)(a) @4%	64060008				
	Payment for Services uls 153(1)(b) @1%					
	Payment for Services u/s 153(1)(b) @2%					
	Payment for Services uls 153(1)(b) (28%					
	Payment for Services u/s 153(1)(b) @12%					
	Rent of Property wis 155	64080001				+
	Cash Withdrawal from Bank uls 231A	64100101				+
	Certain Banking Transactions wis 231AA	64100201				+
	Motor Vehicle Registration Fee ws 231B(1)	64100301				+
	Moler Vehicle Transfer Fee wis 231B(2)	64100302				+
	Motor Vehicle Sale u/s 231B(3)	64100303				+
	Motor Vehicle Leasing uts 231B(1A)	64100304				+
	Margin Financing, Margin Trading or Securities Lending w/s 233AA	64120201				
	Goods Transport Public Vehicle Tax u/s 234	64130001				+
	Passenger Transport Public Vehicle Tax uls 234	64130002				+
	Private Vehicle Tax u/e 234	64130003				+
	Electricity Bill of Commercial Consumer u/s 235	64140001				+
	Electricity Bill of Industrial Consumer u/s 235	64140002				+
	Telephone Bill uls 236(1)(a)	64150001				+
	Celiphone Bill Ws 236(1)(a)	64150002				+
	Prepaid Telephone Card u/s 236(1)(b)	64150003				+
	Phone Unit u/s 236(1)(c)	64150004				+

Internet Bill u/s 236(1)(d)	64150005	+
Prepaid Internet Card u/s 236(1)(e)	64150006	
Purchase by Auction u/s 236A	64150101	
Domestic Air Ticket Charges u/s 236B	64150201	
Sale / Transfer of Immovable Property u/e 235C	64150301	
Functions / Gatherings Charges w/s 2360	64150401	
Issuance of License to Cable Opeartors u/s 236F	64150601	
Renewal of License to Cable Opeartors u/s 236F	64150602	
issuance of License to IPTV, FM Radio, MMDS, Mobile TV, Mobile Audio, Satellite TV Channel and Landing Rights u/s 236F	64150603	
Renewal of License to IPTV, FM Radio, MMDS, Mobile TV, Mobile Audio, Satellite TV Channel and Landing Rights u/s 236F	64150604	
Screening of Foreign TV drama sorial or play (other than in english) w/s 236F	64150605	
Purchase of other commodities by Distributors / Dealers / Wholesalers u/s 236G	64150701	
Purchase of Fertilizer by Distributors / Dealers / Wholesalers uls 236G	64150702	
Purchase by Retailers u/s 236H	64150801	
Issuance / Renewal of License to Dealers / Commission Agents / Arhatis u/s 236J	64151001	
Purchase / Transfer of Immovable Property u/s 236K	64151101	
Purchase of International Air Ticket u/s 236L	64151201	
Banking transactions otherwise than through cash u/s 236P	64151501	
Education related expenses remitted abroad u/s 236R	64151701	
Advance tax on general insurance premium u/s 235U	64151902	
Advance tax on life insurance premium u/s 236U	64151903	
Advance tax on extraction of minerals u/s 236V	64151904	
Advance tax on tobacco u/s 236X	64152101	

Receipts / Deductions	Description	Code	Receipts / Value	Tax Collected / Deducted	Tax Chargeable	Actio
Business	Final / Fixed / Minimum / Average / Relevant / Reduced Tax	640001				
Capital Assets	Import u/s 148 @1%	64010052				
Other Sources	Import u/s 148 @2%	64010054				
Foreign Sources / Agriculture	Import u/s 148 @3%	64010056				
Tax Chargeable / Payments	Import u/s 148 @4.5%	64010059				
Deductible Allowances	Import u/s 148 @5.5%	64010061				
Tax Credits	Import u/s 148 @6%	64010062				
Adjustable Tax	Import u/s 148 @1.75%	64010081				
Final / Fixed / Minimum / Average /	Import of Edible Oil u/s 148 @5.5%	64010161				
Relevant / Reduced Tax	Import of Packing Material u/s 148 @5.5%	64010181				
Computations	Dividend u/s 150 @7.5%	64030052				
	Dividend u/s 150 @ 10%	64030053				
	Dividend u/s 150 @12.5%	64030054				
	Dividend u/s 150 @15%	64030055				
	Dividend u/s 150 @25%	64030059				
	Return on investment in sukuks u/s 5AA	64030098				
	Dividend to a Non-Resident covered under ADTT u/s 150 / u/s 5	64030099				11
	Royalty / Fee for Technical Services to a Non-Resident uis 152(1) / Division IV, Part I, 1st Schedule	64050051				
	Payment for Contracts for Construction, Assembly or Installation to a Non-Resident u/s 152(1A)(a) / - Division II, Part III, 1st Schedule	64050052				
	Payment for Services, Contracts to a Non-Resident u/s 152(1A)(b) / Division II, Part III, 1st Schedule	64050053			8	
	Fee for Advertisement Services to a Non-Resident u/s 152(1A)(c) / Division II, Part III, 1st Schedule	64050054				
	Insurance / Reinsurance Premium to a Non-Resident u/s 152(1AA) / Division III, Part III, 1st Schedule	64050055				
	Fee for Advertisement Services to a Non-Resident u/s 152(1AAA) / Division II, Part III, 1st Schedule	64050056				
	Profit on Debt wis 152(2) / w/c (5A), Part II, 2nd Schedule	64050096				+
	Royalty / Fee for Technical Services to a Non-Resident covered under ADTT	64050097			14	
	Payment for Goods, Services, Contracts, Rent, Capital Gains, etc. to a Non-Resident covered under ADTT	64050098				
	Payment for foreign produced commercials to a Non-Resident u/s 152A	64050100				
	Payment for Goods u/s 153(1)(a) @1%	64060052				
	Payment for Goods u/s 153(1)(a) @1.5%	64060053				
	Payment for Goods u/s 153(1)(a) @2%	64060054				
	Payment for Goods u/s 153(1)(a) @4%	64060058				
	Payment for Services u/s 153(1)(b) @1%	64060152				
	Payment for Services u/s 153(1)(b) @1.5%	64060153				
	Payment for Services u/s 153(1)(b) @2%	64060154			3	
	Payment for Services u/s 153(1)(b) (Q8%	64060166			-	
	Payment for Services uls 153(1)(b) @14.5% Receipts from Contracts u/s 153(1)(c) @7%	64060264				
	Fee for Export related Services u/s 153(2) @1%	64060352				
	Export Proceeds u/s 154(1) @1%	64070054				
	Foreign Indenting Commission u/s 154(2)	64070151				

Sale Proceeds of goods to exporter u/s 154(3)	64070152
Sale Proceeds of of goods by industrial undertaking w/s 154(3A)	64070153
Contract Payments to Indirect exporter u's 154(3B)	64070154
Export Proceeds u/s 154(3C)	64070155
Prize on Prize Bond u/s 156.	64090051
Winnings from Crossword Puzzle u/s 156	64090052
Winnings from Raffle ws 156	64090053
Winnings from Lottery u/s 156	64090054
Winnings from Quiz w/s 156	64090055
Winnings from Sale Promotion u/s 156	64090055
Commission / Discount on patroleum products als 156A @12%	64090151
Brokerage / Commission uls 233 @5%	64120060
Brokerage / Commission wis 233 @8%	64120065
Brokerage / Commission als 233 @10%	64120070
Brokerage / Commission uls 233 @12%	64120074
Value of Shares traded through a member of a Stock exchange uts 233A (1)(a)	
Value of Shares traded through a member of a Stock exchange u/s 233A (1)(b)	
CNG Station Gas Bill u/s 234A	64130151
Tax collected u/s 235 from CNG station	
Lease of rights to collect toils u/s 236A(3)	64150102
Issuance of Bonus Shares by Companies quoted on Stock Exchange u/s 236M	64151351
Issuance of Bonus Shares by Companies not quoted on Stock Exchange uls 236N	64151451
Payment for use or right to use industrial, commercial and scientific equipment u/s 236Q (1)	64151651
Rent of Machinery and equipment u's 236Q (2)	64151652
Dividend Specie u/s 236S @7.5%	64151802
Dividend Specie u/s 236S @10%	64151803
Dividend Specie u/s 236S @12.5%	64151904
Dividend Specie u/s 236S @25%	64151806
Dividend Specie u/s 236S @15%	64151607
Advance tax on registering or attesting transfer of immovable property u/s 236W	64151951
Capital Gains on Immovable Property u/s 37(1A) @0%	64220051
Capital Gains on Immovable Property u/s 37(1A) @2.5%	64220052
Capital Gains on Immovable Property u/s 37(1A) @5%	64220053
Capital Gains on Immovable Property u/s 37(1A) @7.5%	64220054
Capital Gains on Immovable Property u/s 37(1A) @10%	64220055
Capital Gains on immovable property u/s 37(1A) @3.75%	64220057
Capital Gains on Securities u/s 37A @0%	64220151
Capital Gains on Securities u/s 37A @5% (PMEX/Cash Settled Securities)	64220153
Capital Gains on Securities u/s 37A @7.5%	64220157
Capital Gains on Securities u/s 37A @12.5%	64220155
Capital Gains on Securities u's 37A @15%	64220156
Capital Gains on Securities u/s 37A @ corporate tax rate	64220199
Capital Gains on Securities un 68, 4th Schedule @ Corporate Tax Rate	64220259
Purchase of Locally Produced Edible Oil wis 148(A)	64310063
Fee for Carriage Services by Oil Tanker / Goods Transport Contractor u/c (430) / (43E), Part IV, 2nd Schedule	64320051
Receipts from Shipping Business of a resident person uls 7A	64310055

Fee for Transport Services outside Pakistan u/c (3), Part II, 2nd Sch @1%	64310061
Fee for Advertising services by electronic and print media outside Pakistan u/c (3), Part II, 2nd Sch @6.75%	64310062
Fee for Other Services outside Pakistan ulc (3), Part II, 2nd Sch @4%	64310063
Income derived from sources outside Pakistan by Pakistan Cricket Board ufc (3B), Part II, 2nd 8chedule @ 4%	64310064
Receipts for Contracts outside Pakistan uic (3), Part II, 2nd Schedule @ 3.50%	64310071
Surplus funds of NPO w/s 100C(1A)	64030093
Tax on undistributed profits u/s 5A	64030094
Accounting Profit after Tax	64030096
Parable uls 5A	64030096





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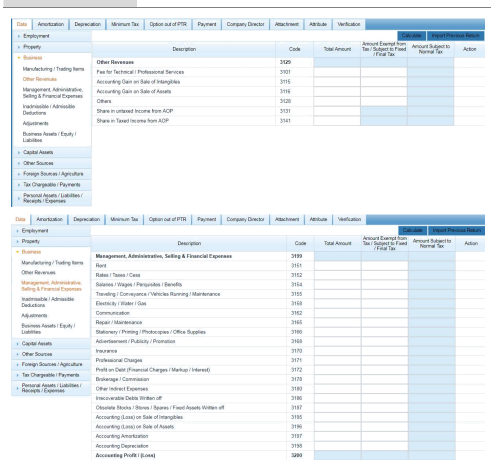
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¹[PART-II-O

Electronic Return for Individual for Tax Year 2019



¹ New Part-II-O added through SRO 979(I)/2019 dated 2nd September, 2019

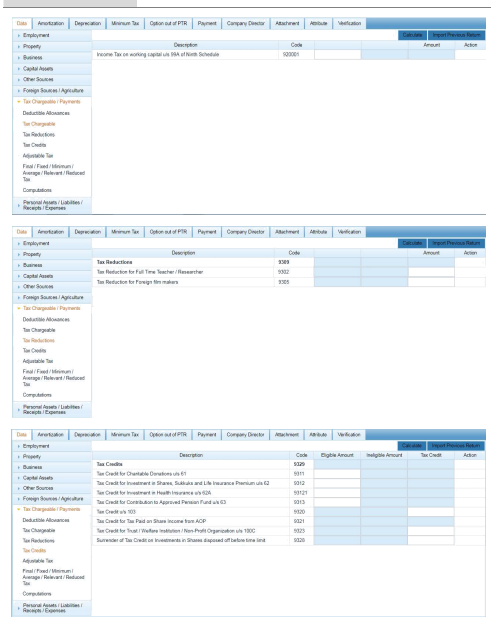


Data	Amortization	Deprecia	tion Minimum Ta	x Option out of PTR	Payment	Company Director	Attachme	nt A	ttribute	Verification			
▶ Emp	oloyment										Ca	Iculate Import Pre	vious Return
Prop	perty			Des	cription			Code	Tota	Amount	Amount Exempt from Tax / Subject to Fixed	Amount Subject to	Action
▼ Busi	iness		Inadmissible Ded					3239			/ Final Tax	Normal Tax	
Mani	ufacturing / Tradin	g Items		2) Provision for Doubtful	Dakta			3239					
	er Revenues			on for Obsolete Stocks /		o / Eiwad Assats		3202					
Mana	agement, Adminis	trative,		on for Diminution in Value	and the sections			3203					
	ng & Financial Exp Imissible / Admissi) Provision for Reserves			s / Funds	3204					
	uctions	UNU		a) Cess / Rate / Tax levie	d on Profits / C	Bains		3205					
Adju	istments			b) Amount of Tax Deduct		Jun 10		3206					
Busin	iness Assets / Equi	ity /		c) Payments liable to Dec		at Source but Tax not E	educted /	3207					
Cani	ital Assets		Add Backs u/s 21(d) Entertainment Expend	iture above pre	escribed limit		3208					
				e) Contributions to Unrec				3209					
	er Sources		Add Backs u/s 21(f) Contributions to Funds			leduction	3210					
	eign Sources / Agri		of Tax at source	et alle i e									
Tax	Chargeable / Payr	nents		g) Fine / Penalty for viola	tion of any law	/ rule / regulation		3211					
	sonal Assets / Liab eipts / Expenses	ilities /		h) Personal Expenditure	. 127 1115 13		2011/2012/2012	3212					
Trece	elpta / Expellada		by an AOP to its m		eu			3213					
			amount not paid th) Expenditure under a sir rough prescribed mode	. 54	4 (4 E) (1 (4 E) (1 (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E) (4 E		3215					
			Add Backs u/s 21(mode	m) Salary exceeding pres	scribed amoun	t not paid through pres	cribed	3216					
			Add Backs u/s 21(n) Capital Expenditure				3217					
				1) Expenditure attributable	e to Non-Busir	ness Income		3218					
				5) Liabilities allowed Prev			iree	3219					
			Add Backs u/s 28(1)(b) Lease Rental not ac	Imissible			3220					
			Add Backs u/s 21(o) Sales promotion, adve	rtisement and	publicity expenses of		3224					
				in on Sale of Intangibles				3225					
			Add Backs Tax Ga	in on Sale of Assets				3226					
			Add Backs Pre-Co	mmencement Expenditur	re / Deferred C	ost		3230					
			Other Inadmissible	Deductions				3234					
			Add Backs Accoun	iting (Loss) on Sale of Int	angibles			3235					
				iting (Loss) on Sale of As				3236					
			Add Backs Accoun					3237					
			Add Backs Accoun	iting Depreciation				3238					
			Admissible Dedu					3259					
				n Sale of Intangibles				3245 3246					
			Accounting Gain of Tax Amortization for					3247					
			Tax Depreciation /	Initial Allowance for Curr				3248					
				nt Expenditure / Deferre	d Cost			3250					
			Other Admissible E Tax (Loss) on Sale					3254 3255					
			Tax (Loss) on Sale	of Assets				3256					
				mortization for Previous				3257					
Data	Amortization	Deprecia		epreciation for Previous x Option out of PTR	Years Payment	Company Director	Attachmer	3258	ttribute	Verification			
_	ployment	Бергеси	mon in minimum ru	x opinion out or r in	1 dynam	Company Director	Patter	n /	in locate	vermeauon	Ca	culate Import Pre	vious Retur
Prop	perty			Desc	ription			Code	Total	Amount	Amount Exempt from Tax / Subject to Fixed / Final Tax	Amount Subject to	Action
Busi	iness		Income / (Loss) fro	m Business before adjus	tment of Admir	ssible Depreciation / In	itial 3	3270			/ Final Tax	Normal Tax	
	rufacturing / Tradin	g Items		zation for current / previo	us years		1.7	327013					
	er Revenues ragement, Adminis	tration		from Business for 2014				327014					
Sellin	ing & Financial Exp	enses		from Business for 2015				327015					
Inadi Dedi	lmissible / Admissi luctions	ble		from Business for 2016 from Business for 2017				327016 327017					
Adju	stments			from Business for 2017 from Business for 2018				327017					
Liabi	iness Assets / Equ ilities	ity /											
-1147	oital Assets												
	er Sources	audtur.											
	eign Sources / Agri Chargeable / Payr												
	sonal Assets / Liab eipts / Expenses												
	pints / Evpansos												



CHAPTER - XIX MISCELLANEOUS



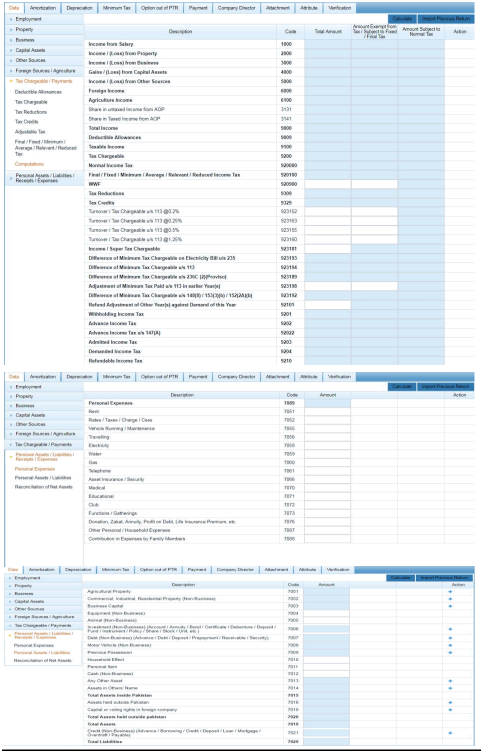


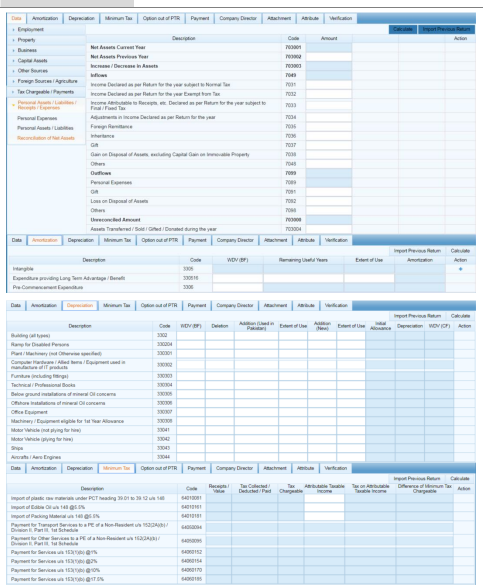
					alculate Impact D	wiour Des
Employment				Tax Collected /	alculate Import Pre	_
Property	Description	Code	Receipts / Value	Deducted	Tax Chargeable	Actio
Business	Adjustable Tax	640000				
Capital Assets	Import u/s 148 @1%	64010002				
	Import u/s 148 @2%	64010004				
Other Sources	Import u/s 148 @3%	64010006				
Foreign Sources / Agriculture	, , , , , , , , , , , , , , , , , , ,					
Tax Chargeable / Payments	Import u/s 148 @4%	64010008				
	Import u/s 148 @4.5%	64010009				
Deductible Allowances	Import u/s 148 @5.5%	64010011				
Tax Chargeable	Import u/s 148 @6%	64010012				
Tax Reductions	Salary of Federal Government Employees u/s 149	64020001				
Tax Credits						
	Salary of Provincial Government Employees u/s 149	64020002				
Adjustable Tax	Salary of Corporate Sector Employees u/s 149	64020003				
Final / Fixed / Minimum /	Salary of Other Employees u/s 149	64020004				
Average / Relevant / Reduced Tax	Directorship Fee u/s 149(3)	64020005				
	Payment for Goods, Services, Contracts, Rent, etc. to a Non-Resident u/s 152(2)	64050007				
Computations	Profit on Debt to a Non-Resident u/s 152(2)	64050008				4
Personal Assets / Liabilities /		04050000				
Receipts / Expenses	Payment for Goods to a PE of a Non-Resident u/s 152(2A)(a) / Division II, Part III, 1st Schedule	64050009				
	Payment for Contracts to a PE of a Non-Resident u/s 152(2A)(c) / Division II, Part III, 1st Schedule	64050012				
	Payment for Goods u/s 153(1)(a) @1%	64060002				
	Payment for Goods u/s 153(1)(a) @1.5%	64060003				
	Payment for Goods u/s 153(1)(a) @2.5%	64060005				
	Payment for Goods u/s 153(1)(a) @4.5%	64060009				
	Withdrawal from Pension Fund u/s 156B	64090201				
	Cash Withdrawal from Bank u/s 231A	64100101				
	Certain Banking Transactions u/s 231AA	64100201				+
	A CONTRACT OF THE CONTRACT OF					
	Motor Vehicle Registration Fee u/s 231B(1)	64100301				+
	Motor Vehicle Transfer Fee u/s 231B(2)	64100302				+
	Motor Vehicle Sale u/s 231B(3)	64100303				+
	Motor Vehicle Leasing u/s 231B(1A) @4%	64100304				
						-27
	Value of Shares traded by a member of a Stock exchange u/s 233A (1)(c)	64120103				
	Value of Shares traded through a member of a Stock exchange u/s 233A (1)(a)	64120101				
	Financing of carry over trades of Shares u/s 233A (1)(d)	64120104				
	Value of Shares traded through a member of a Stock exchange u/s 233A (1)(b)	64120102				
	Margin Financing, Margin Trading or Securities Lending u/s 233AA	64120201				
		20020000				
	Goods Transport Public Vehicle Tax u/s 234	64130001				+
	Passenger Transport Public Vehicle Tax u/s 234	64130002				
	kan and the state of the state	64130003				
	Private Vehicle Tax u/s 234					
	Electricity Bill of Domestic Consumer u/s 235A	64140101				+
	Telephone Bill u/s 236(1)(a)	64150001				+
	Cellphone Bill u/s 236(1)(a)	64150002				+
	Prepaid Telephone Card w/s 236(1)(b)	64150003				
	Phone Unit u/s 236(1)(c)	64150004				
	Internet Bill u/s 236(1)(d)	64150005				+
	Prepaid Internet Card u/s 236(1)(e)	64150006				+
						- *
	Purchase by Auction u/s 236A	64150101				
	Domestic Air Ticket Charges u/s 236B	64150201				
	Sale / Transfer of Immovable Property u/s 236C	64150301				
	Tax Deducted u/s 236C where property purchased & sold within Tax Year	64150302				
		64150303				
	Tax Deducted u/s 236C where property purchased prior to current Tax Year					
	Functions / Gatherings Charges u/s 236D	64150401				
	Issuance of License to Cable Opeartors u/s 236F	64150601				
	Renewal of License to Cable Opeartors u/s 236F	64150602				
	Issuance of License to IPTV, FM Radio, MMDS, Mobile TV, Mobile Audio, Satellite TV					
	Channel and Landing Rights u/s 236F	64150603				
	Renewal of License to IPTV, FM Radio, MMDS, Mobile TV, Mobile Audio, Satellite TV	64150604				
	Channel and Landing Rights u/s 236F	04100004				
	Screening of Foreign TV drama serial or play (other than in english) u/s 236F	64150605				
	Purchase of other commodities by Distributors / Dealers / Wholesalers u/s 236G	64150701				
	Purchase of Fertilizer by Distributors / Dealers / Wholesalers u/s 236G	64150702				
	Purchase by Retailers u/s 236H	64150801				
	Educational Institution Fee u/s 236I	64150901				
	Issuance / Renewal of License to Dealers / Commission Agents / Arhatis u/s 236J	64151001				
	Purchase / Transfer of Immovable Property u/s 236K	64151101				
	Purchase of International Air Ticket u/s 236L	64151201				
	Banking transactions otherwise than through cash u/s 236P	64151501				
	Education related expenses remitted abroad u/s 236R	64151701				
	Advance tax on extraction of minerals u/s 236V	64151904				
	Tobacco u/s 236X	64152101				
		64151902				
	General insurance premium u/s 236U	04101002				
		6/15/1002				

Data Amortization Dep	reciation	Minimum Tax	Option out of PTR	Payment	Company Director	Attachment	Att	ribute	Verification				
Employment											Calculate	Import Pre	vious Retu
Property		Description						Rece	ipts / Value	Tax Collected Deducted	/ Tax	Chargeable	Actio
Business	Fin	al / Fixed / Minim	um / Average / Releva	int / Reduced	l Tax	64000	1						
Capital Assets	Imp	ort u/s 148 @1%				64010	052						
Other Sources	Imp	ort u/s 148 @2%				64010	054						
Foreign Sources / Agriculture	Imp	ort u/s 148 @3%				64010	056						
Tax Chargeable / Payments	Imp	ort u/s 148 @4.59	i .			64010	059						
	Imp	ort u/s 148 @5.59	6			64010	061						
Deductible Allowances	Imp	ort u/s 148 @6%				64010	062						
Tax Chargeable	Imp	ort u/s 148 @1.75	%			64010	081						
Tax Reductions	Imp	ort u/s 148 @2.75	%			64010	082						
Tax Credits	Imp	ort u/s 148 @4.12	5%			64010	083						
Adjustable Tax	Imp	ort of Edible Oil u/	s 148 @5.5%			64010	161						
Final / Fixed / Minimum / Average / Relevant / Reduced Tax		Import of Packing Material u/s 148 @5.5%											
	No.	of imported mobile	e phones u/s 148 up to	30\$ @ Rs. 7	0	64120	045						
Computations	No.	of imported mobile	e phones u/s 148 exce	eding 30\$ up	to 100\$ @ Rs. 730	64120	046						
		of imported mobile	e phones u/s 148 exce	eding 100\$ u	to 200\$ @ Rs. 930	64120	047						
Personal Assets / Liabilities / Receipts / Expenses	No.	of imported mobile	e phones u/s 148 exce	eding 200\$ up	to 350\$ @ Rs. 970	64120	048						
	No.	of imported mobile	e phones u/s 148 exce	eding 350\$ u	to 500\$ @ Rs. 3000	64120	049						
	No.	of imported mobile	e phones u/s 148 exce	eding 500\$ @	Rs. 5200	64120	050						
	Div	idend u/s 150 @7.	5%			64030	052						
	Div	idend u/s 150 @10	1%			64030	053						
	Div	dend u/s 150 @12	2.5%			64030	054						
	Div	idend u/s 150 @15	5%			64030	055						
	Ret	urn on investment	in sukuks u/s 5AA			64030	098						
	Div	dend to a Non-Re	sident covered under A	ADTT u/s 150	/ u/s 5	64030	099						
		alty / Fee for Tech Schedule	nical Services to a No	n-Resident u/s	s 152(1) / Division IV, Par	I, 64050	051						
			s for Construction, Ass on II, Part III, 1st Sche		allation to a Non-Residen	64050	052						
		ment for Services 1st Schedule	Contracts to a Non-R	esident u/s 15	2(1A)(b) / Division II, Par	64050	053						
		for Advertisemen Schedule	t Services to a Non-Re	sident u/s 152	2(1A)(c) / Division II, Part	64050	054						
		urance / Reinsurar 1st Schedule	ice Premium to a Non-	Resident u/s	152(1AA) / Division II, Pa	t 64050	055						
		for Advertisemen 1st Schedule	t Services to a Non-Re	sident u/s 152	2(1AAA) / Division II, Part	64050	056						
		alty / Fee for offsh t I, 1st Schedule	ore digital services to	a Non-Reside	nt u/s 152(1C) / Division	V. 64050	057						

Payment for Transport Services to a PE of a Non-Resident u/s 152(2A)(b) / Division I, Part III, 1st Schedule	64050094	
Profit on Debt u/s 152(2) / u/c (5A), Part II, 2nd Schedule	64050096	
Payment for Other Services to a PE of a Non-Resident u/s 152(2A)(b) / Division II, Part III, 1st Schedule	64050095	
Royalty / Fee for Technical Services to a Non-Resident covered under ADTT	64050097	
Payment for Goods, Services, Contracts, Rent, Capital Gains, etc. to a Non-Resident covered under ADTT	64050098	
Payment for foreign produced commercials to a Non-Resident u/s 152A	64050100	
Payment for Goods u/s 153(1)(a) @1%	64060052	
Payment for Goods u/s 153(1)(a) @1.5%	64060053	
Payment for Goods u/s 153(1)(a) @2.5%	64060055	
Payment for Goods u/s 153(1)(a) @4.5%	64060059	
Payment for Services u/s 153(1)(b) @1%	64060152	
Payment for Services u/s 153(1)(b) @1.5%	64060153	
Payment for Services u/s 153(1)(b) @2%	64060154	
Payment for Services u/s 153(1)(b) @10%	64060170	
Payment for Services u/s 153(1)(b) @17.5%	64060185	
Receipts from Contracts u/s 153(1)(c) @7.5%	64060265	
Receipts from Contracts u/s 153(1)(c) @10%	64060270	
Fee for Export related Services u/s 153(2) @1%	64060352	
Export Proceeds u/s 154(1) @1%	64070054	
Foreign Indenting Commission u/s 154(2)	64070151	
Sale Proceeds of goods to exporter u/s 154(3)	64070152	
Sale Proceeds of of goods by industrial undertaking u/s 154(3A)	64070153	
Contract Payments to indirect exporter u/s 154(3B)	64070154	
Export Proceeds u/s 154(3C)	64070155	
Income from property u/s 15(6)	64080052	
Prize on Prize Bond u/s 156	64090051	
Winnings from Crossword Puzzle u/s 156	64090052	
Winnings from Raffle u/s 156	64090053	
Winnings from Lottery u/s 156	64090054	
Winnings from Quiz u/s 156	64090055	
Winnings from Sale Promotion u/s 156	64090056	
Commission / Discount on petroleum products u/s 156A @12%	64090151	
Attributable income from controlled foreign company u/s 109A @ 15%	64120031	
Brokerage / Commission u/s 233 @5%	64120060	
Brokerage / Commission u/s 233 @8%	64120066	
Brokerage / Commission u/s 233 @10%	64120070	

D. 1. C. C. C. C. C. C. C. C. C. C. C. C. C.	64120074	
Brokerage / Commission u/s 233 @12%		
CNG Station Gas Bill u/s 234A	64130151	
Tax collected u/s 235 from CNG station	64130152	*
Electricity Bill of Commercial Consumer u/s 235	64140051	+
Electricity Bill of Industrial Consumer u/s 235	64140052	
Lease of rights to collect tolls u/s 236A(3)	64150102	
Payment for use or right to use industrial, commercial and scientific equipment u/s 236Q (1)	64151651	
Rent of Machinery and equipment u/s 236Q (2)	64151652	
Sales of certain petroleum products u/s 236HA	64151653	
Dividend Specie u/s 236S @7.5%	64151802	
Dividend Specie u/s 236S @10%	64151803	
Dividend Specie u/s 236S @12.5%	64151804	
Dividend Specie u/s 236S @15%	64151807	
Advance tax on registering or attesting transfer of immovable property u/s 236W	64151951	
Capital Gains on Immovable Property u/s 37(1A) @0%	64220051	
Capital Gains on Immovable Property u/s 37(1A) @2.5%	64220052	
Capital Gains on Immovable Property u/s 37(1A) @5%	64220053	
Capital Gains on Immovable Property u/s 37(1A) @7.5%	64220054	
Capital Gains on Immovable Property u/s 37(1A) @10%	64220055	
Capital Gains on immovable property u/s 37(1A) @3.75%	64220057	
Capital Gains on Securities u/s 37A @0%	64220151	
Capital Gains on Securities u/s 37A @5% (PMEX/Cash Settled Securities)	64220153	
Capital Gains on Securities u/s 37A @7.5%	64220157	
Capital Gains on Securities u/s 37A @10%	64220158	
Capital Gains on Securities u/s 37A @12.5%	64220155	
Capital Gains on Securities u/s 37A @15%	64220156	
Purchase of Locally Produced Edible Oil u/s 148(A)	64310053	
Fee for Carriage Services by Oil Tanker / Goods Transport Contractor u/c (43D) / (43E), Part IV, 2nd Schedule	64320051	
Receipts from Shipping Business of a resident person u/s 7A	64310055	
Profit on debt u/s 7B	64310056	
Fee for Transport Services outside Pakistan u/c (3), Part II, 2nd Sch @1%	64310061	
Fee for Advertising services by electronic and print media outside Pakistan u/c (3), Part II, 2nd Sch @0.75%	64310062	
Fee for Other Services outside Pakistan u/c (3), Part II, 2nd Sch @5%	64310063	
Receipts for Contracts outside Pakistan u/c (3), Part II, 2nd Schedule @ 3.75%	64310071	
Tax on business income of builders u/s 7C (advance tax installments paid under Rule 13S)	64310072	
Transport Monetization for Civil Servants (after deduction of drivers salary) u/c (27), Part II, 2nd Schedule	64210051	
Flying / Submarine Allowance (not exceeding basic pay) u/c (1), Part III, 2nd Schedule	64210052	
Allowance to Pilots (exceeding basic pay) u/c (1AA), Part III, 2nd Schedule	64210053	
Employment Termination Benefits u/s 12(6) Chargeable to Tax at Average Rate	64210054	
Salary Arrears u/s 12(7) Chargeable to Tax at Relevant Rate	64210056	





CHAPTER - XIX MISC



Part-II-O

Electronic Return for Salaried Individuals for Tax Year 2019







Part-II-O

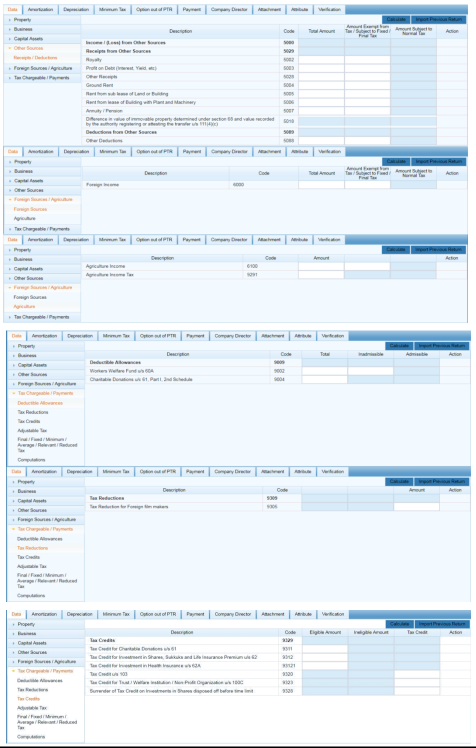
Electronic Return for Association of Persons for Tax Year 2019







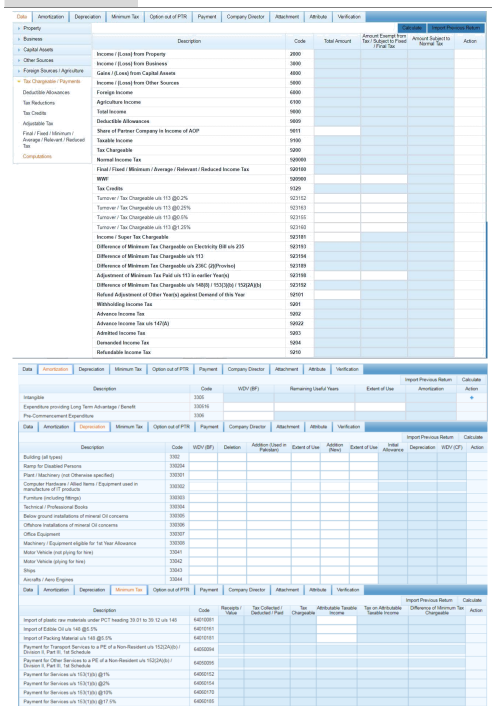




Property				C	Calculate Import Pro	vious Retu
Business	Description	Code	Receipts / Value	Tax Collected / Deducted	Tax Chargeable	Actio
		640000	Receipts / Value	Deducted	lax Unargeable	Actio
Capital Assets	Adjustable Tax					
Other Sources	Import u/s 148 @1%	64010002 64010004				
Foreign Sources / Agriculture	Import u/s 148 @2%					
Tax Chargeable / Payments	Import u/s 148 @3%	64010006				
Deductible Allowances	Import u/s 148 @4%	64010008				
Tax Reductions	Import u/s 148 @4.5%	64010009				
Tax Credits	Import u/s 148 @5.5%	64010011				
Adjustable Tax	Import u/s 148 @6%	64010012				
Final / Fixed / Minimum /	Payment for Goods, Services, Contracts, Rent, etc. to a Non-Resident u/s 152(2)	64050007				
Average / Relevant / Reduced	Profit on Debt to a Non-Resident u/s 152(2)	64050008				*
Tax	Payment for Goods to a PE of a Non-Resident u/s 152(2A)(a) / Division II, Part III, 1st Schedule	64050009				
Computations	Payment for Contracts to a PE of a Non-Resident u/s 152(2A)(c) / Division II, Part III, 1st Schedule	64050012				
	Payment for Goods u/s 153(1)(a) @1%	64060002				
	Payment for Goods u/s 153(1)(a) @1.5%	64060003				
	Payment for Goods u/s 153(1)(a) @2.5%	64060005				
	Payment for Goods u/s 153(1)(a) @4.5%	64060009			1	
	Cash Withdrawal from Bank u/s 231A	64100101				+
	Certain Banking Transactions u/s 231AA	64100201				+
	Motor Vehicle Registration Fee w/s 231B(1)	64100301				+
	Motor Vehicle Transfer Fee u/s 231B(2)	64100302				
	Motor Vehicle Sale u/s 231B(3)	64100303				4
	Motor Vehicle Leasing u/s 231B(1A) @4%	64100303				4
	Value of Shares traded by a member of a Stock exchange u/s 233A (1)(c)	64120103) -
		64120103			-	
	Value of Shares traded through a member of a Stock exchange u/s 233A (1)(a)	64120101				
	Financing of carry over trades of Shares u/s 233A (1)(d) Value of Shares traded through a member of a Stock exchange u/s 233A (1)(b)	64120104			-	
		64120102				
	Margin Financing, Margin Trading or Securities Lending u/s 233AA	64130001				
	Goods Transport Public Vehicle Tax u/s 234	64130001				
	Passenger Transport Public Vehicle Tax u/s 234					
	Private Vehicle Tax u/s 234	64130003				.*
	Telephone Bill u/s 236(1)(a)	64150001				
	Cellphone Bill w's 236(1)(a)	64150002				
	Prepaid Telephone Card u/s 236(1)(b)	64150003				*
	Phone Unit u/s 236(1)(c)	64150004				40.1
	Internet Bill u/s 236(1)(d)	64150005				4
	Prepaid Internet Card u/s 236(1)(e)	64150006				
	Purchase by Auction u/s 236A	64150101				
	Domestic Air Ticket Charges u/s 236B	64150201				
	Sale / Transfer of Immovable Property u/s 236C	64150301				
		64150301				
	Tax Deducted u/s 236C where property purchased & sold within Tax Year	64150302			-	
	Tax Deducted u/s 236C where property purchased prior to current Tax Year Functions / Gatherings Charges u/s 236D	64150303				
	Issuance of License to Cable Opeartors u/s 236F	64150601 64150602				
	Renewal of License to Cable Opeartors u/s 236F	E.W. 2007				
	Issuance of License to IPTV, FM Radio, MMDS, Mobile TV, Mobile Audio, Satellite TV Channel and Landing Rights w/s 236F	64150603				
	Renewal of License to IPTV, FM Radio, MMDS, Mobile TV, Mobile Audio, Satellite TV Channel and Landing Rights u/s 236F	64150604				
	Screening of Foreign TV drama serial or play (other than in english) u/s 236F	64150605				
	Purchase of other commodities by Distributors / Dealers / Wholesalers u/s 236G	64150701				
	Purchase of Fertilizer by Distributors / Dealers / Wholesalers u/s 236G	64150702				
	Purchase by Retailers u/s 236H	64150801				
	Issuance / Renewal of License to Dealers / Commission Agents / Arhatis u/s 236J	64151001				
	Purchase / Transfer of Immovable Property u/s 236K	64151101				
	Purchase of International Air Ticket u/s 236L	64151201				
	Banking transactions otherwise than through cash u/s 236P	64151501				
	Education related expenses remitted abroad u/s 236R	64151701				
	Advance tax on extraction of minerals u/s 236V	64151904				
	Tobacco u/s 236X	64152101				
	Persons remitting amounts abroad through credit / debit / prepaid cards u/s 236Y	64151905				

CHAPTER - XIX MISCELLANEOUS

Royalty / Fee for offshore digital services to a Non-Resident u/s 152(1C) / Division IV, Part I, 1st Schedule	64050057	
Payment for Transport Services to a PE of a Non-Resident u/s 152(2A)(b) / Division II, Part III, 1st Schedule	64050094	
Profit on Debt w/s 152(2) / u/c (5A), Part II, 2nd Schedule	64050096	
Payment for Other Services to a PE of a Non-Resident u/s 152(2A)(b) / Division II, Part III, 1st Schedule	64050095	
Royalty / Fee for Technical Services to a Non-Resident covered under ADTT	64050097	
Payment for Goods, Services, Contracts, Rent, Capital Gains, etc. to a Non-Resident covered under ADTT	64050098	
covered under ADTT Payment for foreign produced commercials to a Non-Resident ws 152A	64050100	
Payment for Goods u/s 153(1)(a) @1%	64060052	
Payment for Goods u/s 153(1)(a) @1.5%	64060053	
Payment for Goods u/s 153(1)(a) @2.5%	64060055	
Payment for Goods u/s 153(1)(a) @4.5%	64060059	
Payment for Services u/s 153(1)(b) @1%	64060152	
Payment for Services u/s 153(1)(b) @1.5%	64060153	
Payment for Services u/s 153(1)(b) @2%	64060154	
Payment for Services u/s 153(1)(b) @10% Payment for Services u/s 153(1)(b) @17.5%	64060170 64060185	
Receipts from Contracts u/s 153(1)(c) @7.5%	64060265	
Receipts from Contracts u/s 153(1)(c) @10%	64060270	
Fee for Export related Services u/s 153(2) @1%	64060352	
Export Proceeds u/s 154(1) @1%	64070054	
Foreign Indenting Commission u/s 154(2)	64070151	
Sale Proceeds of goods to exporter u/s 154(3)	64070152	
Sale Proceeds of of goods by industrial undertaking u/s 154(3A)	64070153	
Contract Payments to indirect exporter u/s 154(3B)	64070154	
Export Proceeds u/s 154(3C)	64070155 64080052	
Income from property u/s 15(6) Prize on Prize Bond u/s 156	64080052	
Winnings from Crossword Puzzle u/s 156	64090052	
Winnings from Raffle u/s 156	64090053	
Winnings from Lottery u/s 156	64090054	
Winnings from Quiz u/s 156	64090055	
Winnings from Sale Promotion u/s 156	64090056	
Commission / Discount on petroleum products u/s 156A @12%	64090151	
Attributable income from controlled foreign company u/s 109A @ 15%	64120031	
Brokerage / Commission u/s 233 @5%	64120060	
NAME AND ADDRESS OF THE PARTY O	64120066	
Brokerage / Commission u/s 233 @8%	64120066	
Brokerage / Commission u/s 233 @10% Brokerage / Commission u/s 233 @12%	64120074	
CNG Station Gas Bill u/s 234A	64130151	
Fax collected u/s 235 from CNG station	64130151	
Electricity Bill of Commercial Consumer u/s 235	64140051	
Electricity Bill of Industrial Consumer u/s 235	64140052	
Lease of rights to collect tolls u/s 236A(3)	64150102	
Payment for use or right to use industrial, commercial and scientific equipment u/s		
236Q (1)	64151651	
Rent of Machinery and equipment u/s 236Q (2)	64151652	
Sales of certain petroleum products u/s 236HA	64151653	
Dividend Specie u/s 236S @7.5%	64151802	
Dividend Specie u/s 236S @10%	64151803	
Dividend Specie u/s 236S @12.5%	64151804	
Dividend Specie u/s 236S @15%	64151807	
Advance tax on registering or attesting transfer of immovable property u/s 236W	64151951	
Capital Gains on Immovable Property u/s 37(1A) @0% Capital Gains on Immovable Property u/s 37(1A) @2.5%	64220051 64220052	
Capital Gains on Immovable Property u/s 37(1A) @2.5% Capital Gains on Immovable Property u/s 37(1A) @5%	64220052	
Capital Gains on Immovable Property u/s 37(1A) @5%	64220053	
Capital Gains on Immovable Property u/s 37(1A) @10%	64220054	
Capital Gains on immovable property u/s 37(1A) @10 %	64220057	
Capital Gains on Securities u/s 37A @0%	64220151	
Capital Gains on Securities u/s 37A @5% (PMEX/Cash Settled Securities)	64220153	
Capital Gains on Securities u/s 37A @7.5%	64220157	
Capital Gains on Securities u/s 37A @10%	64220158	
Capital Gains on Securities u/s 37A @12.5%	64220155	
Capital Gains on Securities u/s 37A @15%	64220156	
Purchase of Locally Produced Edible Oil u/s 148(A)	64310053	
ee for Carriage Services by Oil Tanker / Goods Transport Contractor u/c (43D) / 43E), Part IV, 2nd Schedule	64320051	
43E), Part IV, 2nd Schedule Receipts from Shipping Business of a resident person u/s 7A	64310055	
receipts from Snipping Business of a resident person u/s 7A Profit on debt u/s 7B	64310056	
Fee for Transport Services outside Pakistan w/c (3), Part II, 2nd Sch @1%	64310056	
Fee for Advertising services by electronic and print media outside Pakistan u/c (3), Part II, 2nd Sch @0.75%	64310062	
ee for Other Services outside Pakistan u/c (3), Part II, 2nd Sch @5%	64310063	
Receipts for Contracts outside Pakistan u/c (3), Part II, 2nd Schedule @ 3.75%	64310071	
Tax on business income of builders u/s 7C (advance tax installments paid under Rule	64310072	
13S)		
Tax on business income of developers u/s 7D (advance tax installments paid under Rule 13s) Raw on business income of developers u/s 7D (advance tax installments paid under Rule 13s)	64310073	



CHAPTER - XIX MISCELLANEOUS



¹[Part-II-OA

Part-II-OA

	Part-II-OA
Form	Instructions for Filling in Return Form & Wealth Statement Instructions
roini	The following persons are required to furnish a return of income for a tax year:
	(a) Every company;
	(b) Every person (other than a company) whose taxable income for the year exceeds PKR 400,000;
	(c) Every non-profit organization as defined in clause (36) of section 2:
	(d) Every welfare institution approved under clause (58) of Part I of the Second Schedule;
	(e) Every person who has been charged to tax in respect of any of the two preceding tax years;
	(f) Every person who claims a loss carried forward under this Ordinance for a tax year;
	(g) Every person who owns immovable property with a land area of two hundred and fifty square yards or more or owns any flat located in
	areas falling within the municipal limits existing immediately before the commencement of Local Government laws in the provinces; or area:
	in a Cantonment; or the Islamabad Capital Territory;
	(h) Every person who owns immoveable property with a land area of five hundred square yards or more located in a rating area;
	(i) Every person who owns a flat having covered area of two thousand square feet or more located in a rating area;
	(j) Every person who owns a motor vehicle having engine capacity above 1000 CC;
	(k) Every person who has obtained National Tax Number;
	(I) Every person who is the holder of commercial or industrial connection of electricity where the amount of annual bill exceeds rupees five
	hundred thousand:
	(m) Every person who is registered with any chamber of commerce and industry or any trade or business association or any market
	committee or any professional body including Pakistan Engineering Council, Pakistan Medical and Dental Council, Pakistan Bar Council or
	any Provincial Bar Council, Institute of Chartered Accountants of Pakistan or Institute of Cost and Management Accountants of Pakistan;
	(n) Every individual whose income under the head Business exceeds PKR 300,000 but does not exceed PKR 400,000 in a tax year.
	(o) Every individual & AOP deriving property income exceeding Rs. 200,000
	The following errors / omissions shall render a Return invalid & make the taxpayer a non-filer & liable to penalty under section 182(1):
General	(a) Return on which CNIC is missing or incorrect or invalid;
	(b) Return on which mandatory fields marked by * are empty;
	(c) Return which is not signed by the Taxpayer or his Representative (as defined in section 172 of the Income Tax Ordinance, 2001);
	(d) Return which is not filed in the prescribed Form;
	(e) Return which is not filed in the prescribed mode.
	Individuals deriving income under the head Property, Capital Gains & Other Sources (excluding Salary / Business) & Income subject to fixed
	final tax have to file one page Return in IT-1B Form with Annex-A, Annex-F & Wealth Statement if required to be filed.
	Individuals deriving income under the head business or falling under Final Tax Regime (FTR) such as Commercial Importers, Exporter
	Contractors, etc. have to file two page Return in IT-2 Form with Annex-A, Annex-B, Annex-F & Wealth Statement if required to be filed. Anne
	C, Annex-D & Annex-E are required only where Depreciation / Amortization, Admissible / Inadmissible Deductions & Minimum Tax Chargeab
	/ Option out of Presumptive Tax Regime are involved.
	Individuals, including members of AOPs or directors of Companies must file Wealth Statement.
	Taxpayers may file Return of Total Income / Statement of Final Taxation & Wealth Statement through the following modes:
	Electronically at FBR Portal (https://iris.fbr.gov.pk/infosys/public/txplogin.xhtml) which is mandatory for all Companies, AOPs, Sales Tax
	Registered Persons, Refund Claimants, Individuals having income under the head Salary & Individuals declaring taxable income of one million
	and more or turnover or receipts exceeding fifty million. However, all others are also encouraged to electronically file Return;
	Manually on paper at Taxpayer Facilitation Counter of the respective Regional Tax Office. Paper Return Form can be downloaded from FBR
	Website http://www.fbr.gov.pk.
	Taxpayers may seek guidance through the following modes:
	By calling Helpline 0800 00 227, 051 111-227-227
	By visiting the nearest Taxpayer Facilitation Centre (TFC), list of which can be downloaded from FBR website at http://www.fbr.gov.pk
	Tax can be paid in any authorized branch of NBP & SBP at any time before filing of return. List of authorized branches of NBP & SBP can be
	downloaded from http://www.fbr.gov.pk.
IT-1B	
IT-2	Only Foreign Income (Not Loss) should be declared.
IT-1B	and the district of the second
IT-2	Only Agriculture Income (Not Loss) should be declared.
IT-1B	
IT-2	Tax Credits include Tax Credits for the following:
	Share in Taxed Income from AOP;
	Charitable Donations u/s 61:
	Investment in Shares of Public Companies listed on a Stock Exchange in Pakistan (only for Original Allottee other than a Company) u/s 62;
	Life Insurance Premium (only for Residnet Individual deriving income from Salary / Business) u/s 62;
	Contribution to Approved Pension Fund (only for Pakistani Individual registered with FBR / NADRA deriving income from Salary / Business) us
	Contribution to Approved Pension Fund (only for Pakistani Individual registered with FBH / NADHA deriving income from Salary / Business) tr 63:
	Taxpayers wanting to opt out of Final Tax Regime (FTR) u/c (56B), (56C), (56D), (56E), (56F), (56G), Part IV, Second Schedule, must file
Annex-E	Taxpayers wanting to opt out of Final Lax Hegime (FTH) wc (56B), (56D), (56D), (56E), (56F), (56G), Part IV, Second Schedule, must file Annex-E.
Annex-E Annex-F	Annex-E. Only Personal / Household (Non-Business) expenses should be declared.
AIIIGAT	Only Personan' nousemoir (non-reasiness) expenses should be declared. Expenses borne by more than one person must be declared in total by each person. For example, if in one family more than one member is
	contibuting to expenses or if more than one family is living jointly & within each family more than one member is contributing to expenses, total
	consuming to expenses on inflore training is riving joining a wittiin learn the training mention is continuum, to expenses, to be expenses under each head must be declared by each member of each family filing his wealth statement & then contribution by other family
Annex-F	expenses three activities and excellent by each member or each rainly limit miss weath statement of their contribution by other family members be deducted to arrive at own contribution.
Wealth Statement	
	All assets must be delared at cost, including ancillary expenses.
Juni Gialement	If an asset is acquired under a Hire Purchase Agreement, total price should be declared as asset under the appropriate head & balance
Wealth Statement	payable amount should be declared as liability.
	If Wealth Statement is filed for the first time, separate Reconciliation Statement must be filed for each previous year.
··· caim siatement	Equipment, Plant, Machinery (Non-Business) must be declared with description, for example, Generator, Tubewell, Harvestor, Tractor, Trolley
Wealth Statement	Equipment, Flant, Machinery (Non-Business) must be declared with description, for example, denerator, Tubewell, Harvestor, Tractor, Trolley etc.
r cann oratement	Assets created, whether in Pakistan or abroad, in the name of spouse(s), children & other dependents should be declared only if acquired by
Wealth Statement	
· · · · · · · · · · · · · · · · · · ·	A separate column for assets held outside Pakistan has been added wherein any/all assets held abroad are to be declared at cost in Pak
Wealth Statement	
am oratement	report to the same

 $^{^{\}rm 1}$ New Part-II-OA added through SRO 1160(I)/2019 dated $\,$ 27th September 2019

Individual Paper Return for Tax Year 2019 RETURN OF TOTAL INCOME / STATEMENT OF FINAL TAXATION UNDER THE INCOME TAX ORDINANCE, 2001 (IT-1B) (FOR INDIVIDUAL, DERIVING INCOME UNDER ANY HEAD OTHER THAN SALARY / BUSINESS) Name* Tax Year 2019 CNIC* NTN Address Exempt from Amount Total Tax / Subject Subject to Amount to Fixed / **Normal Tax** Description Code **Final Tax** В 2000 Income/(loss) from property 2 Gains / (Loss) from Capital Assets 4000 3 Income / (Loss) from Other Sources 5000 6000 4 Foreign Income 5 Share in untaxed Income from AOP 3131 6 Share in Taxed Income from AOP 3141 7 Total Income* 9000 Total Inadmissible Admissible 8 Deductible Allowances [9+10+11] 9009 9 Zakat u/s 60 9001 10 Deductible Allowance for Profit on Debt u/s 60C 9007 11 Educational expenses u/s 60D 9008 12 Taxable Income [7-8] 9100 13 Tax Chargeable [Col.C 14-15+16+25] 9200 14 Normal Income Tax 920000 15 Tax Credits 9329 Computations 16 Super Tax @ 2% 920700 17 Tax Paid [Sr. 18 + 19 + 25 + Sr.1 Annex-A] 64220057 18 Advance Income Tax 9202 19 Admitted Income Tax 9203 20 Refundable Income Tax [13-17 if <0] 9210 21 Demanded Income Tax [13-17 if >0] 9204 22 Refund Adjustment of Other Year(s) against Demand of this Year [=20] 92101 6100 23 Agriculture Income 24 Agriculture Income Tax 9291 Tax Collected Deducted/Pa Receipts Value d Chargeable 25 Final / Fixed / Minimum / Average / Relevant / Reduced Income Tax 640001 26 Import of Mobile u/s 148 64120045 27 Dividend u/s 150 @7 28 Dividend u/s 150 @109 64030053 29 Dividend u/s 150 @ 12.50% 64030054 64030055 30 Dividend u/s 150 @ 15% 31 Yield on Bahbood certificates/Pensioners benefit account 64030071 32 Profit on Debt u/s 7B 64310056 33 Income from property u/s 15(6) 64080052 34 Prize on Prize Bond u/s 156 64090051 35 Winnings from Crossword Puzzle u/s 156 64090052 36 Winnings from Raffle u/s 156 37 Winnings from Lottery u/s 156 64090054 38 Winnings from Quiz u/s 156 64090055 39 Winnings from Sale Promotion u/s 156 64090056 40 Dividend in specie u/s 236S @ 7.5% 41 Dividend in specie u/s 236S @ 10% 64151802 64151803 42 Dividend in specie u/s 236S @ 12.5% 64151804 43 Dividend in specie u/s 236S @ 15% 44 Advance tax on registering or attesting transfer of immovable property u 64151951 45 Capital Gains on Immovable Property u/s 37(1A) @0% 64220051 46 Capital Gains on Immovable Property u/s 37(1A) @2.59 64220052 47 Capital Gains on Immovable Property u/s 37(1A) @ 3.75% 64220057 Fixed 48 Capital Gains on Immovable Property u/s 37(1A) @5% 64220053 49 Capital Gains on Immovable Property u/s 37(1A) @7.5% 64220054 50 Capital Gains on Immovable Property u/s 37(1A) @10% 64220055 Final 51 Capital Gains on Securities u/s 37A @ 0% 64220151 52 Capital Gains on Securities u/s 37A @ 53 Capital Gains on Securities u/s 37A @ 7.5% 64220157 54 Capital Gains on Securities u/s 37A @ 10% 64220158 55 Capital Gains on Securities u/s 37A @ 12.59 64220155 56 Capital Gains on Securities u/s 37A @ 15% 64220156 CNIC No.

Representative (as defined in section 172 of the Income Tax Ordinance, 2001) of the Taxpayer named above, do solemnly declare that to the best of my knowledge & belief the information given in this Return / Statement u/s 115(4) is correct & complete in accordance with the provisions of the Income Tax Ordinance, 2001 & Income Tax Rules, 2002.

Date:

Verification

		2)				
		FOR INDIVIDUAL DERIVING INCOME UNDER THE HEAD BUSINE	SS & ANY O	THER HEAD		
Nan					Tax Year NTN*	2019
Addr					NIN	
	Sr.	Description	Code	Total Amount	Amount Exempt from Tax / Subject to Fixed / Final Tax	Amount Subject to Normal Ta
	1	Income/(loss) from property (2+3+4)	2000	Α	В	С
	2	Rent received or receivable	2001			
	3	1/10th of amount not adjustable against rent	2002	S.		
_	4	Forfeited deposit under a contract for sale of property	2003			
	-	Income from Business	2000	3		
_	5	Income from Business Gains / (Loss) from Capital Assets (including securities)	3000 4000			
_	0	Income / (Loss) from Other Sources [Sum of 8 to 16] - [Sum of	4000			
	7	17 to 19]	5000			=
	8	Receipts from Other Sources	5029			
	9	Royalty	5002			
		Profit on Debt (Interest, Yield, etc)	5003			
ses		Ground Rent	5004			
Sources		Rent from sub lease of Land or Building	5005			
So		Rent from lease of Building with Plant and Machinery	5006			
Other :	14	Annuity/pension Difference in value of immovable property determined u/s	5007			
	15	68 and value recorded by the authority registering or attesting the transfer u/s 111(4) (c)	5018			
		Other Receipts	5028			
	17	Deductions from Other Sources	5089	-		
		Accounting Depreciation	5064			
		Other Deductions	5088			
		Foreign Income	6000			
	21	Share in untaxed Income from AOP	3131	0		
	22	Share in Taxed Income from AOP	3141			
	23	Total Income*	9000			
_				Total	Inadmissible	Admissib
es		Deductible Allowances [25+26+27+28]	9009			
Allowances	25	Zakat u/s 60	9001			
N N		Workers Welfare Fund u/s 60A	9002			
₹	27	Deductible Allowance for Profit on Debt u/s 60C Educational expenses u/s 60D	9007 9008			
		Taxable Income [23-24]*	9100			
		Tax Chargeable	9200			
SU		Normal Income Tax	920000			
Ę	32	Tax Credits	9329			
nta	33	Difference of Minimum Tax Chargeable u/s 148(8) / 153(3)(b)	923192			
Computations		Adjustment of Minimum Tax Paid u/s 113 in earlier Year(s) [<= (31-				
ပိ	34	32+33)]	923198			
	35	Difference of Minimum Tax Chargeable on Electricity Bill u/s 235	923193			
		Difference of Minimum Tax Chargeable u/s 113	923194			
	-	Turnover / Tax Chargeable u/s 113 @0.2%	923152			
	38	Turnover / Tax Chargeable u/s 113 @0.25%	923163			
		Turnover / Tax Chargeable u/s 113 @0.5%	923155			
us	-	Turnover / Tax Chargeable u/s 113 @1.25%	923160			
Computations	41	Super Tax @ 2 %	920700			
pri		Tax Paid [as per 43 + 44 + 50 + Annex'A']	****			
m o		Advance Income Tax Admitted Income Tax	9202 9203			
O	44	Admitted income Tax	9203		2	
-	45	Refundable Income Tax [30-42 if <0]	9210			
		Demanded Income Tax [30-42 if >0]	9204			
		Refund Adjustment of Other Year(s) against Demand of this Year [=				
		46]	92101			
		WWF	920900		4	
	_	Agriculture Income	6100			
_	50	Agriculture Income Tax	9291			
9			, CNIC No.			, in my capa
verification		elf / Representative (as defined in section 172 of the Income Tax Ordin				
=	decla	ire that to the best of my knowledge & belief the information given in th	is Return / St	atement u/s	115(4) are correct	& complete

	FOR INDIVIDUAL DERIVING INCOME UNDER THE HEAD BUSINE	SS & ANY O	THER HEAD	EXCEPT SALA	RY
Name*				Tax Year	2019
CNIC*				NTN	
Sr	Description	Code	Receipts / Value / Number	Tax Collected/ Deducted/Pai d	Tax Chargeab
			Α	В	С
51	Final / Fixed / Minimum / Average / Relevant / Reduced Income Tax [Sum of 52 to 145]	640001			
50	Attributable income from controlled foreign company u/s 109A @15%	64030055			
	Import u/s 148 @1%	64010052			
	Import u/s 148 @2%	64010052			
	Import u/s 148 @3%	64010054			
	Import u/s 148 @4%	64010058			
	Import u/s 146 @4-%	64010058			
	Import u/s 148 @5.5% Import u/s 148 @6%	64010061 64010062			
	Import u/s 148 @6% Import u/s 148 @ 1.75%	64010062			17
		64010081			11
	Import u/s 148 @ 2.75%				
62		64010083 64010161			1
63					
	Import of Packing Material u/s 148 @5.5%	64010181			
65		64120045			
66		64030052			
67		64030053	V		
68		64030054			
69	Dividend u/s 150 @ 15% Yield on Behbood Certificates / Pensioner''s Benefit	64030055			
70		64030071			
71		64030098			
72		64030099			
73	Royalty / Fee for Technical Services to a Non-Resident u/s 152(1) /	64050051			
70 71 72 73 74 75 76 76 77 78 78	Payment for Contracts for Construction, Assembly or Installation to a	64050052			
75		64050053			
76	Division II, Part III, 1st Schedule	64050054			
77		64050055			
78	Fee for Advertisement Services to a Non-Resident u/s 152(1AAA) / Division II, Part III, 1st Schedule	64050056			
79	Profit on Debt u/s 152(2) / u/c (5A), Part II, 2nd Schedule	64050096			
80	Royalty / Fee for Technical Services to a Non-Resident covered under ADDT	64050097			
81	Payment for Goods, Services, Contracts, Rent, etc. to a Non-Resident covered under ADDT	64050098			
82	Payment for foreign produced commercials to a non- resident u/s 152A	64050100			
83	Payment for transport services to a PE of a non-resident u/s 152(2A)(b) @ 2%	64050094			
84	Payment for other services to a PE of a non-resident u/s 152(2A)(b) @ 10%	64050095			
85	Fee for offshore digital servies to a non-resident u/s 152(1C) @5%	64050057		. 1	
	Payment for Goods u/s 153(1)(a) @1%	64060052			1
87	Payment for Goods u/s 153(1)(a) @1.5%	64060053			
88	Payment for Goods u/s 153(1)(a) @ 2.5%	64060055		u III	
	Payment for Goods u/s 153(1)(a) @4.5%	64060059			
90	Payment for Services u/s 153(1)(b) @ 1%	64060152			

04	Downert for conjugative 152(1)/h) @ 1.59/	64060450		
	Payment for Services u/s 153(1)(b) @ 1.5%	64060153 64060154		+
	Payment for Services u/s 153(1)(b) @ 2% Payment for Services u/s 153(1)(b) @ 10%	64060154		_
	Receipts from Contracts u/s 153(1)(c) @7.5%	64060170		
	Receipts from Contracts u/s 153(1)(c) @10%	64060270		
		64060352		
	Fee for Export related Services u/s 153(2) @1% Export Proceeds u/s 154 @1%	64070054		
_	Foreign Indenting Commission u/s 154(2) @5%	64070151		+
	Sale proceeds of goods to exporter u/s 154(3) Sale proceeds of goods by industrial undertaking u/s	64070152		
	154(3A)	64070153		
	Contract payments to indirect exporter u/s 154(3B)	64070154		
	Export Proceeds u/s 154(3C)	64070155		
	Income from Property u/s 15(6)	64080052		
	Prize on Prize Bond u/s 156	64090051		1
	Winnings from Crossword Puzzle u/s 156	64090052		
				+
	Winnings from Raffle u/s 156 Winnings from Lottery u/s 156	64090053		+
		64090054	-	+
	Winnings from Quiz u/s 156	64090055		+
	Winnings from Sale Promotion u/s 156	64090056		-
	Commission / Discount on petroleum products u/s 156A @ 12%	64090151		
	Brokerage / Commission u/s 233 @8%	64120066		_
	Brokerage / Commission u/s 233 @10%	64120070		
	Brokerage / Commission u/s 233 @12%	64120074		
	CNG Station Gas Bill u/s 234A	64130151		1
	Electricity Bill of Commercial Consumer u/s 235	64140051		
	Electricity Bill of Industrial Consumer u/s 235	64140052		
	Lease of rights to collect tolls u/s 236A(3)	64150102		
	Sale of certain petroleum products u/s 236HA @ 0.5%	64151653		
119	Payment for rent / right to use machinery / equipment u/s 236Q	64151651		
120	Rent of machinery & equipment u/s 236Q(2)	64151652		
121	Dividend in specie u/s 236S @ 7.5%	64151802		
122	Dividend in specie u/s 236S @ 10%	64151803		
	Dividend in specie u/s 236S @ 12.5%	64151804		
124	Dividend in specie u/s 236S @ 15%	64151807	- 0	
	Advance tax on registering or attesting transfer of			
125 i	immovable property u/s 236W	64151951		
126	Capital Gains on Immovable Property u/s 37(1A) @0%	64220051		
	24			
127	Capital Gains on Immovable Property u/s 37(1A) @2.5%	64220052		
128	Capital Gains on Immovable Property u/s 37(1A) @5%	64220053		
	Capital Gains on Immovable Property u/s 37(1A) @7.5%	64220054		
130	Capital Gains on Immovable Property u/s 37(1A) @10%	64220055		
404	Carital Caire and Insertable Branch (1/2 87/14) @8 759/	C40000E7		
	Capital Gains on Immovable Property u/s 37(1A) @3.75%	64220057		_
132	Capital Gains on Securities u/s 37A @ 0%			
		64220151		
	Capital Gains on Securities u/s 37A @ 5%	64220153		
134	Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 7.5%	64220153 64220157		
134 (135 (Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 7.5% Capital Gains on Securities u/s 37A @ 10%	64220153 64220157 64220158		
134 (135 (136 (Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 7.5% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 12.5%	64220153 64220157 64220158 64220155		
134 (135 (136 (137 (Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 7.5% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 12.5% Capital Gains on Securities u/s 37A @ 15%	64220153 64220157 64220158		
134 (135 (136 (137 (Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 7.5% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 12.5% Capital Gains on Securities u/s 37A @ 15% Purchase of Locally Produced Edible Oil/Vegitable Ghee u/s 148A	64220153 64220157 64220158 64220155 64220156		
134 (135 (136 (137 (138 (Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 7.5% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 12.5% Capital Gains on Securities u/s 37A @ 12.5% Capital Gains on Securities u/s 37A @ 15% Purchase of Locally Produced Edible Oil/Vegitable Ghee u/s 148A @2%	64220153 64220157 64220158 64220155 64220156 64310053		
134 (135 (136 (137 (138 (139 (Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 7.5% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 12.5% Capital Gains on Securities u/s 37A @ 15% Purchase of Locally Produced Edible Oil/Vegitable Ghee u/s 148A @2% Receipts from shipping business of a resident person u/s 7A	64220153 64220157 64220158 64220155 64220156 64310053 64310055		
134 (135 (136 (137 (138 (139 (Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 7.5% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 12.5% Capital Gains on Securities u/s 37A @ 12.5% Capital Gains on Securities u/s 37A @ 15% Purchase of Locally Produced Edible Oil/Vegitable Ghee u/s 148A @2%	64220153 64220157 64220158 64220155 64220156 64310053		
134 (135 (136 (137 (138 (139 (140 (Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 7.5% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 12.5% Capital Gains on Securities u/s 37A @ 15% Purchase of Locally Produced Edible Oil/Vegitable Ghee u/s 148A @2% Receipts from shipping business of a resident person u/s 7A	64220153 64220157 64220158 64220155 64220156 64310053 64310055		
134 (135 (136 (137 (138 (139 (140 (Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 7.5% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 15% Capital Gains on Securities u/s 37A @ 15% Purchase of Locally Produced Edible Oil/Vegitable Ghee u/s 148A @2% Receipts from shipping business of a resident person u/s 7A Profit on Debt u/s 7B Fee for transport services outside Pakistan under clause(3),Part-II,	64220153 64220157 64220158 64220156 64220156 64310053 64310055 64310056		
134 (135 (136 (137 (137 (138 (139 (139 (141 (138 (141 (141 (141 (141 (141 (141 (141 (14	Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 7.5% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 15% Capital Gains on Securities u/s 37A @ 15% Purchase of Locally Produced Edible Oil/Vegitable Ghee u/s 148A @2% Receipts from shipping business of a resident person u/s 7A Profit on Debt u/s 7B Fee for transport services outside Pakistan under clause(3),Part-II, Second Schedule @ 1% Fee for advertising services by electronic and print media outside Pakistan under clause (3), Part-II, Second Schedule @ 0.75%	64220153 64220157 64220158 64220156 64220156 64310053 64310055 64310056		
134 (135 (136 (137 (137 (137 (137 (137 (137 (137 (137	Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 7.5% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 15% Capital Gains on Securities u/s 37A @ 15% Purchase of Locally Produced Edible Oil/Vegitable Ghee u/s 148A @2% Receipts from shipping business of a resident person u/s 7A Profit on Debt u/s 7B Fee for transport services outside Pakistan under clause(3),Part-II, Second Schedule @ 1% Fee for advertising services by electronic and print media outside Pakistan under clause (3), Part-II, Second Schedule @ 0.75% Fee for other services outside Pakistan under clause (3), Part-II,	64220153 64220157 64220158 64220156 64220156 64310053 64310056 64310061		
134 (135 (136 (137 (137 (137 (137 (137 (137 (137 (137	Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 7.5% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 15% Capital Gains on Securities u/s 37A @ 15% Purchase of Locally Produced Edible Oil/Vegitable Ghee u/s 148A @2% Receipts from shipping business of a resident person u/s 7A Profit on Debt u/s 7B Fee for transport services outside Pakistan under clause(3),Part-II, Second Schedule @ 1% Fee for advertising services by electronic and print media outside Pakistan under clause (3), Part-II, Second Schedule @ 0.75% Fee for other services outside Pakistan under clause (3), Part-II, Second Schedule @ 5%	64220153 64220157 64220158 64220155 64220156 64310053 64310055 64310056 64310061 64310062 64310063		
134 (135 (136 (137 (138 (139 (140 (141 (141 (141 (141 (141 (141 (141	Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 7.5% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 15% Capital Gains on Securities u/s 37A @ 15% Purchase of Locally Produced Edible Oil/Vegitable Ghee u/s 148A @2% Receipts from shipping business of a resident person u/s 7A Profit on Debt u/s 7B Fee for transport services outside Pakistan under clause(3),Part-II, Second Schedule @ 1% Fee for advertising services by electronic and print media outside Pakistan under clause (3), Part-II, Second Schedule @ 0.75% Fee for other services outside Pakistan under clause (3), Part-II,	64220153 64220157 64220158 64220155 64220156 64310053 64310055 64310056 64310061 64310062 64310063		
134 (135 (136 (137 (138 (139 (139 (141 (139 (141 (141 (141 (141 (141 (141 (141 (14	Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 7.5% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 15% Capital Gains on Securities u/s 37A @ 15% Purchase of Locally Produced Edible Oil/Vegitable Ghee u/s 148A @2% Receipts from shipping business of a resident person u/s 7A Profit on Debt u/s 7B Fee for transport services outside Pakistan under clause(3),Part-II, Second Schedule @ 1% Fee for advertising services by electronic and print media outside Pakistan under clause (3), Part-II, Second Schedule @ 0.75% Fee for other services outside Pakistan under clause (3), Part-II, Second Schedule @ 5% Receipts for Contracts outside Pakistan u/c (3), Part II, 2nd Schedul @3.75%	64220153 64220157 64220158 64220155 64220156 64310053 64310055 64310056 64310061 64310062 64310063 e 64310063		
134 (135 (136 (137 (138 (139 (139 (139 (139 (139 (139 (139 (139	Capital Gains on Securities u/s 37A @ 5% Capital Gains on Securities u/s 37A @ 7.5% Capital Gains on Securities u/s 37A @ 10% Capital Gains on Securities u/s 37A @ 15% Capital Gains on Securities u/s 37A @ 15% Capital Gains on Securities u/s 37A @ 15% Purchase of Locally Produced Edible Oil/Vegitable Ghee u/s 148A @2% Receipts from shipping business of a resident person u/s 7A Profit on Debt u/s 7B Fee for transport services outside Pakistan under clause(3),Part-II, Second Schedule @ 1% Fee for advertising services by electronic and print media outside Pakistan under clause (3), Part-II, Second Schedule @ 0.75% Fee for other services outside Pakistan under clause (3), Part-II, Second Schedule @ 5% Receipts for Contracts outside Pakistan u/c (3), Part-II, 2nd Schedule	64220153 64220157 64220158 64220155 64220156 64310053 64310055 64310056 64310061 64310062 64310063 e 64310063		

	Annex-A Adjustable Tax Collected / Deducted			
Name*	riajanianio tan comentes acastes	ll.	Tax Year	2019
CNIC*			NTN	
Sr.	Description	Code	Receipts / Value	Tax Collected / Deducted / Paid
			Α	В
1 2	Adjustable Tax [Sum of 2 to 61] Import u/s 148 @ 1%	640000		
3	Import u/s 148 @1%	64010002 64010004		
4	Import u/s 148 @3%	64010004		
5	Import u/s 148 @4.5%	64010009		
6	Import u/s 148 @5.5%	64010011		
7	Import u/s 148 @6%	64010012		- 0
8	Directorship Fee u/s 149(3) @20%	64020005		
9	Payment for Goods, Services, Contracts, Rent, etc. to a Non-Resident u/s 152(2)	64050007		
10	Profit on Debt to a Non-Resident u/s 152(2)	64050008		
11	Payment for Goods to a PE of a Non-Resident u/s 152(2A)(a) / Division II, Part III, 1st Schedule	64050009		
12	Payment for Transport Services to a PE of a Non-Resident u/s 152(2A)(b) / Division II, Part III, 1st Schedule	64050010		
13	Payment for Other Services to a PE of a Non-Resident u/s 152(2A)(b) / Division II, Part III, 1st Schedule	64050011		
14	Payment for Contracts to a PE of a Non-Resident u/s 152(2A)(c) / Division II, Part III, 1st Schedule	64050012		
15	Payment for Goods u/s 153(1)(a) @1%	64060002		
16	Payment for Goods u/s 153(1)(a) @1.5%	64060003		
17	Payment for Goods u/s 153(1)(a) @2.5%	64060005		
18	Payment for Goods u/s 153(1)(a) @4.5%	64060009		
19	Withdrawal from Pension Fund u/s 156B	64090201		
20	Cash Withdrawal from Bank u/s 231A	64100101		
21	Certain Banking Transactions u/s 231AA Motor Vehicle Registration Fee u/s 231B(1)	64100201 64100301		
23	Motor Vehicle Transfer Fee u/s 231B(2)	64100301		
24	Motor Vehicle Sale u/s 231B(3)	64100303		
25	Motor Vehicle Leasing u/s 231B(1A) @4%	64100304		
26	Value of shares traded through a menmber of a stock exchange u/s 233A(1)(a)	64120101		
27	Value of shares traded through a menmber of a stock exchange u/s 233A(1)(b)	64120102		
28	Margin Financing, Margin Trading or Securities Lending u/s 233AA	64120201		
29	Goods Transport Public Vehicle Tax u/s 234	64130001		
30	Passenger Transport Public Vehicle Tax u/s 234	64130001		
31	Private Vehicle Tax u/s 234	64130003		
32	Electricity Bill of Domestic Consumer u/s 235A	64140101		
33	Telephone Bill u/s 236(1)(a)	64150001		
34	Cellphone Bill u/s 236(1)(a)	64150002		
35	Prepaid Telephone Card u/s 236(1)(b)	64150003		
36	Phone Unit u/s 236(1)(c)	64150004		
37	Internet Bill u/s 236(1)(d)	64150005		
38	Prepaid Internet Card u/s 236(1)(e)	64150006		
39	Purchase by Auction u/s 236A	64150101		
	Domestic Air Ticket Charges u/s 236B	64150201		
41	Sale / Transfer of Immovable Property u/s 236C	64150301		
42	Functions / Gatherings Charges u/s 236D	64150401		
43	Issuance of License to Cable Opeartors u/s 236F Renewal of License to Cable Opeartors u/s 236F	64150601 64150602		
	Issuance of License to IPTV, FM Radio, MMDS, Mobile TV, Mobile Audio, Satellite TV Channel and			
45	Landing Rights u/s 236F Renewal of License to IPTV, FM Radio, MMDS, Mobile TV, Mobile Audio, Satellite TV Channel and	64150603		
46	Landing Rights u/s 236F	64150604		
47	Screening of Foreign TV drama serial or play (other than in english) u/s 236F	64150605		
48	Purchase of other commodities by Distributors / Dealers / Wholesalers u/s 236G	64150701		
49 50	Purchase of Fertilizer by Distributors / Dealers / Wholesalers u/s 236G	64150702 64150801		
50	Purchase by Retailers u/s 236H Educational Institution Fee u/s 236I	64150801		
52	Issuance / Renewal of License to Dealers / Commission Agents / Arhatis u/s 236J	64151001		
53	Purchase / Transfer of Immovable Property u/s 236K	64151101		
54	Purchase of International Air Ticket u/s 236L	64151201		
55	Banking transactions otherwise than through cash u/s 236P	64151501		
56	Education related expenses remitted abroad u/s 236R	64151701		
57	Advance tax on general insurance premium u/s 236U	64151902		
58	Advance tax on life insurance premium u/s 236U	64151903		
59	Advance tax on extraction of minerals u/s 236V	64152101		1
60	Advance tax on tobacco u/s 236X	64151904		
61	Advance tax on reimittance through credit, debit, prepaid cards u/s 236Y	64151905		
Signature	E .			Date:

		Annex-B Manufacturing / Trading / Profit & Loss Account (inclu	ding Reve	nues subject to	o Final / Fixed Ta	1 x)
		(Separate form should be filled				
lan					Tax Year	2019
INC					NTN	
Bus	Sr.	Description	Code	Total Amount	Amount Subject to Final Tax	Amount Subject to Normal Tax
				Α	В	С
Revenue	1 2	Net Revenue (excluding Sales Tax, Federal Excise, Brokerage, Commission, Discount, Freight Outward) [2-3] Gross Revenue (excluding Sales Tax, Federal Excise)	3029 3009			
ž		Selling Expenses (Freight Outward, Brokerage, Commission,				
	3	Discount, etc.)	3019			
	4	Cost of Sales / Services [(sum of 5 to 15)-16]	3030		L I	
	5	Opening Stock	3039			
,	6	Net Purchases (excluding Sales Tax, Federal Excise)	3059			
S	7	Salaries / Wages	3071			
Cost of Sales / Services	8	Fuel	3072			
8	9	Power	3073			
2	10	Gas	3074			
ale	11	Stores / Spares	3076			
0	12	Repair / Maintenance	3077			
2	13	Other Direct Expenses	3083			
2	14	Accounting Amortization	3087			
٥	15	Accounting Depreciation	3088			
	16	Closing Stock	3099			
	17	Gross Profit / (Loss) [1-4]	3100			
	18	Other Revenues [Sum of 19 to 22]	3129			
	19	Accounting Gain on Sale of Intangibles	3115			
	20	Accounting Gain on Sale of Assets	3116			
- 6	21	Others	3128			
	22	Share in untaxed Income from AOP	3131			
indirect Expenses	26 27 28 29 30 31 32 33 34 35 36 37 38	Rates / Taxes / Cess Salaries / Wages / Perquisites / Benefits Traveling / Conveyance / Vehicles Running / Maintenance Electricity / Water / Gas Communication Repair / Maintenance Stationery / Printing / Photocopies / Office Supplies Advertisement / Publicity / Promotion Insurance Professional Charges Profit on Debt (Financial Charges / Markup / Interest) Brokerage / Commission Irrecoverable Debts written off Obsolete Stocks / Stores / Spares / Fixed Assets written off	3152 3154 3155 3158 3162 3165 3166 3168 3170 3171 3172 3178 3186			
	40	Other Indirect Expenses	3180			
	41	Accounting (Loss) on Sale of Intangibles	3195			
	42	Accounting (Loss) on Sale of Assets	3196			
	43	Accounting Amortization	3197			
	44	Accounting Depreciation	3198			
		Accounting Profit / (Loss) [17+18-24]	3200			
gr	natur				Date:	
_		Annex-B Manufacturing / Trading / Profit & Loss Account (inclu	dina Dava	nue eubiest t	Einal / Eivad Ta	٧)
		(Separate form should be filled			Ji ilial / Fixed Ta	^/
an	ne*	Coparate form endula be filled			Tax Year	2019
	C*				NTN*	
				Total Amount	Amount Subject to Final Taxation	Amount Subject to Normal

CHAPTER - XIX MISCELLANEOUS

	ı	Income / (Loss) from Business before adjustment of Admissible				
	l	Depreciation / Initial Allowance / Amortization for current /				
1	46	previous years	3270			
1	47	Unadjusted (Loss) from Business for 2013	327011			
	48	Unadjusted (Loss) from Business for 2014	327012			
	49	Unadjusted (Loss) from Business for 2015	327013			
	50	Unadjusted (Loss) from Business for 2016	327014			
	51	Unadjusted (Loss) from Business for 2017	327015			
	52	Unadjusted (Loss) from Business for 2018	327016			
		Statement of Affairs / Ba	lance Sh	eet		
	53	Total Assets [Sum of 54 to 59]	3349			
	54	Land	3301			
	55	Building (all types)	3302	ĺ		
Assets	56		3303			
SS		Advances / Deposits / Prepayments/ Trade Debtors /				
4	57	Receivables	3312			
	58	Stocks / Stores / Spares	3315			
	59	Cash / Cash Equivalents	3319	1		
-	60	Total Equity / Liabilities [Sum of 61 to 63]	3399			
ies	61		3352			
Liabilities	62		3371			
ap		Advances / Deposits / Accrued Expenses/ Trade Creditors /		ľ		
=	63		3384			
Sig	natu			Date:		
9		200				
		Annex-C				
		Inadmissible / Admissible	Deduction			
Nan				Т	ax Year	2019
CN					NTN	
\Box	Sr.	Description			Code	Amount
		Inadmissible Deductions [Sum of 2 to 29]			3239	
l l		Add Backs u/s 29(2) Provision for Doubtful Debts			3201	
[Add Backs Provision for Obsolete Stocks / Stores / Spares / Fixed	Assets		3202	
- [Add Backs Provision for Diminution in Value of Investment			3203	
[5	Add Backs u/s 21(a) Cess / Rate / Tax levied on Profits / Gains			3205	
[6	Add Backs u/s 21(b) Amount of Tax Deducted at Source			3206	
1	7	Add Backs u/s 21(c) Payments liable to deduction of tax at source	but tax no	t deducted / paid	3207	
1	8	Add Backs u/s 21(d) Entertainment Expenditure above prescribed	limit		3208	
1	9	Add Backs u/s 21(e) Contributions to Unrecognized / Unapproved	Funds		3209	
		Add Backs u/s 21(f) Contributions to Funds not under effective arm	angement	for deduction of tax at		
		source			3210	
1	11	Add Backs u/s 21(g) Fine / penalty for violation of any law / rule / r	egulation		3211	
0		Add Backs u/s 21(h) Personal Expenditure			3212	
5		Add Backs u/s 21(i) Provision for Reserves / Funds / Amount carri	ed to Rese	erves / Funds or		
호	13	Capitalized			3204	
,			ary / Remu	uneration paid by an		
Ø		Add Backs u/s 21(j) Profit on Debt / Brokerage / Commission / Sal				
Ded					3213	
ple Ded	14	Add Backs u/s 21(j) Profit on Debt / Brokerage / Commission / Sal AOP to its member Add Backs u/s 21(l) Expenditure under a single account head exce		scribed amount not paid	3213	
sible Ded	14	Add Backs u/s 21(j) Profit on Debt / Brokerage / Commission / Sal AOP to its member		scribed amount not paid	3213 3215	
nissible Ded	14	Add Backs u/s 21(j) Profit on Debt / Brokerage / Commission / Sal AOP to its member Add Backs u/s 21(l) Expenditure under a single account head exce	eeding pre			
admissible Ded	14 15 16	Add Backs u/s 21(j) Profit on Debt / Brokerage / Commission / Sal AOP to its member Add Backs u/s 21(f) Expenditure under a single account head exce through prescribed mode	eeding pre		3215	
Inadmissible Deductions	14 15 16 17	Add Backs u/s 21(j) Profit on Debt / Brokerage / Commission / Sal AOP to its member Add Backs u/s 21(l) Expenditure under a single account head exce through prescribed mode Add Backs u/s 21(m) Salary exceeding prescribed amount not pai	eeding pre		3215 3216	
Inadmissible Ded	14 15 16 17 18	Add Backs u/s 21(j) Profit on Debt / Brokerage / Commission / Sal AOP to its member Add Backs u/s 21(j) Expenditure under a single account head excuthrough prescribed mode Add Backs u/s 21(m) Salary exceeding prescribed amount not pain Add Backs u/s 21(m) Capital Expenditure	eeding pre	prescribed mode	3215 3216 3217	
Inadmissible Ded	14 15 16 17 18 19	Add Backs u/s 21(j) Profit on Debt / Brokerage / Commission / Sal AOP to its member Add Backs u/s 21(i) Expenditure under a single account head excet through prescribed mode Add Backs u/s 21(m) Salary exceeding prescribed amount not pain Add Backs u/s 21(n) Capital Expenditure Add Backs u/s 67(1) Expenditure attributable to Non-Business Inc	eeding pre	prescribed mode	3215 3216 3217 3218	
Inadmissible Ded	14 15 16 17 18 19 20	Add Backs u/s 21(j) Profit on Debt / Brokerage / Commission / Sal AOP to its member Add Backs u/s 21(l) Expenditure under a single account head excithrough prescribed mode Add Backs u/s 21(m) Salary exceeding prescribed amount not pair Add Backs u/s 21(n) Capital Expenditure Add Backs u/s 67(1) Expenditure attributable to Non-Business Inc. Add Backs u/s 34(5) Liabilities allowed Previously as deduction no Add Backs u/s 28(1)(b) Lease Rental not admissible Add Backs u/s 21(o) Sales promotion, advertisement and publicity Add Backs u/s 21(o) Sales promotion, advertisement and publicity	eeding pre d through pome t Paid with	prescribed mode	3215 3216 3217 3218 3219 3220	
Inadmissible Ded	14 15 16 17 18 19 20	Add Backs u/s 21(j) Profit on Debt / Brokerage / Commission / Sal AOP to its member Add Backs u/s 21(l) Expenditure under a single account head except through prescribed mode add Backs u/s 21(n) Salary exceeding prescribed amount not pair Add Backs u/s 21(n) Capital Expenditure add Backs u/s 67(1) Expenditure attributable to Non-Business Inc. Add Backs u/s 34(5) Liabilities allowed Previously as deduction no Add Backs u/s 28(1)(b) Lease Rental not admissible Add Backs u/s 21(o) Sales promotion, advertisement and publicity manufacturers exceeding prescribed limit	eeding pre d through pome t Paid with	prescribed mode	3215 3216 3217 3218 3219 3220	
Inadmissible Ded	14 15 16 17 18 19 20	Add Backs u/s 21(j) Profit on Debt / Brokerage / Commission / Sal AOP to its member Add Backs u/s 21(l) Expenditure under a single account head excithrough prescribed mode Add Backs u/s 21(m) Salary exceeding prescribed amount not pair Add Backs u/s 21(n) Capital Expenditure Add Backs u/s 67(1) Expenditure attributable to Non-Business Inc. Add Backs u/s 34(5) Liabilities allowed Previously as deduction no Add Backs u/s 28(1)(b) Lease Rental not admissible Add Backs u/s 21(o) Sales promotion, advertisement and publicity Add Backs u/s 21(o) Sales promotion, advertisement and publicity	eeding pre d through pome t Paid with	prescribed mode	3215 3216 3217 3218 3219 3220	
Inadmissible Ded	14 15 16 17 18 19 20 21 22	Add Backs u/s 21(j) Profit on Debt / Brokerage / Commission / Sal AOP to its member and Add Backs u/s 21(i) Expenditure under a single account head except through prescribed mode and Backs u/s 21(iii) Salary exceeding prescribed amount not pair Add Backs u/s 21(iiii) Capital Expenditure Add Backs u/s 21(iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii	eeding pre d through pome t Paid with	prescribed mode	3215 3216 3217 3218 3219 3220 3224 3225	
Inadmissible Ded	14 15 16 17 18 19 20 21 22	Add Backs u/s 21(j) Profit on Debt / Brokerage / Commission / Sal AOP to its member Add Backs u/s 21(i) Expenditure under a single account head excit through prescribed mode Add Backs u/s 21(ii) Salary exceeding prescribed amount not pail Add Backs u/s 21(iii) Capital Expenditure Add Backs u/s 67(1) Expenditure attributable to Non-Business Inc. Add Backs u/s 34(5) Liabilities allowed Previously as deduction no Add Backs u/s 28(1)(b) Lease Rental not admissible Add Backs u/s 21(ii) Sales promotion, advertisement and publicity manufacturers exceeding prescribed limit Add Backs Tax Gain on Sale of Intangibles Add Backs Tax Gain on Sale of Assets	eeding pre d through pome t Paid with	prescribed mode	3215 3216 3217 3218 3219 3220 3224 3225 3226	
Inadmissible Ded	14 15 16 17 18 19 20 21 22 23 24	Add Backs u/s 21(j) Profit on Debt / Brokerage / Commission / Sal AOP to its member Add Backs u/s 21(i) Expenditure under a single account head excuthrough prescribed mode Add Backs u/s 21(ii) Salary exceeding prescribed amount not pair Add Backs u/s 21(iii) Capital Expenditure Add Backs u/s 21(iii) Expenditure attributable to Non-Business Inc. Add Backs u/s 34(5) Labilities allowed Previously as deduction no Add Backs u/s 281(i)(b) Lease Rental not admissible Add Backs u/s 21(iii) Sales promotion, advertisement and publicity manufacturers exceeding prescribed limit Add Backs Tax Gain on Sale of Intangibles Add Backs Tax Gain on Sale of Assets Add Backs Pre-Commencement Expenditure / Deferred Cost	eeding pre d through pome t Paid with	prescribed mode	3215 3216 3217 3218 3219 3220 3224 3225 3226 3230	
Inadmissible Ded	14 15 16 17 18 19 20 21 22 23 24 25	Add Backs u/s 21(j) Profit on Debt / Brokerage / Commission / Sal AOP to its member Add Backs u/s 21(j) Expenditure under a single account head excithrough prescribed mode Add Backs u/s 21(j) Salary exceeding prescribed amount not pair Add Backs u/s 21(n) Capital Expenditure Add Backs u/s 67(1) Expenditure attributable to Non-Business Inc. Add Backs u/s 34(5) Liabilities allowed Previously as deduction no Add Backs u/s 28(1)(b) Lease Rental not admissible Add Backs u/s 21(o) Sales promotion, advertisement and publicity manufacturers exceeding prescribed limit Add Backs Tax Gain on Sale of Intangibles Add Backs Tax Gain on Sale of Assets Add Backs Pre-Commencement Expenditure / Deferred Cost Add Backs Accounting (Loss) on Sale of Intangibles	eeding pre d through pome t Paid with	prescribed mode	3215 3216 3217 3218 3219 3220 3224 3225 3226 3230 3235	
Inadmissible Ded	14 15 16 17 18 19 20 21 22 23 24 25 26	Add Backs u/s 21(i) Profit on Debt / Brokerage / Commission / Sal AOP to its member Add Backs u/s 21(i) Expenditure under a single account head excithrough prescribed mode Add Backs u/s 21(ii) Salary exceeding prescribed amount not pair Add Backs u/s 21(iii) Capital Expenditure Add Backs u/s 21(iii) Capital Expenditure Add Backs u/s 45(1) Expenditure attributable to Non-Business Inc Add Backs u/s 34(5) Liabilities allowed Previously as deduction no Add Backs u/s 28(1)(b) Lease Rental not admissible Add Backs u/s 28(1)(o) Sales promotion, advertisement and publicity manufacturers exceeding prescribed limit Add Backs Tax Gain on Sale of Intangibles Add Backs Tax Gain on Sale of Assets Add Backs Pre-Commencement Expenditure / Deferred Cost Add Backs Accounting (Loss) on Sale of Assets Add Backs Accounting (Loss) on Sale of Assets	eeding pre d through pome t Paid with	prescribed mode	3215 3216 3217 3218 3219 3220 3224 3225 3226 3230 3235 3236	
Inadmissible Ded	14 15 16 17 18 19 20 21 22 23 24 25 26 27	Add Backs u/s 21(j) Profit on Debt / Brokerage / Commission / Sal AOP to its member Add Backs u/s 21(i) Expenditure under a single account head excitorough prescribed mode Add Backs u/s 21(ii) Salary exceeding prescribed amount not pail Add Backs u/s 21(iii) Capital Expenditure Add Backs u/s 21(iiii) Expenditure attributable to Non-Business Inc. Add Backs u/s 34(5) Liabilities allowed Previously as deduction no Add Backs u/s 28(1)(b) Lease Rental not admissible Add Backs u/s 21(iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii	eeding pre d through pome t Paid with	prescribed mode	3215 3216 3217 3218 3219 3220 3220 3224 3225 3226 3230 3235 3236 3237	
Inadmissible Ded	14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	Add Backs U/s 21(j) Profit on Debt / Brokerage / Commission / Sal AOP to its member Add Backs u/s 21(i) Expenditure under a single account head excuthrough prescribed mode Add Backs u/s 21(ii) Salary exceeding prescribed amount not pair Add Backs u/s 21(iii) Capital Expenditure Add Backs u/s 21(iiii) Capital Expenditure Add Backs u/s 34(5) Liabilities allowed Previously as deduction no Add Backs u/s 281(i)(iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii	eeding pre d through pome t Paid with	prescribed mode	3215 3216 3217 3218 3219 3220 3224 3225 3226 3230 3235 3236	
Inadmissible Ded	14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	Add Backs u/s 21(j) Profit on Debt / Brokerage / Commission / Sal AOP to its member Add Backs u/s 21(i) Expenditure under a single account head excitorough prescribed mode Add Backs u/s 21(ii) Salary exceeding prescribed amount not pail Add Backs u/s 21(iii) Capital Expenditure Add Backs u/s 21(iiii) Expenditure attributable to Non-Business Inc. Add Backs u/s 34(5) Liabilities allowed Previously as deduction no Add Backs u/s 28(1)(b) Lease Rental not admissible Add Backs u/s 21(iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii	eeding pre d through pome t Paid with	prescribed mode	3215 3216 3217 3218 3219 3220 3220 3224 3225 3226 3230 3235 3236 3237	
Inadmissible Ded	14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29	Add Backs U/s 21(j) Profit on Debt / Brokerage / Commission / Sal AOP to its member Add Backs u/s 21(i) Expenditure under a single account head excuthrough prescribed mode Add Backs u/s 21(ii) Salary exceeding prescribed amount not pair Add Backs u/s 21(iii) Capital Expenditure Add Backs u/s 21(iiii) Capital Expenditure Add Backs u/s 34(5) Liabilities allowed Previously as deduction no Add Backs u/s 281(i)(iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii	eeding pre d through pome t Paid with	prescribed mode	3215 3216 3217 3218 3219 3220 3224 3225 3226 3230 3235 3236 3237 3238	
	14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30	Add Backs u/s 21(i) Profit on Debt / Brokerage / Commission / Sal AOP to its member Add Backs u/s 21(i) Expenditure under a single account head excit through prescribed mode Add Backs u/s 21(ii) Salary exceeding prescribed amount not pail Add Backs u/s 21(iii) Salary exceeding prescribed amount not pail Add Backs u/s 21(iiii) Capital Expenditure Add Backs u/s 34(5) Liabilities allowed Previously as deduction not add Backs u/s 28(1)(b) Lease Rental not admissible Add Backs u/s 28(1)(b) Lease Rental not admissible Add Backs u/s 21(iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii	eeding pre d through pome t Paid with	prescribed mode	3215 3216 3217 3218 3219 3220 3224 3225 3236 3235 3236 3237 3238 3238 3234 3259	
	14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31	Add Backs u/s 21(j) Profit on Debt / Brokerage / Commission / Sal AOP to its member Add Backs u/s 21(i) Expenditure under a single account head excuthrough prescribed mode Add Backs u/s 21(ii) Salary exceeding prescribed amount not pail Add Backs u/s 21(iii) Capital Expenditure Add Backs u/s 21(iiii) Capital Expenditure Add Backs u/s 34(5) Liabilities allowed Previously as deduction not Add Backs u/s 28(1)(b) Lease Rental not admissible Add Backs u/s 28(1)(b) Lease Rental not admissible Add Backs u/s 21(iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii	eeding pre d through pome t Paid with	prescribed mode	3215 3216 3217 3218 3219 3220 3224 3225 3226 3230 3235 3236 3237 3238 3238 3237 3238 3235 3236	
	14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32	Add Backs U/s 21(i) Profit on Debt / Brokerage / Commission / Sal AOP to its member Add Backs u/s 21(i) Expenditure under a single account head excuthrough prescribed mode Add Backs u/s 21(ii) Salary exceeding prescribed amount not pair Add Backs u/s 21(iii) Capital Expenditure Add Backs u/s 21(iiii) Capital Expenditure Add Backs u/s 34(5) Liabilities allowed Previously as deduction no Add Backs u/s 281(iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii	eeding pre d through pome t Paid with	prescribed mode	3215 3216 3217 3218 3219 3220 3224 3225 3226 3230 3235 3236 3237 3238 3234 3259 3245 3245	
	14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33	Add Backs u/s 21(i) Profit on Debt / Brokerage / Commission / Sal AOP to its member Add Backs u/s 21(ii) Expenditure under a single account head excit through prescribed mode Add Backs u/s 21(iii) Salary exceeding prescribed amount not pair Add Backs u/s 21(iiii) Salary exceeding prescribed amount not pair Add Backs u/s 21(iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii	eeding pre d through pome t Paid with	prescribed mode	3215 3216 3217 3218 3219 3220 3220 3225 3226 3230 3235 3236 3237 3238 3234 3259 3246 3246 3247	
	14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34	Add Backs u/s 21(i) Profit on Debt / Brokerage / Commission / Sal AOP to its member Add Backs u/s 21(i) Expenditure under a single account head excitorough prescribed mode Add Backs u/s 21(ii) Salary exceeding prescribed amount not pail Add Backs u/s 21(iii) Salary exceeding prescribed amount not pail Add Backs u/s 21(iiii) Salary exceeding prescribed amount not pail Add Backs u/s 21(iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii	eeding pre d through pome t Paid with	prescribed mode	3215 3216 3217 3218 3219 3220 3224 3225 3226 3230 3235 3236 3237 3238 3234 3259 3245 3246 3247 3247 3248	
	14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35	Add Backs u/s 21(j) Profit on Debt / Brokerage / Commission / Sal AOP to its member Add Backs u/s 21(i) Expenditure under a single account head excuthrough prescribed mode Add Backs u/s 21(ii) Salary exceeding prescribed amount not paid Add Backs u/s 21(iii) Capital Expenditure Add Backs u/s 21(iiii) Capital Expenditure Add Backs u/s 34(5) Liabilities allowed Previously as deduction no Add Backs u/s 28(1)(iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii	eeding pre d through pome t Paid with	prescribed mode	3215 3216 3217 3218 3219 3220 3224 3225 3226 3230 3235 3236 3237 3238 3234 3259 3245 3246 3247 3248 3246 3247	
	14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36	Add Backs u/s 21(i) Profit on Debt / Brokerage / Commission / Sal AOP to its member Add Backs u/s 21(ii) Expenditure under a single account head excit through prescribed mode Add Backs u/s 21(iii) Salary exceeding prescribed amount not pair Add Backs u/s 21(iiii) Salary exceeding prescribed amount not pair Add Backs u/s 21(iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii	eeding pre d through pome t Paid with	prescribed mode	3215 3216 3217 3218 3219 3220 3224 3225 3226 3230 3235 3236 3237 3238 3234 3259 3246 3247 3246 3247 3248 3250 3251	
	14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37	Add Backs u/s 21(i) Profit on Debt / Brokerage / Commission / Sal AOP to its member Add Backs u/s 21(ii) Expenditure under a single account head excit through prescribed mode Add Backs u/s 21(ii) Salary exceeding prescribed amount not pair Add Backs u/s 21(iii) Salary exceeding prescribed amount not pair Add Backs u/s 21(iiii) Capital Expenditure Add Backs u/s 34(5) Liabilities allowed Previously as deduction not add Backs u/s 28(1)(b) Lease Rental not admissible Add Backs u/s 28(1)(b) Lease Rental not admissible Add Backs u/s 21(iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii	eeding pre d through pome t Paid with	prescribed mode	3215 3216 3217 3218 3219 3220 3224 3225 3226 3230 3235 3236 3237 3238 3234 3259 3245 3247 3248 3250 3255	
	14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37	Add Backs u/s 21(i) Profit on Debt / Brokerage / Commission / Sal AOP to its member Add Backs u/s 21(ii) Expenditure under a single account head excit through prescribed mode Add Backs u/s 21(iii) Salary exceeding prescribed amount not pair Add Backs u/s 21(iiii) Salary exceeding prescribed amount not pair Add Backs u/s 21(iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii	eeding pre d through pome t Paid with	prescribed mode	3215 3216 3217 3218 3219 3220 3224 3225 3226 3230 3235 3236 3237 3238 3234 3259 3246 3247 3246 3247 3248 3250 3251	
Admissible Deductions Inadmissible Ded	14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38	Add Backs u/s 21(i) Profit on Debt / Brokerage / Commission / Sal AOP to its member Add Backs u/s 21(ii) Expenditure under a single account head excit through prescribed mode Add Backs u/s 21(ii) Salary exceeding prescribed amount not pair Add Backs u/s 21(iii) Salary exceeding prescribed amount not pair Add Backs u/s 21(iiii) Capital Expenditure Add Backs u/s 34(5) Liabilities allowed Previously as deduction not add Backs u/s 28(1)(b) Lease Rental not admissible Add Backs u/s 28(1)(b) Lease Rental not admissible Add Backs u/s 21(iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii	eeding pre d through pome t Paid with	prescribed mode	3215 3216 3217 3218 3219 3220 3224 3225 3226 3230 3235 3236 3237 3238 3234 3259 3245 3247 3248 3250 3255	
	14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39	Add Backs u/s 21(i) Profit on Debt / Brokerage / Commission / Sal AOP to its member Add Backs u/s 21(i) Expenditure under a single account head excit through prescribed mode Add Backs u/s 21(ii) Salary exceeding prescribed amount not pail Add Backs u/s 21(iii) Salary exceeding prescribed amount not pail Add Backs u/s 21(iiii) Salary exceeding prescribed amount not pail Add Backs u/s 21(iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii	eeding pre d through pome t Paid with	prescribed mode	3215 3216 3217 3218 3219 3220 3224 3225 3226 3230 3235 3236 3237 3238 3236 3237 3238 32345 3246 3247 3248 3250 3255 3256 3256	

		7			Depreciation.	Annex-D Initial Allowar	ce. Amoi	tization					27	
Nar	me*				oproduction,	illiai zilowai	100, 741101	tization.					Tax Year	2019
	IC*												NTN	
	Sr.	Description	Code	WDV (BF)	Deletion	Addition (Used Previously in Pakistan)		Addition (New)		Rate		Rate	Depreciatio n	WDV (CF
_				Α	В	С	D	E	F	4804	G	1001	Н	
		Building (all types)	3302 330204				100%		100%	15%		10%		
	2	Ramp for Disabled Persons	330204				100%		100%	100%		100%		
	3	Plant / Machinery (not otherwise specified)	330301				100%		100%	25%		15%		
		Computer Hardware / Allied Items / Equipment used in manufacture of IT products	330302				100%		100%	25%		30%		
	5	Furniture (including fittings)	330303				100%	1	100%	0%		15%		
_	6	Technical / Professional Books	330304				100%		100%	25%		15%		
atior	7	Below ground installations of mineral oil concerns	330305				100%		100%	25%		100%		
Depreciation	8	Offshore Installations of mineral oil concerns	330306				100%		100%	25%		20%		
ŏ	9	Office Equipment	330307				100%		100%	25%		15%		
		Machinery / Equipment eligible for 1st year Allowance	330308				100%		100%	90%		15%		
		Motor Vehicle (not plying for hire)	33041				100%		100%	0%		15%		
		Motor Vehicle (plying for hire)	33042				100%		100%	25%		15%		
		Ships	33043				100%		100%	25%		15%		
		Aircrafts / Aero Engines	33044				100%		100%	25%		30%		
		Tax Depreciation / Initial Allowance for Current Year	3248							100%		100%		
	,,,	Description	Code	WDV (BF)	Remaining Useful Life	Extent of Use	Amo	rtization		10070		10070		
5	10			Α	В	С		D	_					
ğ		Intangible	3305						-					
tiz,		Intangible	3305						_					
Amortization	18	Intangible	3305						-					
An	19	Expenditure providing Long Term Advantage / Benefit	330516											
		Tax Amortization for Current Year	3247											
	21	Pre-Commencement Expenditure	3306											

	Annex-	-				
					Tax Year	2019
			***		NTN	
Description	Code	Receipts / Value	Tax Collectible / Deductible	Attributable Taxable Income	Tax on Attributable Taxable Income	Minimum Tax Chargeable
		Α	В	С	D	E
nimum Tax Chargeable [Col.E Sum of 2 to 6]						
port of Edible Oil u/s 148 @5.5%	64010161					
port of Packing Material u/s 148 @5.5%	64010181					
port of Plastic Raw Material u/s 148 @ 1.75%	64010081					
yment for Services u/s 153(1)(b) @1%	64060152					
yment for Services u/s 153(1)(b) @2%	64060154					
yment for Services u/s 153(1)(b) @10%	64060170				- 1	
yment for Services u/s 153(1)(b) @15%	64060180					
Description	Code	Receipts / Value	Final Tax Chargeable	Attributable Taxable Income	Tax on Attributable Taxable Income	Difference (Option Valid if <=0
		Α	В	С	D	E
ort u/s 148 @1%	64010052					
port u/s 148 @2%	64010054					
port u/s 148 @3%	64010056					
port u/s 148 @4.5%	64010059				1	
port u/s 148 @6%	64010062					
yment for Goods u/s 153(1)(a) @1%	64060052					
yment for Goods u/s 153(1)(a) @1.5%	64060053					
yment for Goods u/s 153(1)(a) @4.5%	64060059					
ceipts from Contracts u/s 153(1)(c) @7.5%	64060265					
ceipts from Contracts u/s 153(1)(c) @10%	64060270					
e for Export related Services u/s 153(2) @1%	64060352					
port Proceeds u/s 154(1) @1%	64070054					
reign Indenting Commission u/s 154(2)	64070151				1	
le Proceeds of goods to exporter u/s 154(3)	64070152					
le Proceeds of of goods by industrial undertaking u/s 4(3A)	64070153					
ntract Payments to indirect exporter u/s 154(3B)	64070154					
port Proceeds u/s 154(3C)	64070155					
mmission / Discount on petroleum products u/s 156A 12%	64090151					
okerage / Commission u/s 233 @8%	64120066					
okerage / Commission u/s 233 @10%	64120070				11	
okerage / Commission u/s 233 @12%	64120074					
okera	age / Commission u/s 233 @10%	age / Commission u/s 233 @10% 64120070	age / Commission u/s 233 @10% 64120070	age / Commission u/s 233 @10% 64120070	age / Commission u/s 233 @10% 64120070	age / Commission u/s 233 @10% 64120070

CHAPTER - XIX MIS

			Personal Expenses					
Na	ne*		•	Tax Year	2019			
CN	IC*		NTN					
	Sr.		Description	Code	Amount			
	1	Personal Expenses [Sur	n of 2 to 16 minus 17]	7089				
	2	Rent	7051					
	3	Rates / Taxes / Charge / C	Cess	7052				
	4	Vehicle Running / Mainter	7055					
	5	Travelling		7056				
	6	Electricity		7058				
	7	Water	- 17					
	8	Gas	7060					
s	9	Telephone	7061					
esue	10	Asset Insurance / Security	į	7066				
Personal Expenses	11	Medical		7070				
onal	12	Educational		7071				
Pers	13	Club		7072				
6 6	14	Functions / Gatherings		7073				
	15	Donation, Zakat, Annuity,	Profit on Debt, Life Insurance Premium, etc.	7076				
	16	Other Personal / Househo	old Expenses	7087				
	17	Contribution in Expense	s by Family Members [Sum of 18 to 21]	7088				
		CNIC No.	Name*					
	18							
	19							
	20							
	21			63				

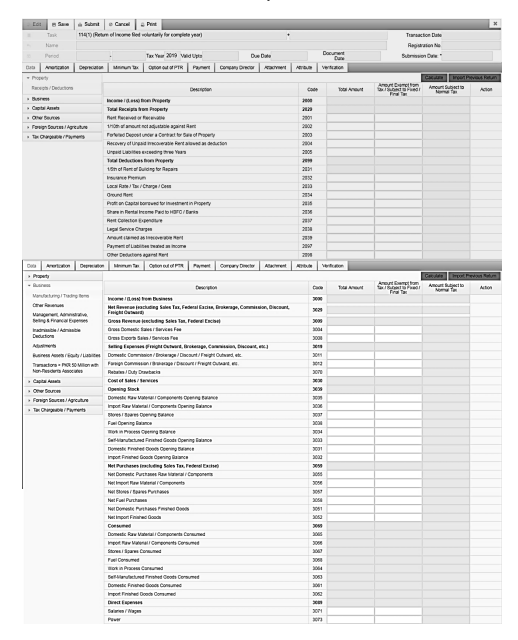
		WEALTH STATEM	ENT LINDED SECT	10N 116 OF THI	E INCOME T	AV OPDINANCE 2	001		1/4
Nan	no*	WEALIN STATEM	ENT UNDER SECT	ION 116 OF THE	INCOME I	AX ORDINANCE, 2	001	Tay Voor	2019
CN								Tax Year NTN	2019
Resi									
Busi	nes 1	Agricultural Property [S	um of 1 i to 1 x1					7001	
l	•	20.00	um or rito raj					700.	
		Form (Irrigated / Unirrigated	Mauza / Village			Area			
		/ Uncultivable)	/ Chak No.	Tehsil	District	(Acre)	Share %	Code	Value at Cost
								7001	
erty	ii		T T					7001	ř T
rop									
Agricultural Property	iii							7001	
릨	iv							7001	
gric	٧							7001	
ď	vi							7001	
	vii						1	7001	
	viii							7001	1
	ix		1					7001	
Ш	Х							7001	
	2	Commercial, Industrial, Form	Residential Prope	rty (Non-Busine	ss) [Sum of	2 i to 2 x]		7002	
-≨		(House, Flat, Shop,	Unit No. /	Area /			1-1		
per		Plaza, Factory, Workshop, etc.)	Complex / Street / Block / Sector	Locality / Road	City	Area (Marla / sq. yd.)	Share %	Code	Value at Cost
Pr		Workshop, etc.)	/ Diock / Geoloi	77000	Only	(maria / sq. ya.)	70		value at cost
, Industrial Property	i	-						7002	
snp	ii		1					7002	
- [iii		\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	\				7002	/
ial	iv					1		7002	
Residential, Commercial									
Ę	V							7002	
), O	vi				\\			7002	
l iji	vii							7002	
side	viii							7002	
~	ix							7002	
	х							7002	
	3	Business Capital			400		Chara 0/	7003	Value at Cost
Business Capital	_	Enter name, share per	emage & capital a	iniount in each i	402		Share %	Code	Value at Cost
s ငိ့	i							7003	
nes	ii							7003	
3usi	iii							7003	
ـــــــــــــــــــــــــــــــــــــــ	i	Enter consolidated cap	oital amount of all	Sole Proprietors	ships		100%	7003	
	4	Equipment, etc. (Non-B	usiness) [Sum of 4	i to 4 iv]				7004	
				Description				Code	Value at Cost
ment	i							7004	
Equipn	- 11							7004	
F	ii								
	iii							7004	
<u> </u>	iv							7004	
Sign	ature	s:						Date:	
		WEALTH STATEM	ENT UNDER SECT	ION 116 OF THI	E INCOME T	AX ORDINANCE, 2	001		2/4
Nai	me*							Tax Year	2019
CN	IIC*							NTN	
_	_								

Т	_	A - : 1 (N B :)					7005	
-	5	Animal (Non-Business)					7005	
<u>_</u>				Description			Code	Value at Cos
Animal	i	Livestock					7005	
Ā	ii	Pet					7005	
L	iii	Unspecified					7005	
	iv	Unspecified					7005	
	6	Investment (Non-Busine	ess) [Sum of 6 i to 6	xiii]			7006	
Ī		Form	Account / Instrument No.		on Name / Individual CNIC	Share %	Code	Value at Cos
F		100	matrument No.	monuce	on Name / marvidual CNIC	70	7006	value at cos
ŀ	i	Account						
-		Current				-	7006	
-		Current					7006	
-		Fixed Deposit					7006 7006	
ŀ		Fixed Deposit Profit / Loss Sharing					7006	
Į		Profit / Loss Sharing					7006	
F	_	Saving Saving					7006 7006	
ŀ	ii	Annuity					7006	
F	iii	Bond					7006 7006	
-		Certificate Debenture				1	7006	
<u></u>		Deposit					7006	
me -		Term Deposit Term Deposit					7006 7006	
Investment	vii	Fund					7006	
≦ [Instrument					7006	
H		Insurance Policy Security					7006 7006	
_	_	Stock / Share					7006	
	xi xii	Unit					7006	
	xiii	Others					7006	
	7	Debt (Non-Business) [S	um of 7 i to 7 vii]		Institution Name / Individual	Snare	7007	
		Form	No.		CNIC	%	Code	Value at Cost
	i	Advance					7007	
	ii	Debt					7007	
	iii	Deposit					7007	
	500	7.00						
	iv	Prepayment					7007	
	V	Receivable					7007	
	vi	Security					7007	
	vii	Others	1000	0 !!!!			7007	
	8	Motor Vehicle (Non-Bus	siness) [Sum of 8 i to	8 VIII]		-	7008	
		(Car,Jeep,Motor Cycle,Scooter,Van)	E&TD Registra	tion No.	Maker	Capacity	Code	Value at Cost
	i						7008	
hicle	ii						7008	
Veh	iii						7008	
Motor Ve	iv						7008	
ĭ							7008	
	. v							
	vi						7008	
- 1							7008	
	vii							
	viii						7008	

		WEALTH STATEMENT UNDER SECTION 116 OF THE INCOME TAX ORDINANCE, 2001		3/4
Na	me*		Tax Year	2019
CN	IC*		NTN	
sion	9	Precious Possession [Sum of 9 i to 9 iii]	7009	
Precious Posession		Description	Code	Value at Cost
s Pc	i	Antique / Artifact	7009	
cion	ii	Jewelry / Ornament / Metal / Stone	7009	
Pre	iii	Others (Specify)	7009	
	10	Household Effect [Sum of 10 i to 10 iv]	7010	
Household Effect		Description	Code	Value at Cost
Be	i	Unspecified	7010	
seho	ii	Unspecified	7010	
Pon	iii	Unspecified	7010	
	iv	Unspecified	7010	
	11	Personal Item [Sum of 11 i to 11 iv] *	7011	
Ë		Description	Code	Value at Cost
Personal Item	i	Unspecified	7011	
rson	ii	Unspecified	7011	
Pe	iii	Unspecified	7011	
	iv	Unspecified	7011	
sh		Cash (Non-business) [Sum of 12 i to 12 x]	7012	
Cash		Notes & Coins	7012	
	40		7010	
et	13	Any Other Asset [Sum of 13 i to 13 iv]	7013	V-1
Ass	-	Description	Code	Value at Cost
ther	i		7013	
Any Other Asset	ii 		7013	
A	iii		7013	
-	iv		7013	=
Nam	14	Assets in Others' Name [Sum of 14 i to 14 iv]	7014	
ers' l		Description	Code	Value at Cost
Oth	i		7014	
ts in	ii 		7014	
Assets in Others' Name	iii		7014	
4	iv		7014	
	15	Total Assets inside Pakistan [Sum of 1 to 14]	7015	
_		l		
kistan	16	*Assets held outside Pakistan [Sum of 16 (i) to 16 (iv)]	7016	
Pakistan		*Assets held outside Pakistan [Sum of 16 (i) to 16 (iv)] Description	Code	Value at Cost
tside Pakistan	i		7016	Value at Cost
s outside Pakistan	i		7016 7016	Value at Cost
ssets outside Pakistan	i ii		7016 7016 7016	Value at Cost
Assets outside Pakistan	i ii iii iv	Description	7016 7016 7016 7016	Value at Cost
Assets outside Pakistan	i ii	Description Total Assets [15+16]	7016 7016 7016	Value at Cost
10,7900	i ii iii iv	Description Total Assets [15+16] * Serial # 16 has been separated from Any Other Assets at Serial # 13 for clarity.	7016 7016 7016 7016	Value at Cost

		WEALTH STATEM	ENT UNDER SECTION 116 OF TH	IE INCOME TAX ORDINANCE, 2001		4/4	
Naı	me*				Tax Year	2019	
CN	IIC*				NTN		
	18	Credit (Non-Business) [Sum of 18 (i) to 18 (viii)]		7021		
		Form	Creditor's NTN / CNIC	Creditor's Name	Code	Value at Cost	
	i	Advance			7021		
	ii	Borrowing			7021		
200	iii	Credit			7021		
Loan	iv	Loan			7021		
-	v	Mortgage			7021		
	vi	Overdraft			7021		
	vii	Payable			7021		
	viii	Others			7021		
	19	Total Liabilities			7029		
	20	Net Assets Current Year	r [17-19]		703001		
	21	Net Assets Previous Yea	ar		703002		
	22	Increase / Decrease in A	Assets [20-21]		703003		
	23	Inflows [Sum of 23 (i) to	23(x)]		7049		
	i	Income declared as per F	Return for the year subject to norma	l tax	7031		
ts	ii	Income declared as per F	Return for the year exempt from tax		7032		
Reconciliation c of Net Assets	iii	Income Attributable to Re	ceipts, etc. Declared as per Return	for the year subject to Final / Fixed Tax	7033		
of Ne	iv	Adjustments in Income D	eclared as per Return for the year		7034		
ono	vi	Foreign Remittance			7035		
iliati	vii	Inheritance			7036		
000	viii	Gift			7037		
Re.	ix	Gain on Disposal of Asse	ets, excluding Capital Gain on Imm	ovable Property	7038		
	х	Others			7048		
	24	Personal Expenses [Tra	ansfer from Sr.1 Annex-F]		7089		
	25 i	Outflows [Sum of 25 (i) Gift	to 25 (iii)]		7099 7091		
	ii	Loss on Disposal of Asse	ets		7091		
	iii	Others	200 04 051		7098		
ts	26	Unreconciled Amount [703000		
Asse	27	Assets Transferred / So	ld / Gifted / Donated during the y	ear [Sum of 27 (i) to 27 (ii)]	703004	V	
sed /			Description		Code	Value at Cost	
Disposed Assets	i				703004		
ā	ii				703004		
Verification	& complete in accordance with the provisions of the Income Tax Ordinance, 2001, Income Tax Rules, 2002.						

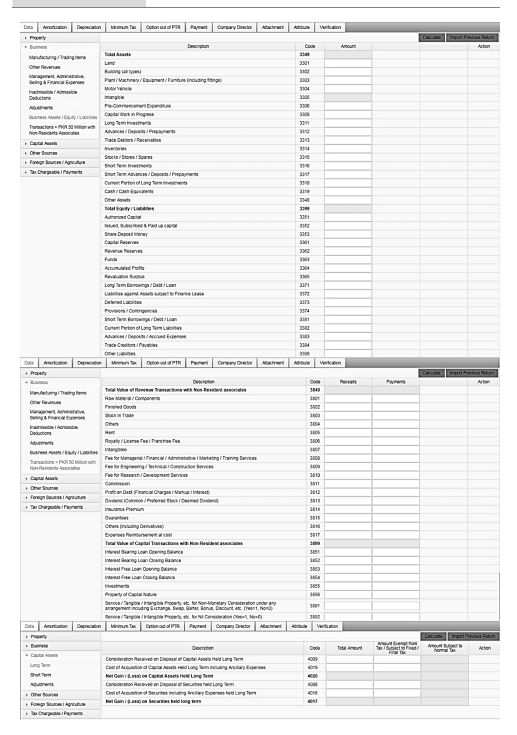
¹[Part-II-P Electronic Return for Companies for Tax Year 2019



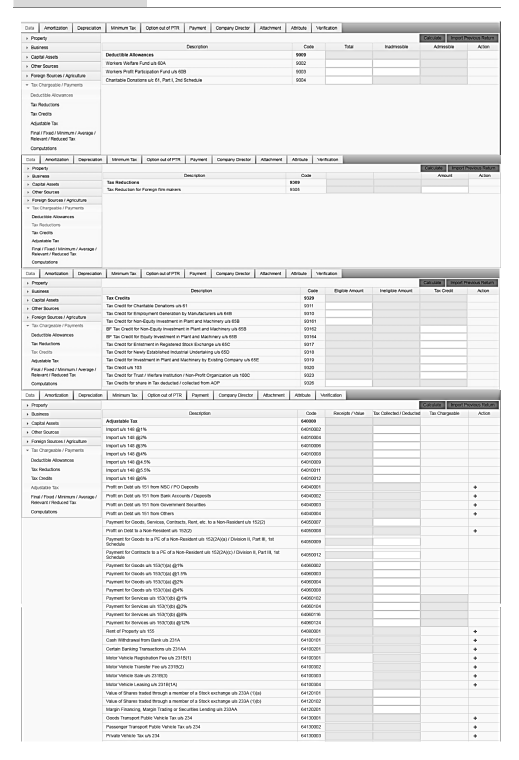
¹ New Part-II-P added though SRO 1000(I)/2019 dated 6th September, 2019

	Gas						3074				
	Repair / Maintena	nce					3077				
	Insurance						3080				
	Royalty						3081				
	Fee for Technical	Services					3082				
	Other Direct Expe	inses					3083				
	Accounting Amort	ization					3087				
	Accounting Depre	ciation					3088				
	Closing Stock						3099				
		aterial / Components Cl	-	•			3095				
		rial / Components Closin	ing Balance				3096				
	Stores / Spares C						3097				
	Fuel Closing Bala						3098				
	Work in Process (3094				
		d Finished Goods Closin d Goods Closing Balanc					3093 3091				
			ce				3091		-		
	Gross Profit / (Le	ioods Closing Balance					3100				
Data Amortization Depreciation			Promot I	A B				fcation			
	n Minimum Tax	Option out of PTR	Payment	Company Director	Attachment	Attribute	Vent	teation			
→ Property									Amount Francis 6	Calculate Import Pr	evious Re
▼ Business		Description						Total Amount	Amount Exempt from Tax / Subject to Fixed / Final Tax	Amount Subject to Normal Tax	Actio
Manufacturing / Trading Items	Other Revenues					3129			Final Tax		
Other Revenues		Professional Services				3101					
Management, Administrative, Selling						3102			1		
& Financial Expenses	Profit on Debt					3106			-		
Inadmissible / Admissible	Royalty					3107					
Deductions	License / Franchis	e Fee				3108					
Adjustments		on Sale of Intangibles				3115					
Business Assets / Equity / Liabilities	Accounting Gain of										
						3116					
Other Sources	Others	in date of Posess				3116 3128					
Non-Residents Associates Capital Assets Other Sources Foreign Sources / Agriculture Tax Chargeable / Payments	Others	Option out of PTR	Payment	Company Director	Attachment		· Ve	erification			
Non-Residents Associates Capital Assets Other Sources Foreign Sources / Agriculture Tax Chargeable / Payments Data Amortization Depreciatio	Others		Payment	Company Director	Attachment	3128	. Ve	erification		Calculate Import Pri	evious Re
Non-Residents Associates > Capital Assets > Other Sources > Foreign Sources / Agriculture > Tax Chargeable / Payments Data Amortization Depreciatio > Property	Others			Company Director	Attachment	3128			Amount Exempt from	Calculate Import Pri	
Non-Residents Associates > Capital Assets > Other Sources > Foreign Sources / Agriculture > Tax Chargeable Payments Data	Others on Minimum Tax	Option out of PTR	Description		Attachment	3128 Attribute	ode	rification Total Amount	Amount Exempt from Tax Subject to Fixed / Final Tax	Calculate Import Pri Amount Subject to Normal Tax	evious Re Actic
Non-Residents Associates Capital Assets Other Sources Foreign Sources / Agriculture Tax Chargeable / Payments Data Amortization Depreciatio Property Business Manufacturing / Trading Items	Others on Minimum Tax		Description		Attachment	Attribute Co	ode		Amount Exempt from Tax / Subject to Fixed / Final Tax		
Non-Resistents Associates Capital Assets Other Sources Foreign Sources / Agriculture Tax Chargeable / Payments Data Amortization Depreciatio Property Business Manufacturing / Trading Items Other Revenues	Others Minimum Tax Management, Ad	Option out of PTR	Description		Attachment	3128 Attribute Co 3199 315	ode		Amount Exempt from Tax / Subset to Fixed / Final Tax		
Non-Residents Associates > Capital Assets > Other Sources / Agriculture > Tax Chargestel - Payments Data Amortization Depreciatio > Property > Business Manufacturing / Trading Items Other Revenues Management, Administrative,	Others Minimum Tax Management, Ad Rent Rates / Taxes / Co	Option out of PTR	Description		Attachment	3128 Attribute Co 3199 315: 315:	ode 9 1		Amount Exempt from Tax / Subsect to Fixed / Final Tax		
Non-Residents Associates Capital Assets Other Sources Foreign Sources / Agriculture Tax Chargeable / Payments Data Amortization Depreciatio Property Business Manufacturing / Trading Items Other Revenues Deling & Financial Expenses	Others Minimum Tax Management, Ad Rent Rates / Taxes / Ct Salaries / Wages.	Option out of PTR ministrative, Selling 8 ess (Perquisites / Benefits	Description & Financial E	xpenses	Attachment	Attribute Co 3199 315: 315: 315:	ode		Amount Exempl from Tax / Subject to Free / Free Tax		
Non-Residents Associates > Capital Assets > Other Sources / Agriculture > Tax Chargestel - Payments Data Amortization Depreciatio > Property > Business Manufacturing / Trading Items Other Revenues Management, Administrative,	Others Minimum Tax Management, Ad Rent Rates / Taxes / Ce Salaries / Wages Traveling / Conve	Option out of PTR ministrative, Selling 8 ses Perquisites / Benefits yance / Vehicles Running	Description & Financial E	xpenses	Attachment	Attribute Co 3199 315: 315: 315:	ode 1 2 4		Amount Exempt from Tax / Subject to Fixed / Final Tax		
Non-Residents Associates Capital Assets Other Sources / Agriculture Tax Chargeable / Payments Data Amortization Depreciatio Property Business Other Revenues Management, Administrative, Selling & Financial Expenses Inadmissible / Admissible	Management, Ad Rent Rates / Taves / Cove Electricity / Water	Option out of PTR ministrative, Selling 8 ses Perquisites / Benefits yance / Vehicles Running	Description & Financial E	xpenses	Attachment	Attributes CC 3199 315 315 315 315 315	ode 1 2 4 5		Amount Exampl from Tax / Subject to Fixed / Final Tax		
Non-Residents Associates Capital Assets Other Sources Foreign Sources / Agriculture Tax Chargeable / Payments Data Amortization Depreciatio Property Business Manufacturing / Trading Items Other Revenues Management, Administrative, Selling & Financial Expenses Inadmissible / Admissible Deductions Adjustments	Management, Ad Rent Rates / Taxes / Ct Salaries / Wages Traveling / Conve	Option out of PTR ministrative, Selling 8 sss (Perquisites / Benefits yance / Vehicles Runnir / Gas	Description & Financial E	xpenses	Attachment	Attributes Co. 3199 3155 3155 3156 3156 3167	ode 9 1 2 4 5 5 3 2 2		Amount Exempt from Tax Subject to Free 1		
Non-Residents Associates Capital Assets Other Sources / Agriculture Tax Chargeable / Payments Data Amortization Depreciatio Property Business Manufacturing / Trading Items Other Revenues Management, Administrative, Seling & Financial Expenses Inadmissible / Admissible Deductions Adjustments Business Assets / Equity / Liabilities Business Assets / Equity / Liabilities	Management, Ad Rent Rates / Taxes / Ct Salaries / Wages Traveling / Conve Electricity / Water Communication Repair Maintena	Option out of PTR iministrative, Selling 8 tes Pergusites / Benefits yance / Vehicles Runnin / Gas	Description 3. Financial E: ng / Maintena	xpenses	Attachment	3128 Attribute Co. 3199 315: 315: 315: 316: 316: 316:	ode 1 2 4 5 3 2 5		Amount Exempt from Tax (Subject to Fixed / Final Tax		
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Non-Residents Associates > Capital Assets > Capital Assets > Foreign Sources / Agriculture > Tax Chargeable / Payments Data Amortization Depreciatio > Property > Business Manufacturing / Trading Items Other Revenues Management, Administrative, Seiling & Financial Expenses Inadmissible / Administrative Business Associates John School Comment Adjustments Business Associates Non-Residents Associates	Management, Ad Rent Rates / Taxes / Ct Salaries / Wages Traveling / Conve Electricity / Water Communication Repair / Maintena Stationer / Printin Advertisement / P	Option out of PTR iministrative, Selling 8 tes Pergusites / Benefits yance / Vehicles Runnin / Gas	Description 3. Financial E: ng / Maintena	xpenses	Attachment	3128 Attribute Co 3199 315 315 315 315 316 3166 3166 3166	ode 1 2 4 5 3 2 5 5 3 3		Amount Example from Tax I Subject to Fixed I Fixed Tax		
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Non-Residents Associates Capital Assets Other Sources / Agriculture Tax Chargeable / Payments Data Amortization Depreciatio Property Business Manufacturing / Trading Items Other Revenues Management, Administrative, Seling 8 Financial Expenses Inadmissible / Admissible Deductions Adjustments Business Assets / Equity / Liabilities Transactions > PCR 90 Million with Non-Residents Associates Capital Assets Capital Assets Capital Assets Capital Assets Capital Assets Capital Assets Capital Assets Capital Assets Capital Assets Capital Assets	on Minimum Tax Management, Ad Rent Rates / Taxes / Ct Salaries / Wages Traveling / Conve Electricity / Water Communication Repair / Maintena Stationery / Frindri Advertisement / P Insurance	Option out of PTR ministrative, Selling 8 ses Ferquisites / Benefits vance / Vehicles Runnir / Gas nnce g/ Photocopies / Office ublicity / Promotion ges	Description & Financial E: ng / Maintenan e Supplies	xpenses	Attachment	Attribute Ct 31999 3155 3150 3150 3150 3160 3160 3160 3177 3177	3 1 1 2 2 4 4 5 5 5 5 5 5 5 5 5 5 1 1 1 1 1 1 1 1		Amount Exempt from Tax / Subject to Fixed / Final Tax		
Non-Residents Associates Capital Assets Comer Sources / Agriculture Tax Chargeable / Payments Data Amontzation Depreciatio Property Business Other Revenues Management, Administrative, Setting & Financial Expenses Inadministrative / Administrative Business Associates Adjustments Locatial Assets Other Sources Foreign Sources / Agriculture	Management, Ad Management, Ad Rent Rates / Taxes / Ct Salaries / Wages Traveling / Conve Electricity / Water Communication Repair / Maniten Advertisement / P Insurance Professional Chan Profit on Debt (Fir	Option out of PTR ministrative, Selling 8 ass Perquisites / Benefits yance / Vehicles Runnir nce yg / Photocopies / Office ublicity / Promotion pes ancial Charges / Marku	Description & Financial E: ng / Maintenan e Supplies	xpenses	Attachment	Attribute CC 31993 315: 315: 315: 315: 316: 316: 316: 316: 317: 317: 317: 317:	3 1 1 2 2 4 4 4 5 5 5 5 5 5 5 5 5 1 1 1 1 1 1 1 1		Amount Exampl from Tax / Subset to Fixed / Final Tax		
Non-Residents Associates Capital Assets Comer Sources / Agriculture Tax Chargeable / Payments Data Amontzation Depreciatio Property Business Other Revenues Management, Administrative, Setting & Financial Expenses Inadministrative / Administrative Business Associates Adjustments Locatial Assets Other Sources Foreign Sources / Agriculture	Management, Ad Rent Rates / Taxes / Cc Salaries / Wages. Traveling / Conve Electricity / Water Communication Repair / Maintena Stationery / Printi Insurance Professional Char Proft on Debt (Fir Donation / Charity	Option out of PTR ministrative, Selling 8 sess Perquisites / Benefits yance / Vehicles Runnir / Gas nnce / g / Photocopies / Office ublicity / Promotion pes sancial Charges / Marku	Description & Financial E: ng / Maintenan e Supplies	xpenses	Attachment	Attribute CC 31993 315: 315: 315: 315: 316: 316: 316: 316: 317: 317: 317: 317: 317: 317: 317: 317	Dode 1 1 2 2 4 4 4 5 5 5 3 3 3 3 3 3 3 3 3 3 3 3 3 3		Amount Exempl from Tax (Subject to Free) Final tax		
Non-Residents Associates Capital Assets Comer Sources / Agriculture Tax Chargeable / Payments Data Amontzation Depreciatio Property Business Other Revenues Management, Administrative, Setting & Financial Expenses Inadministrative / Administrative Business Associates Adjustments Locatial Assets Other Sources Foreign Sources / Agriculture	on Minimum Tax Management, Ad Rent Rates / Taxes / Ct Salaries / Wages Traveling / Conve Electricity / Water Communication Repair / Maintena Stationery / Frindr Advertisement / P Insurance Insura	Option out of PTR ministrative, Selling 8 ses Perquisites / Benefits vance / Vehicles Runnir / Gas nnce gg / Photocopies / Office ublicity / Promotion gges ancial Charges / Marku	Description & Financial E: ng / Maintenan e Supplies	xpenses	Attachment	Attribute CC 3199 315:1315:315:315:315:315:315:315:315:315	Dode 1		Amount Exempt from Tax / Subject to Fixed / Final Tax		
Non-Residents Associates Capital Assets Comer Sources / Agriculture Tax Chargeable / Payments Data Amontzation Depreciatio Property Business Other Revenues Management, Administrative, Setting & Financial Expenses Inadministrative / Administrative Business Associates Adjustments Locatial Assets Other Sources Foreign Sources / Agriculture	Management, Ad Management, Ad Rent Rates / Taxes / Ot Salaries / Wages Traveling / Conve Electricity / Water Communication Repair / Mainten Advertisement / P Insurance Profitsional Char Profit on Debt (Fir Donation / Charity Birokerage / Comm Other Indirect Exp	Option out of PTR ministrative, Selling 8 ses Perquisites / Benefits vance / Vehicles Runnir / Gas nnce gg / Photocopies / Office ublicity / Promotion gges ancial Charges / Marku	Description & Financial E: ng / Maintenan e Supplies	xpenses	Attachment	CC C31993 3155 3155 3155 3155 3155 3155 3155	3 3 1 1 2 2 4 4 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5		Amount Exempt from Tax / Subject to Fixed / Final Tax		
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Non-Residents Associates Capital Assets Comer Sources / Agriculture Tax Chargeable / Payments Data Amontzation Depreciatio Property Business Other Revenues Management, Administrative, Setting & Financial Expenses Inadministrative / Administrative Business Associates Adjustments Locatial Assets Other Sources Foreign Sources / Agriculture	Management, Ad Rent Rates / Taxes / Co. Salaries / Wages. Traveling / Conve Electricity / Water Communication Repair / Maintena Stationery / Printir Advertisement / P Insurance Professional Char Profit on Debt (Fin Donation / Charity Brokerage / Com Other Indirect Exp Directors Fee Workers Profit Pa	Option out of PTR ministrative, Selling 8 ses Perquisites / Benefits yance / Vehicles Runnir / Gas nice g/ Photocopies / Office ublicity / Promotion pes ancial Charges / Marku nission enses	Description & Financial E: ng / Maintenan e Supplies	xpenses	Attachment	3128 Attribute CC 3199 3151 3155 3155 3166 3167 3177 3177 3177 3181 3181 3181 3181 3181	3 3 3 3 3 3 3 3 3 5 5		Amount Exempt from Tax (Subject to Free / Fried Tax		
Non-Residents Associates Capital Assets Correspondents Assets Froreign Sources / Agriculture Tax Chargeable / Payments Data Amontization Depreciatio Property Business Other Revenues Management, Admissible Deductions Adjustments Business Assets / Equity / Liabilities Transactions > PKR 50 Million with Non-Residents Associates Capital Assets Other Sources / Agriculture	Management, Ad Management, Ad Rent Rates / Taxes / Ot Salaries / Wages Traveling / Conve Electricity / Water Communication Repair / Maintena Stationery / Fortier Advertisement / P Insurance Profitsional Char Profit on Debt (Fir Donation / Charity Brokerage / Comm Other Indirect Exp Directors Fee Workers Profit Pa Provision for Doub	Option out of PTR ministrative, Selling 8 ass Perquisites / Benefits (Ose nace 19 / Photocopies / Office ublicity / Promotion pes anacial Charges / Marku nission enses study / Bad Debts	Description 3 Financial E: Ing / Maintenai e Supplies up / Interest)	x penses	Attachment	Attribute CC 31999 3155-3155-3155-3155-3156-3156-3156-3156-	39 1 1 2 2 4 4 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5		Amount Exempt from Tax / Subject to Fixed / Final Tax		
Non-Residents Associates Capital Assets Correspondents Assets Froreign Sources / Agriculture Tax Chargeable / Payments Data Amontization Depreciatio Property Business Other Revenues Management, Admissible Deductions Adjustments Business Assets / Equity / Liabilities Transactions > PKR 50 Million with Non-Residents Associates Capital Assets Other Sources / Agriculture	Management, Ad Rent Rates / Taxes / Ct Salaries / Wages Traveling / Conve Electricity / Water Communication Repair / Maintena Stationery / Printi Advertisement / P Insurance Professional Char Profit on Debt (Fir Donation / Charity Brokerage / Comm Cther Indirect Exp Directors Fee Workers Profit Provision for Doub Provision for Obs	Option out of PTR ministrative, Selling 8 sss (Perquisites / Benefits yance / Vehicles Runnir / Gas proposed / Office ublicity / Promotion pes ancial Charges / Marku nission enses ticipation Fund othul / Bad Debts biete Slocks / Slores / S	Description 5 Financial E: ng / Maintenar e Supplies up / Interest)	x penses	Attachment	Attribute C C 3199 315: 315: 315: 315: 315: 315: 315: 315:	3 3 3 3 3 3 5 5 1 1 2 2		Amount Exempl from Tax / Subject to Free / Free Tax		
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	Amortization	Depreciation	Minimum Tax	Option out of PTR	Payment	Company Director	Attachment	Attribute	Ver	ification				
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▼ Busine					Descriptio	•			Codo	Total A	mount	Amount Exempt from	Amount Subject to	Action
	ecturing / Trading	Items			Descriptio	п			Code	IOIAI F	MINOUIL	Tax / Subject to Fixed / Final Tax	Normal Tax	ACUON
	Revenues	, 1.0.1.0	Inadmissible Ded						3239					
	vevenues ement, Administ	ration		2) Provision for Doubt					3201			-		
	& Financial Exp			ion for Obsolete Stocks ion for Diminution in Va					3202					
Inadmir	ssible / Admissib	ile					nuna / Francia ne		3203					
Deduct	ions		Capitalized	i) Provision for Reserv	es / Fullus / A	mount camed to resi	aves / runus or		3204					
Adjustn	nents		Add Backs u/s 21(a) Cess / Rate / Tax le	vied on Profits	/ Gains			3205					
Busine	ss Assets / Equi	ty / Liabilities	Add Backs u/s 21(b) Amount of Tax Ded	ucted at Sourc	e			3206					
	ctions > PKR 50	THIRD CO. WILLIAM	Add Backs u/s 21(c) Payments liable to l	Deduction of T	ax at Source but Tax i	not Deducted / P	aid	3207					
Non-Re	esidents Associa	ites		d) Entertainment Expe					3208					
 Capital 	Assets			(e) Contributions to Un					3209					
Other S	Sources		Add Backs u/s 21(source	f) Contributions to Fun	nds not under	effective arrangement	for deduction of	Tax at	3210					
Foreign	n Sources / Agric	culture	Add Backs u/s 21(g) Fine / Penalty for vi	olation of any	law / rule / regulation			3211					
Tax Ch	argeable / Paym			h) Personal Expenditu					3212					
			Add Backs u/s 21(j) Profit on Debt / brok	erage / Comm	ission / salary / remur	eration Paid by	an	3213					
			AOP to its membe						02.10					
			Add Backs u/s 21(paid through preso	 Expenditure under a cribed mode 	single Accou	nt nead exceeding pre	scribed amount	not	3215					
				m) Salary exceeding p	prescribed amo	ount not paid through	prescribed mode		3216					
			Add Backs u/s 21(n) Capital Expenditure					3217					
			Add Backs u/s 67(1) Expenditure attribut	table to Non-B	usiness Income			3218					
			Add Backs u/s 34(5) Liabilities allowed F	reviously as d	eduction not Paid with	in three Years		3219					
				C(1)(d) - Administrativ		ement expenses exce	eding 15% of tota	al	3221					
				Trusts, &Welfare Instit 1)(b) Lease Rental not					3220					
				o) Sales promotion, ac		nd nublicity avnances	of pharmacoutic	al						
			manufacturers exc	eeding prescribed limi	it	na publicity expenses	or priarriaceuse	ai	3224					
			Add Backs Tax Ga	in on Sale of Intangibl	es				3225					
				in on Sale of Assets					3226					
			Add Backs Pre-Co	mmencement Expend	liture / Deferre	d Cost			3230					
			Other Inadmissible						3234					
				nting (Loss) on Sale of					3235					
				nting (Loss) on Sale of	Assets				3236					
			Add Backs Accour						3237					
			Add Backs Accour Admissible Dedu						3238					
				n Sale of Intangibles					3245					
			Accounting Gain o						3246					
			Tax Amortization for						3247					
		-		Initial Allowance for C					3248					
			Pre-Commenceme	ent Expenditure / Defe	rred Cost				3250					
			Other Admissible I	Deductions					3254					
			Tax (Loss) on Sale	of Intangibles					3255					
			Tax (Loss) on Sale	of Assets					3256					
			Unabsorbed Tax A	mortization for Previou	us Years				3257					
				Depreciation for Previous					3258					
									1					
_	Amortization	Depreciation	Minimum Tax	Option out of PTR	Payment	Company Director	Attachment	Attribute	Verifi	cation			Ortodate	anda a
 Proper Busine 												Amount Exempt from	Calculate Import P Amount Subject to	revious Ref
					Description	1			Code	Total	Amount	Tax / Subject to Fixed / Final Tax	Normal Tax	Actio
	acturing / Tradin	y items	Income / (Loss) for Amortization for co	om Business before ad urrent / previous years	djustment of Ad	dmissible Depreciation	/ Initial Allowand	e/ 3	270					
	Revenues	tration Collins) from Business for 201				3	27013					
	pement, Administ ncial Expenses	racive, selling) from Business for 201					27014					
	issible / Admissit	ble) from Business for 201					27015					
Deduc			Unadjusted (Loss) from Business for 201	16			3	27016					
Adjust) from Business for 201					27017					
Busine	ess Assets / Equi	ty / Liabilities	Unadjusted (Loss)) from Business for 201	18			3	27018					
Tranes	ections > PKR 50													
	corder its ASSOCIA	neo												
Non-R														
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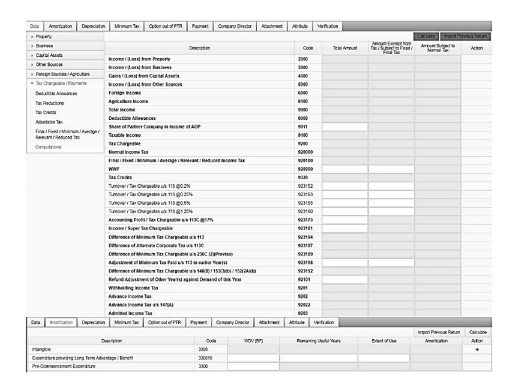
▶ Property		Minimum Tax	Option out of PTR	Payment	Company Direct	7400111	ment Attribu	ite	Verification				
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> Business				Description	•			Cod	lo.	Total Amount	Amount Exempt from	Amount Subject to Normal Tax	Action
▼ Capital Assets					"					TOTAL PLINOUTE	Tax / Subject to Fixed / Final Tax	Normal Tax	Action
Long Term			Capital Assets held Shi					4029	_				
Short Term			n of Capital Assets hel			Expenses		4039	_				
Adjustments			on Capital Assets he eived on Disposal of S					4026					
			n of Securities includin			Term		4036					
Other Sources			on Securities held S		periods field effort	reiiii		4037	_				
Foreign Sources / Agri		, , , , , , , , , , , , , , , , , , , ,											
Tax Chargeable / Payr	ments							_					
Data Amortization	Depreciation	Minimum Tax	Option out of PTR	Payment	Company Direct	or Attachr	nent Attribu	te '	Verification				
▶ Property												Calculate Import Pre	evious Retu
▶ Business				Description			C	ode		Total Amount	Amount Exempt from Tax / Subject to Fixed /	Amount Subject to Normal Tax	Action
▼ Capital Assets		Unadjusted (Loca)	from Capital Assets fo				409913				Final Tax	Normal tax	
Long Term			from Capital Assets for				409914						
Short Term			from Capital Assets for				409915						
Adjustments				409916									
Other Sources Unadjusted (Loss) from						409917							
		Unadjusted (Loss)	from Capital Assets for	or 2018			409918						
Foreign Sources / Agri													
Tax Chargeable / Payr													
Data Amortization	Depreciation	Minimum Tax	Option out of PTR	Payment	Company Direc	or Attach	ment Attribu	ıte	Verification	1		Manager Comment	
Property												Calculate Import Pr	revious Ret
▶ Business				Descripti	on			Co	ode	Total Amount	Amount Exempt from Tax / Subject to Fixed / Final Tax	Amount Subject to Normal Tax	Action
Capital Assets		Income / // oss) f	rom Other Sources					50			Final Tax	NUITIGI IAA	
▼ Other Sources		Receipts from Ot						50					
Receipts / Deductions		Royalty	aner sources					50					
Foreign Sources / Agri	iculture	Profit on Debt (Int	erest. Yield. etc)					50					
Tax Chargeable / Payr		Ground Rent						50	04				
r lax chargeasterr ay	The The	Rent from sub lea	se of Land or Building					50	05				
		Rent from lease of	f Building with Plant ar	nd Machinery				50	06				
		Loan, Advance, D	eposit or Gift received	in Cash				50	16				
		Other Receipts						50	28				
		Difference in value	e of immovable proper ng or attesting the tran	ty determined	under section 68	and value reco	orded by the	50	18				
				sier uis TTT(+)									
		Deductions from	Other Sources					50	90				
		Other Deductions	Other Sources					50					
Data Americation	Decreciation	Other Deductions		Parment		tor Attac	hmant Attel	50	68				
Data Amortization	Depreciation		Other Sources Option out of PTR	Payment	Company Dire	tor Attac	hment Attrit	50		on		Calculate Inneed Do	mánie Dob
→ Property	Depreciation	Other Deductions	Option out of PTR			itor Attac		50 bute	88 Verificati		Amount Exempt from		
Property Business	Depreciation	Other Deductions Minimum Tax	Option out of PTR	Payment Description		tor Attac	C	50	88 Verificati	on Total Amount	Amount Exempt from Tax / Subject to Fixed / Final Tax	Calculate Import Pro Amount Subject to Normal Tax	evious Retu Action
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Property Business Capital Assets Other Sources Foreign Sources / Agriculture Agriculture	iculture	Other Deductions Minimum Tax Foreign Property Foreign Property Foreign Property Foreign Property Foreign Property Foreign Property Foreign Business Foreign Business Foreign Business Foreign Business Foreign Business Foreign Business Foreign Business Foreign Explainess Foreign Explainess Foreign Explainess Foreign Capital Gi Foreign Capital Gi Foreign Capital Gi	r Income / (Loss) income / (Loss) income / (Loss) income / (Loss) income / (Loss) income / (Loss) income / (Loss) income / (Loss) income / (Loss) income / (Loss) income / (Loss) income / (Loss) income / (Loss) income / (Loss) income / (Loss) income / (Loss) income / (Loss)			ctor Attac	6029 6021 6022 6023 6024 6039 6031 6032 6034 6049	50 bute	88 Verificati		Amount Exempt from Tax (Subject to Fixed / Prins Tax	Amount Subject to	
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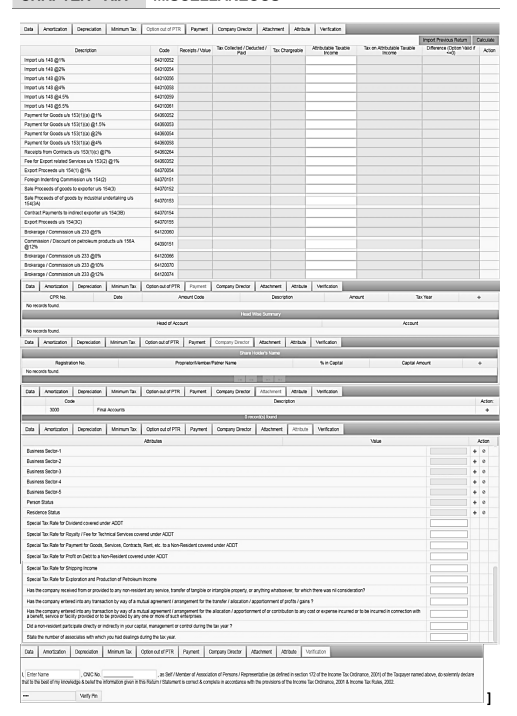
	Electricity Bill of Commercial Consumer u/s 235	64140001				+
	Electricity Bill of Industrial Consumer u/s 235	64140002				+
	Telephone Bill u/s 236(1)(a)	64150001				+
	Cellphone Bill u/s 236(1)(a)	64150002				+
	Prepaid Telephone Card u/s 236(1)(b)	64150003				+
	Phone Unit u/s 236(1)(c)	64150004				+
	Internet Bill u/s 236(1)(d)	64150005				
	Prepaid Internet Card u/s 236(1)(e)	64150006				+
		64150101				-
	Purchase by Auction u/s 236A					
	Domestic Air Ticket Charges u/s 236B	64150201				
	Sale / Transfer of Immovable Property u/s 236C	64150301				
	Tax Deducted u/s 236C where property purchased & sold within Tax Year	64150302				
	Tax Deducted u/s 236C where property purchased prior to current Tax Year	64150303				
	Functions / Gatherings Charges u/s 236D	64150401				
	Issuance of License to Cable Opeartors u/s 236F	64150601				
	Renewal of License to Cable Opeartors u/s 236F	64150602				
	Issuance of License to IPTV, FM Radio, MMDS, Mobile TV, Mobile Audio, Satellite TV Channel and Landing Rights u/s 236F	64150603				
	Renewal of License to IPTV, FM Radio, MMDS, Mobile TV, Mobile Audio, Satellite TV Channel and Landing Rights uls 236F	64150604				
		64150605				
	Screening of Foreign TV drama serial or play (other than in english) u/s 236F Purchase of other commodities by Distributors / Dealers / Wholesalers u/s 236G	64150701				
	Purchase of Fertilizer by Distributors / Dealers / Wholesalers u/s 236G Purchase by Retailers u/s 236H	64150702 64150801				
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	Issuance / Renewal of License to Dealers / Commission Agents / Arhatis u/s 236J	64151001				
	Purchase / Transfer of Immovable Property u/s 236K	64151101				
	Purchase of International Air Ticket u/s 236L	64151201				
	Banking transactions otherwise than through cash u/s 236P	64151501				
	Education related expenses remitted abroad u/s 236R	64151701				
	Advance tax on extraction of minerals u/s 236V	64151904				
	Tobacco u/s 236X	64152101				
Data Amortization Depreciation	Minimum Tax Option out of PTR Payment Company Director Attachment	Attribute Ve	rification			
Data Amortization Depreciation Property					Calculate Import F	
	Description	Code		Tax Collected / Deducted		Previous Return Action
→ Property	Description Final / Fixed / Minimum / Average / Relevant / Reduced Tax	Code 640001		Tax Collected / Deducted		
> Property > Business	Description Final / Fixed / Minimum / Average / Relevant / Reduced Tax Import uls 148 @1%	Code 640001 64010052		Tax Collected / Deducted		
Property Business Capital Assets Other Sources	Description Final / Fixed / Minimum / Average / Relevant / Reduced Tax Import uts 148 @1% Payable uts 101A @ 10%	Code 640001 64010052 64010041		Tax Collected / Deducted		
Property Business Capital Assets	Description Final / Fixed / Minimum / Average / Relevant / Reduced Tax Import uis 148 @1% Payable uis 101A @ 10% Payable uis 101A @ 20%	Code 640001 64010052 64010041 64010042		Tax Collected / Deducted		
Property Business Capital Assets Other Sources Foreign Sources / Agriculture Tax Chargeable / Payments	Description Final / Fixed / Minimum / Average / Relevant / Reduced Tax Import us 148 @1% Payable us 101A @ 10% Payable us 101A @ 20% Import us 148 @2%	Code 640001 64010052 64010041 64010042 64010054		Tax Collected / Deducted		
Property Business Capital Assets Other Sources Foreign Sources / Agriculture Tax Chargeable / Payments Deductible Allowances	Description Final / Fixed / Minimum / Average / Relevant / Reduced Tax Import u/s 148 @1% Payable u/s 101A @ 10% Payable u/s 101A @ 20% Import u/s 148 @2% Import u/s 148 @3%	Code 640001 64010052 64010041 64010042 64010054 64010056		Tax Collected / Deducted		
Property Business Capital Assets Other Sources Foreign Sources / Agriculture Tax Changeable / Payments Deductible Allowances Tax Reductions	Description Final / Fixed / Minimum / Average / Relevant / Reduced Tax Import uls 148 @1% Payable uls 101A @ 10% Payable uls 101A @ 20% Import uls 148 @2% Import uls 148 @3% Import uls 148 @3% Import uls 148 @3%	Code 640001 64010052 64010041 64010042 64010054 64010056 64010058		Tax Collected / Deducted		
Property Business Capital Assets College Foreign Sources Foreign Sources / Agriculture Tax Charganable / Payments Deductible Allowances Tax Reductions Tax Credits	Description Final / Fixed / Minimum / Average / Relevant / Reduced Tax Import us 148 @1% Payable us 101A @ 10% Payable us 101A @ 20% Import us 148 @3% Import us 148 @3% Import us 148 @3% Import us 148 @4% Import us 148 @45%	Code 640001 64010052 64010041 64010042 64010054 64010056 64010058 64010059		Tax: Collected / Deducted		
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CHAPTER - XIX MISCEL

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Payment for Goods, Services, Contracts, Rent, Capital Gains, etc. to a Non-Resident covered under ADTT	64050098
Payment for foreign produced commercials to a Non-Resident u/s 152A	64050100
Payment for Goods u/s 153(1)(a) @1%	64060052
Payment for Goods u/s 153(1)(a) @1.5%	64060053
Payment for Goods u/s 153(1)(a) @2%	64060054
Payment for Goods u/s 153(1)(a) @4%	64060058
Payment for Services u/s 153(1)(b) @1%	64060152
Payment for Services u/s 153(1)(b) @1.5%	64060153
Payment for Services u/s 153(1)(b) @2%	64060154
Payment for Services u/s 153(1)(b) @8%	64060166
Receipts from Contracts u/s 153(1)(c) @7%	64060264
Fee for Export related Services u/s 153(2) @1%	64060352
Export Proceeds u/s 154(1) @1%	64070054
Foreign Indenting Commission u/s 154(2)	64070151
Sale Proceeds of goods to exporter u/s 154(3)	64070152
Sale Proceeds of of goods by industrial undertaking u/s 154(3A)	64070153
Contract Payments to indirect exporter u/s 154(3B)	64070154
Export Proceeds u/s 154(3C)	64070155
Prize on Prize Bond u/s 156	64090051
Winnings from Crossword Puzzle u/s 156	64090052 64090053
Winnings from Raffle u/s 156	
Winnings from Lottery u/s 156	64090054 64090055
Winnings from Quiz u/s 156 Winnings from Sale Promotion u/s 156	64090055 64090056
	64090056 64090151
Commission / Discount on petroleum products u/s 156A @12%	64090151 64120031
Attributable income from controlled foreign company u/s 109A @ 15% Brokerage / Commission u/s 233 @5%	64120031 64120060
Brokerage / Commission ws 233 @5% Brokerage / Commission ws 233 @5%	64120060
Brokerage / Commission u/s 233 @8% Brokerage / Commission u/s 233 @10%	64120070
Brokerage / Commission u/s 233 @10% Brokerage / Commission u/s 233 @12%	64120074
CNG Station Gas Bill u/s 234A	64130151
Tax collected u/s 235 from CNG station	64130152 +
Lease of rights to collect tolls u/s 236A(3)	64150102 64151651
Payment for use or right to use industrial, commercial and scientific equipment u/s 236Q (1)	
Rent of Machinery and equipment u/s 236Q (2)	64151652
Sales of certain petroleum products u/s 236HA Dividend Specie u/s 236S @7.5%	64151802 64151802
Dividend Specie u/s 236S @1.5% Dividend Specie u/s 236S @10%	64151803
Dividend Specie u/s 236S @10.5%	
	64151804
Dividend Specie u/s 236S @25%	64151806 64151807
Dividend Specie u/s 236S @15%	
Advance tax on registering or attesting transfer of immovable property u/s 236W	64151951
Capital Gains on Immovable Property u/s 37(1A) @0%	64220051
Capital Gains on Immovable Property u/s 37(1A) @2.5%	64220052
Capital Gains on Immovable Property u/s 37(1A) @5%	64220053
Capital Gains on Immovable Property u/s 37(1A) @7.5%	64220054
Capital Gains on Immovable Property u/s 37(1A) @10%	64220055
Capital Gains on immovable property u/s 37(1A) @3.75%	64220057
Capital Gains on Securities u/s 37A @0%	64220151
Capital Gains on Securities u/s 37A @5% (PMEX/Cash Settled Securities)	64220153
Capital Gains on Securities u/s 37A @7.5%	64220157
Capital Gains on Securities u/s 37A @12.5%	64220155
Capital Gains on Securities u/s 37A @15%	64220156
Capital Gains on Securities u/s 37A @ corporate tax rate	64220199
Capital Gains on Securities u/r 6B, 4th Schedule @ Corporate Tax Rate	64220259
Purchase of Locally Produced Edible Oil u/s 148(A)	64310053
Fee for Carriage Services by Oil Tanker / Goods Transport Contractor u/c (43D) / (43E), Part IV, 2nd Schedule	64320051
Receipts from Shipping Business of a resident person u/s 7A	64310055
Fee for Transport Services outside Pakistan u/c (3), Part II, 2nd Sch @1%	64310061
Fee for Advertising services by electronic and print media outside Pakistan u/c (3), Part II, 2nd Sch @0.75%	64310062
Fee for Other Services outside Pakistan u/c (3), Part II, 2nd Sch @4%	64310063
Income derived from sources outside Pakistan by Pakistan Cricket Board u/c (3B), Part II, 2nd Schedule @ 4%	64310064
Receipts for Contracts outside Pakistan u/c (3), Part II, 2nd Schedule @ 3.50%	64310071
Tax on business income of builders u/s 7C (advance tax installments paid under Rule 13S)	64310072
Tax on business income of developers u/s 7D (advance tax installments paid under Rule 13S)	64310073
Surplus funds of NPO u/s 100C(1A)	64030093
Tax on undistributed profits u/s 5A	64030094
Accounting Profit after Tax	64030095

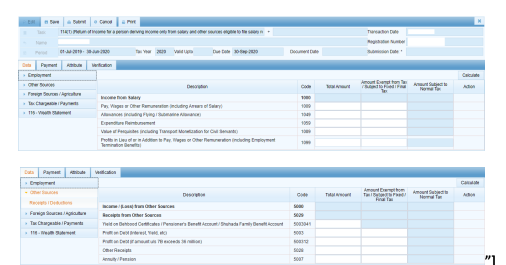


Data	Amortization	Depreciation	Minimum Tax	Option out of	PTR	Payment	Company Director	Attachment	Attribut	e Ve	rification					
														Import Previo	ous Return	Calculate
		Description			Code	WDV (BF) Deletion	Addition (Used in Pakistan)	n Ext	ent of Us	e Addition (Ne	w) Extent of	Use Initial Allowance	Depreciation	WDV (CF)	Action
Buildin	g (all types)				3302				\neg							
Ramp	for Disabled Pers	ons			330204											
Plant /	Machinery (not O	therwise specifie	d)		330301											
Compu		lied Items / Equip	oment used in mar	nufacture of	330302											
Furnitu	re (including fittin	gs)			330303											
Techni	cal / Professional	Books			330304											
Below	ground installation	ns of mineral Oil o	concerns		330305											
Offsho	re Installations of	mineral Oil conce	ems		330306											
Office I	Equipment				330307											
Machin	nery / Equipment e	eligible for 1st Yea	ar Allowance		330308											
Motor \	Vehicle (not plying	for hire)			33041											
	Vehicle (plying for	hire)			33042											
Ships					33043											
Aircraft	ts / Aero Engines				33044											
Data	Amortization	Depreciation	Minimum Tax	Option out of	PTR	Payment	Company Director	Attachment	Attribut	te Ve	rification					
														Import Previo	ous Return	Calculate
		Des	cription			Coo	le Receipts / Value	Tax Collected / De / Paid	ducted	Tax hargeabl	Attributable e Inco		on Attributable Taxabl		f Minimum Tax rgeable	Action
Import	of plastic raw mal	erials under PCT	heading 39.01 to	39.12 u/s 148		64010		7100		nia goalo			mound	Ond	godbio	
Import	of Edible Oil u/s 1	48 @5.5%				64010	161									
Import	of Packing Materi	al u/s 148 @5.59	16			64010	181									
Payme Part III,	nt for Transport S , 1st Schedule	ervices to a PE o	of a Non-Resident	u/s 152(2A)(b) /	Division	II, 64050	094									
	nt for Other Servi , 1st Schedule	ces to a PE of a I	Non-Resident u/s	152(2A)(b) / Div	rision II,	64050	095									
	nt for Services u/s	s 153(1)(b) @1%				64060	152									
Payme		152/1Vb) @36/				64060	154									
	nt for Services u/s															
Payme	nt for Services u/s nt for Services u/s					64060	166									



¹["PART-II-Q

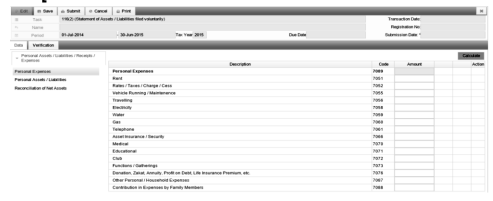
Electronic Return for Salaried Person

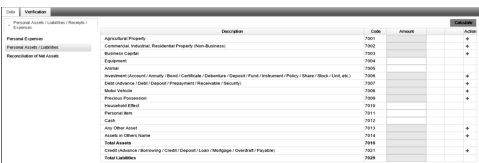


¹ Part –IIQ added through SRO 822(I)/2020 dated 8th September, 2020

PART-IV OF THE SECONDSCHEDULE

¹["Statement of Assets / Liabilities for Tax Year 2015









¹ Inserted by the S.R.O. 877(I)/2015 dated 01.09.2015

¹[PART VII Certificate of Collection or Deduction of Tax

(See rule 42)

S. No.		inal/Duplicate	Date of issue
Certified that a sum of	Rupees	(Amou	nt of tax collected/deducted in figures)
	Rupees		
			(Amount in words)
on account of Income Tax has			
been collected/deducted from	The state of the s		
(Name and address of the person			
from whom tax collected/deducted	d)		
	of an ass	of an individual, his ociation of persons iation of persons/co	s/her name in full and In case / company, name and style of ompany
having National Tax Number			(if any) and
holder of CNIC No.			(in case of an individual only)
on			(Date of collection/deduction)
Or during the period	From	To	(Period of collection/deduction)
under section *		(Specify section	n of the Income Tax Ordinance, 2001)
on account of *			(Specify nature)
<u>vide</u>			(Particulars of LC, Contract etc.)
on the value/amount of	Rupees _	_ (Gross amount on wh	nich tax collected/deducted in figures)
	Rupees _		
	-		(Amount in words)
This is to further certify that the Government Account as per the fo	tax collection	ted/deducted has batails:	been deposited in the Federal
Date of deposit. SBP / NB Treasury		ranch/City.	Amount. Challan (Rupees) /Treasury No.
	_		
	_		
	_		
Company/office etc. collecting/dec	ducting the	tax:	
Name.	adeting the		
Address.		Signature.	
		N	
NTN (if any)			n.
			п.

Part VII inserted by Notification No. SRO 641(I)/2005, dated 27.06.2005.

Second Schedule Part VII

¹ [Section	On account of	Section	
148	Import of goods	153(1)(c)	Payments to a resident person or a
149	Payment of Salary		PE of a non-resident on account of execution of a contract, other than
150	Payment of dividend		contract for sale of goods or services
151(1)(a)	Payment or credit of profit on debt to		rendered or provided
151(1)(b)	a resident person on schemes of National Savings Payment or credit of profit on debt to	153(1A)	Payments to a resident person or a PE of a non-resident on account of services rendered or provided of
, - (- /(- /	a resident person on an account or deposit with a banking company or a financial institution	4544)	stitching, dying, printing, embroidery, washing, sizing and weaving
151(1)(c)	Payment or credit of profit on debt to a resident person on securities of	154(1)	Realization of proceeds of exports of goods
	Federal or Provencal Government or a local authority	154(2)	Realization of foreign indenting commission
151(1)(d)	Payment or credit of profit on debt to a resident person on any bond,	154(3)	Realization of proceeds of sale of goods to an exporter under an inland back-to-back letter of credit etc.
	certificate, debenture, security or any other instrument by a banking company, financial institution, company incorporated under the	154(3A)	Export of goods by an industrial undertaking located in an export processing zone
	Companies Ordinance,1984, a body corporate formed by or under any law in force in Pakistan or a finance society	154(3B)	Payment against sale of goods by an indirect exporter to a direct exporter or an export house registered under DTRE Rules, 2001
152(1)	Payment to a non-resident person on	155	Payment of rent of immovable property
152(1A)(a)	account of royalty or fee for technical services Payment to a non-resident on account	156	Payment of prize on a prize bond or winnings from a raffle, lottery, cross-word puzzle or quiz; and prize offered by companies for preparation of pulse.
	of execution of a contract or sub- contract under a construction, assembly or installation project in	156A	by companies for promotion of sale Payment of commission on petroleum products of petrol pump operators
	Pakistan, including a contract for the	156B	Withdrawal from pension fund
	supply of supervisory activities in	231A	Cash withdrawal from a bank account
152(1A)(b)	relation to such project Payment to a non-resident on account	231B	Tax collected on sale of motor car by a manufacturer or authorized dealer.
	of execution of any other contract for construction or services rendered	233	Payment of brokerage or commission
152(1A)(c)	relating thereto Payments to a non-resident person on	233A(1)(a) and	On value of shares purchased/ sold by a member of a stock exchange in
	account of execution of a contract for advertisement services rendered by TV Satellite Channels	233A(1)(b) 233A(1)(c)	lieu of its commission income On value of shared traded by a person (sold) through a member of a
152(2)	Payment to a non-resident person on any other account including profit on	233A(1)(d)	stock exchange On financing of cfs (Badla) in shares
	debt but excluding those covered	, ,, ,,	business
	under section 153(3)	234	Alongwith motor vehicle tax of motor vehicles
153(1)(a)	Payments to a resident person or a PE of a non-resident on account of sale of goods	234A	Tax collected on the amount of gas bill of a CNG Station.
153(1)(b)	Payments to a resident person or a	235	Alongwith electricity consumption bills
. 30(1)(0)	PE of a non-resident on account of services rendered or provided	236	Telephone users including mobile phones & pre-paid cards.]

List substituted by Notification No. SRO 1062(I)/2007, dated 27.10.2007.

NTN

PART VIII
Annual Statement of Collection or Deduction of Income Tax (Other than from Salary)
[See rule 44(1)]

Particulars of withholding agent/payer/collector: Name

(1)

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e,

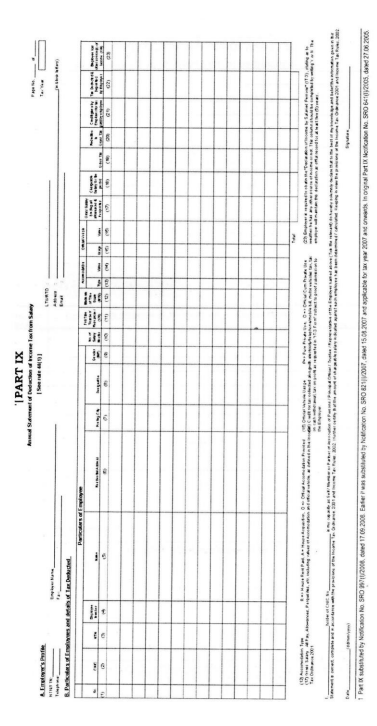
oj Š

5					Statement for	Statement for the year ending 30th June,	30th June,	
ame, address: Where NTN Consumer o	Name, address and NTN of the person from whom tax collected in tax collected or consumer or Telephone or Vehide Registration No. etc.	rom whom tax collected CNIC or Electricity Registration No. etc.	Nature of payment etc.	Section under which tax collected or deducted (As detailed on back of this form)	Value / amount on which tax collectible or deductible during the year. (Rupees)	Amount of tax collected or deducted during the year. (Rupees)	Rate of tax collected or deducted. (Percentage)	Amount of tax deposited. (Rupees)
	(2)		(3)	(4)	(5)	(9)	ω	(8)
NTN	CNIC	Consumer/Reg No.						
						•		
NTN	CNIC	Consumer/Reg No.						
NT.	CNIC	Consumer/Reg No.				-		
NTN	CNIC	Consumer/Reg No.						
			10/1					
NTN	CNIC	Consumer/Reg No.						

ıçi

ccond	chedule						Par	t V
			ducted under various	* Amount of tax deposited (Rupees)	9.655	3,500	125	679
Total (Rupees) st quarter statement	d quarter statement d quarter statement h quarter statement Total (Rupees)		nn 8. o tax collected or dec	Rate of lax collected or deducted (Percentage)	3.50%	10.00%	10.00%	10.00%
Total (Rupees) Tax deposited as per 1st quarter statement	Tax deposited as per 2nd quarter statement Tax deposited as per 3rd quarter statement Tax deposited as per 4th quarter statement Total (Rupees)		o current year in colum	Amount of tax collected or deducted during the year (Rupees)	9,655	3,500	125	679
		back page.	ollowing year relating t nd mertioning against	Value / amount on which tal Amount of tax collected or collectible or deductible deducted during the year (Rupees) (Rupees)	275,865	35,000	1,250	05,00
(Name)	(Designation) That to the best of my with the Income Tax	Please see filling instructions at back page.	Filling Instructions including tax deposited in f en collected or deducted a	Section under which tax collected or deducted (As detailed on back of this form)	153(1) 153(1)	233	150	131
	y solemnly declare the and in accordance	Please see fillin	Filli ing the year and incluk whom tax has been co	Nature of payment etc.	Sale of goods Services	Commission	Dividend	FIGH OF DEDI
Verification	holder of CNIC No. In my capacity as and person responsible for collecting / deducting the tax , do hereby solemnly declare that to the best of my knowledge the information given in this statement is correct, complete and in accordance with the Income Tax Ordinance, 2001 and the Income Tax Rules, 2002.	mm/yyyy) Signature	Filling Instructions rever necessary relating to earlier year deposited during the year and including tax deposited in following year relating to current year in column 8. Iled in the order of each person from whom tax has been collected or deducted and mentioning against if the details relating to tax collected or deducted under various:	Name, address and NTN of the person from whom tax collected or deducted Where NTN is not available indicate NIC or Consumer or Telephone or Registration No. etc.	ih Avenue, Islamabad		10, Sector VI, Rawalpindi	
	In holder of CNIC No. and person responsible for collecting / deducting knowledge the information given in this statement Ordinance, 2001 and the Income Tax Rules, 2002.	у рр)	 Use additional sheet(s) wherever necessary State amount excluding tax relating to earlie This statement should be filled in the order or section as illustrated below: 	Name, address and NTN of the nere NTN is not available indicat	1. XYZ & Co. 24, North, Jinnah Avenue, Islamabad 18-01-1234567		Street No.	0/96467-10-70

Section	On account of
148	Import of goods
149	Payment of Salary
150	Payment of dividend
151(1)(a)	Payment or credit of profit on debt to a resident person on schemes of National Savings
151(1)(b)	Payment or credit of profit on debt to a resident person on an account or deposit wit a banking company or a financial institution
151(1)(c)	Payment or credit of profit on debt to a resident person on securities of Federal or Provencal Government or a local authority
151(1)(d)	Payment or credit of profit on debt to a resident person on any bond, certificate debenture, security or any other instrument by a banking company, financia institution, company incorporated under the Companies Ordinance,1984, a bod corporate formed by or under any law in force in Pakistan or a finance society
152(1)	Payment to a non-resident person on account of royalty or fee for technical services
152(1A)(a)	Payment to a non-resident on account of execution of a contract or sub-contract unde a construction, assembly or installation project in Pakistan, including a contract for th supply of supervisory activities in relation to such project
152(1A)(b)	Payment to a non-resident on account of execution of any other contract for construction or services rendered relating thereto
152(1A)(c)	Payments to a non-resident person on account of execution of a contract for advertisement services rendered by TV Satellite Channels
152(2)	Payment to a non-resident person on any other account including profit on debt be excluding those covered under section 153(3)
153(1)(a)	Payments to a resident person or a PE of a non-resident on account of sale of goods
153(1)(b)	Payments to a resident person or a PE of a non-resident on account of service rendered or provided
153(1)(c)	Payments to a resident person or a PE of a non-resident on account of execution of contract, other than contract for sale of goods or services rendered or provided
153(1A)	Payments to a resident person or a PE of a non-resident on account of service rendered or provided of stitching, dying, printing, embroidery, washing, sizing an weaving
154(1)	Realization of proceeds of exports of goods
154(2)	Realization of foreign indenting commission
154(3)	Realization of proceeds of sale of goods to an exporter under an inland back-to-bac letter of credit etc.
154(3A)	Export of goods by an industrial undertaking located in an export processing zone
154(3B)	Payment against sale of goods by an indirect exporter to a direct exporter or an expo house registered under DTRE Rules, 2001
155	Payment of rent of immovable property
156	Payment of prize on a prize bond or winnings from a raffle, lottery, cross-word puzzi or quiz; and prize offered by companies for promotion of sale
156A	Payment of commission on petroleum products of petrol pump operators
156B	Withdrawal from pension fund
231A	Cash withdrawal from a bank account
231B	Tax collected on sale of motor car by a manufacturer or authorized dealer.
233	Payment of brokerage or commission
233A(1)(a) and 233A(1)(b)	On value of shares purchased/sold by a member of a stock exchange in lieu of i commission income
233A(1)(c)	On value of shared traded by a person (sold) through a member of a stock exchange
233A(1)(d)	On financing of cfs (Badla) in shares business
234	Alongwith motor vehicle tax of motor vehicles
234A	Tax collected on the amount of gas bill of a CNG Station.
235	Alongwith electricity consumption bills
236	Telephone users including mobile phones & pre-paid cards.]



Part IX

Income Tax Rules, 2002

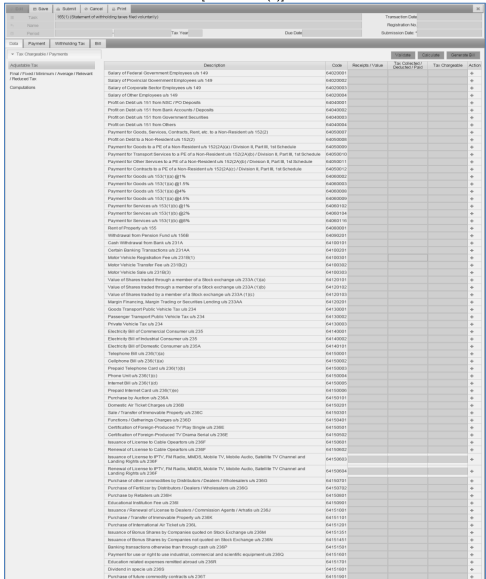
FI	BR TO	DECLARATION	BY SALARIED PE		IT-3		
Employe	ee's NTN		Tax Ye	ar			
	ee's Name		Posting	j City			
Designa			Section				
Departn Employer	s NTN/FTN	Name - Employ	of				
I, the	undersigned whose par	ticulars are given above, so	elemnly declare that:				
ment	I also have source income Tax Returns. I am liable to file	esource of income other than to the set of income other than to the under the Income Tax O Wealth Statement as my to Vehicle(s), Bank Account(ed at my residence. Tax of	he salary paid by the above ordinance 2001. tal income is Rs. 500,000 c s) are in my name and t	mentioned employer, and remove. The Electricity and Teleph	one connections		
	Amount of Tax Credit Claimed						
Sr.	Mobile/Vehicle/Bank Account/Electricity Consumer/Phone/CNIC Numbers Sr. Category 1st 2nd 3rd						
1	Mobile Phone Bill						
2	Motor ∀ehicle Tax						
3	Cash Withdrawal						
4	Profit on Debt				3.7.5		
Electricity annisections	Consumer Number						
ectric	CNIC/NTN of Premises Diviner						
E E	Name of Premises Owner						
ne	Phone Number						
Telephone	CNIC/NTN of Premises Owner						
0	Name of Premises Owner		-				
Note: 1) Attach more sheets if more than three (3) numbers are to be stated in any category. Total Claim 2) For Government residences, write 99999-9999999-9 as CNIC of Owner. I, hereby solemnly declare that all the information given above is correct and complete to the best of my knowledge.							
Dat	С.						
b)	Statement mentioned in the Tax Credit as given in front Tax Region after examining	To be Com the regarding other source(s) of box given in front of this statement of this statement has been given all the evidences provided which nity to this extent will be made	to the aforementioned employee are found to be in accordance w	-23 of Annual Employer , as Tax Credit within the the claim and income rer Statement in front of Rs.	Y=Yes, N=No		
Dat	e :			<u>Authorized</u>			

This Declaration is for Employer's record and should be maintained for at least 5-Years

This form can be donwloaded from FBR website www.fbr.gov.pk

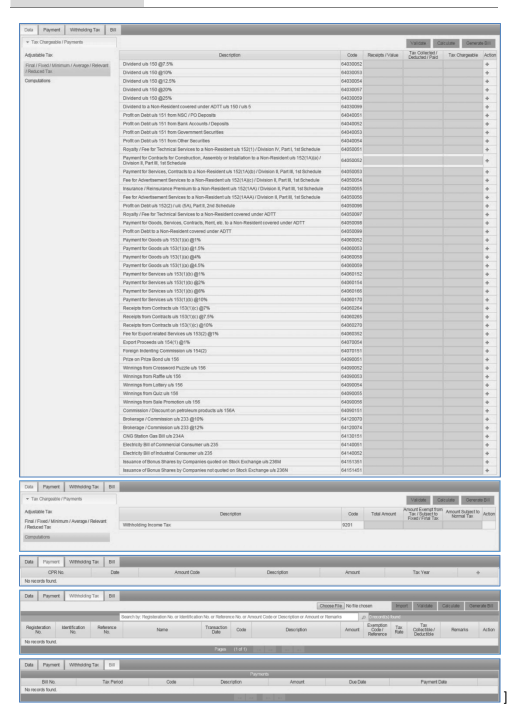
PART-X OF THE SECONDSCHEDULE

¹[²[Biannual] Statement of collection or deduction of income tax under section 165(2) [See rule 44(2)]



¹ Inserted by the S.R.O. 941(I)/2015 dated 18.09.2015

The word "Monthly" substituted through SRO 849(I)/2019 dated 24th July, 2019



¹[PART XA DECOMMISSIONING CERTIFICATE

It is certified that the decommissioning cost claimed, presents fairly, material respects: (i) I/We have examined the accounts and records of		(As required under sub-rule (4A) 2 o Fifth Schedule to the Income Tax Ordi	
(i) I/We have examined the accounts and records of (name, address & NTN of the taxpayer) relating to decommissioning cost for the tax year (ii) The amortization charge of Decommissioning cost for current claimed by the Company in its return of total income for Tax is in accordance with sub-Rule (4A) of rule 2 of of the Fifth Schedule to the Income Tax Ordinance, 2001. (iii) I/We certify that the tax payer has not included amounts of exc loss, unwinding of discount, mark up or interest, cost of fur inflationary impact in computing the decommissioning cost. (iv) I/We also certify that the decommission of all amounts Pakistan rupees (PKR). (v) The particulars required to be furnished under sub-Rule (4 rule 2 of Part I of the Fifth Schedule to the Income Tax Ordin 2001 are given in the Annexure to this certificate. The inform provided in the Annexures is true and correct. Signed:		It is certified that the decommissioning cost of	
of the Fifth Schedule to the Income Tax Ordinance, 2001. (iii) I/We certify that the tax payer has not included amounts of exc loss, unwinding of discount, mark up or interest, cost of fur inflationary impact in computing the decommissioning cost. (iv) I/We also certify that the decommission of all amounts Pakistan rupees (PKR). (v) The particulars required to be furnished under sub-Rule (4 rule 2 of Part I of the Fifth Schedule to the Income Tax Ordin 2001 are given in the Annexure to this certificate. The inform provided in the Annexures is true and correct. Signed: Name: Address: Place: Date: ANNEXU (GENERAL INFORMATION) Particulars 1. Name of the taxpayer 2. Address: 3. Tax Year: General	yer) relating to the g cost for current year, l income for Tax Year	 (i) I/We have examined the accounts (name, address & NTN of the decommissioning cost for the tax yea (ii) The amortization charge of Decommolaimed by the Company in its returnal charge. 	materia
Pakistan rupees (PKR). (v) The particulars required to be furnished under sub-Rule (4 rule 2 of Part I of the Fifth Schedule to the Income Tax Ordin 2001 are given in the Annexure to this certificate. The inform provided in the Annexures is true and correct. Signed: Name: Address: Place: Date: ANNEXU (GENERAL INFORMATION) Particulars 1. Name of the taxpayer 2. Address: 3. Tax Year:	nance, 2001. d amounts of exchange erest, cost of funds or	of the Fifth Schedule to the Income (iii) I/We certify that the tax payer has no loss, unwinding of discount, mark to	
rule 2 of Part I of the Fifth Schedule to the Income Tax Ordin 2001 are given in the Annexure to this certificate. The inform provided in the Annexures is true and correct. Signed: Name: Address: Place: Date: ANNEXU (GENERAL INFORMATION) Particulars 1. Name of the taxpayer 2. Address: 3. Tax Year: General	of all amounts is in		
Signed:	ncome Tax Ordinance, ficate. The information	rule 2 of Part I of the Fifth Schedule 2001 are given in the Annexure to t	
Name:		•	
Address:			
Date:			
(GENERAL INFORMATION) Particulars 1. Name of the taxpayer 2. Address: 3. Tax Year: General		Place	
(GENERAL INFORMATION) Particulars 1. Name of the taxpayer 2. Address: 3. Tax Year: General		Date	
Particulars 1. Name of the taxpayer 2. Address: 3. Tax Year: General	ANNEXURE A		
1. Name of the taxpayer 2. Address: 3. Tax Year: General		(GENERAL INFORMAT	
2. Address: 3. Tax Year: General		articulars	Partic
3. Tax Year: General		Name of the taxpayer	1.
General		2. Address:	2.
		3. Tax Year:	3.
4 No. of concessions owned at the	F-41	General	Gener
opening date of financial year		No. of concessions owned at the opening date of financial year	4.

Part XA inserted by Notification No. SRO 357(I)/2011, dated 04.05.2011.

Second Schedule Part XA

5.	Names of concessions owned at the opening date of financial year	
6.	No. of concessions owned at the closing date of financial year	
7.	Names of concessions owned at the closing date of financial year	
8.	Amount of decommissioning cost to be amortized under sub-rule (4A) (separately in respect of each concession	
9.	No. of years of useful life (separately in respect of each concession	
10.	Amount of amortization deduction claimed in the return	
Addit	tions and Deletions	
11.	No. of concessions disposed off during the year	
12.	Names and concessions disposed off during the year	
13.	Gross consideration received	-
14.	Name of the each purchaser	
15.	Address	
16.	No. of concessions acquired during the year	
17.	Names of concessions acquired during the year	
18.	Gross consideration paid	
19.	Name of the recipient	
20.	Address	
21.	Amount of decommissioning cost deleted	are good A
22.	Amount of decommissioning cost added	e de la companya de l
23.	Net amount of decommissioning claim	
	and the second s	Signed:
		Name:Address:
		Place:
		Date:

Part XA

Income Tax Rules, 2002

ANNEXURE B

(GENERAL INFORMATION)

1.	Name of the concession	No.
2.	Address	
3.	Name of the Operator	
4.	Address of the Operator	
5.	Date of commencement of commercial production	
6.	Amount of amortization deduction claimed in the return in respect of the concession	
7.	Total No. of years of useful life	120 m 1 2 2 m 1 2 1 1 1 1 1 1 1 1 1 1 1 1 1
8.	Balance No. of years of useful life available	
9.	Total amount of decommissioning cost	All the second second second second

Signed:	
Name:	Lead IVA = NOTE TO
Address:	
Place:	
Date:	

ANNEXURE C

(HISTORICAL DATA OF THE CONCESSION)

		Original provision at the commencement of commercial production	Year 1	Year 2	Year 3	Year 4*
Opening Balance of:	Decommissioning cost	9				
	Financial charges					
	Exchange Loss					
	Unwinding of discount					
	Mark up or inflationary charges			-		

Second Schedule Part XA

Closing Balance of:	Decommissioning cost		1 1 4			
	Financial charges					
22.04.	Exchange Loss				W	
	Unwinding of discount				- 17	
	Mark up or inflationary charges					
Additions during the year	Decommissioning cost					
A SECULATION ASSESSMENT	Financial charges				-	
281) 5	Exchange Loss	4.			1	
	Unwinding of discount	• • • • • • • • • • • • • • • • • • • •				
- 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Mark up or inflationary charges	2m)_2in_2i	d i	·		
Deletions during the year	Decommissioning cost					
	Financial charges				**	
	Exchange Loss	7				
	Unwinding of discount					
	Mark up or inflationary charges					

^{*}Use extra columns for additional number of years.

¹[PART XI

Statement of Deduction of Income Tax from Payment of Contributions to An Approved Superannuation Fund

[See rule 45]

Par	ticulars o	of withholding	g agent/p	ayer/col	llector			
	Name_							
	Address	S						
	-				NTN			
S. No.	and National Tax	the superannuation fund	The amcontribute pa	tions re-	The average of deduction of Income Tax during the preceding three years	deducted on re- payment	deposit	Treasury Challan Number
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
ded info	ucting the rmation g	ase tax, do here given in this s	(Namby solem	nly decl	er of CNI Designati are that to t, comple	on and posterior on the best termination on the second in		edge the
Dat	e:	(dd/r	nm/yyyy)				Sign	nature]

Part XI inserted by Notification No. SRO 641(I)/2006, dated 27.06.2006.

¹[PART XII

Statement regarding transfer of property

- 1) The following monthly statement shall be filed by every person responsible to register or attest the transfer or right to use of immovable property ²[], located in urban area, if it is;
 - a) measuring at least 500 sq. yards or one kanal, whichever is less; or
 - b) a residential flat with covered area measuring 1500 sq. feet and above; or
 - c) a commercial property of any size;

Statement regarding transfer of properties-for the month of 200....

S. No.	Name and address of the buyer	* National Tax Number of the buyer	Name of the seller	Address of the seller
(1)	(2)	(3)	(4)	(5)

* National Tax Number; of the seller	Full particulars and location of property	Value of the property as per deed of registration	Date of Registration
(6)	(7)	(8)	(9)

^{*} CNIC number, in case NTN is not available.

Part XII inserted by Notification No. SRO 669(I)/2006, dated 28.06.2006.

Brackets and words "(other than agricultural land)" omitted by Notification No. SRO 1121(I)/2006, 06.11.2006.

Part XII					I	ncome Tax R	Rules, 2002
"I	hereby	certify	that	the	above	statement	contains
complete inform area (other than kanal, residentia	ation regarding attest agricultural land), m I flats with covered perties for the month of	tation/reg neasuring areas m	gistrati at lea easuri	on of ast fing 1:	f proper ve hund 500 sq.	ties, located lred sq. yar	d in urban ds or one
	nation						
Address							
(Seal)							
2) For the pur limits of :-	pose of this stateme	ent "urba	n area	a" m	eans ar	ea falling v	vithin the
i)	the Islamabad capit	al territo	ry;				
ii)	a cantonment board; or						
iii)	a municipal body;						
iv)	in case of Karachi up to 40 kilometers from the outer limit of municipal or cantonment limits;						
v)	in case of Lahore and Faisalabad up to 30 kilometers from the outer limit of municipal or cantonment limits;						
vi)	in other cases up municipal bodies or					the outer	limits of
vii)	vii) includes areas defined as such in the Urban Immoveable Propert Tax Act 1958 (WP Act V of 1958) and such areas as the Centra Board of Revenue may, for time to time, by notification in the Official Gazette specify.						e Central
	ent referred to in sub regarding propertion						

¹[PART-XIII

Statement regarding sale of motor vehicles

 Every manufacturer, dealer of motor vehicle, registration authority, bank, or leasing company, shall furnish a statement regarding sale or lease of motor vehicles, on monthly basis to the Commissioner or any officer appointed on his behalf as under, namely;

Statement for sale	of motor vehicles
For the month of	20

S.No	Name and Ad of		Purchaser/Lessee Numb		Registration Number of the	Motor Vehicle Make/Model/	
	Purchaser/Le	ssee			Motor Vehicle	Engine Capacity	
(1)	(2)		(3)		(4)	(5)	
М	Year of Manufacture Date of First Registration of the vehicle in Pakistan			Registered Capacity/ Laden Weight of the Vehicle	Ex-factory Price of Motor Vehicle		
(6)		(7)		(8)	(9)		
"I inforr			certify the columns to certify the le or lease of	at t	he above statement notor vehicles do	contains complete uring the month	
Name and DesignationSignature							
Address Date (Seal)							
2) The statement referred to in sub-rule (1) shall be furnished on or before 10th of each month regarding sale or lease of motor vehicles during the preceding month.]							
1 P	art XIII inserted by I	Notificati	on No. SRO 669(I)/2	006,	dated 28.06.2006.		