### Critical issues in Union Budget 2020 & VSVT Bill 2020



28<sup>th</sup> February 2020

### CA. Pramod Jain BURGET 2020

2 hours 40 mins speech
104 amendments in Direct Tax
Benefits / Compliances !!!!

### 

Total Income (Rs.)	New Rate	Old Rate
Up to 2,50,000	Nil	Nil
From 2,50,001 to 5,00,000	5%	5%
From 5,00,001 to 7,50,000	10 %	20 %
From 7,50,001 to 10,00,000	15 %	20 %
From 10,00,001 to 12,50,000	20 %	30 %
From 12,50,001 to 15,00,000	25 %	30 %
Above 15,00,000	30%	30%

### **CONDITIONS** Following deductions not allowed:

CA. Pramod Jain

- Deductions from salaries (including Entertainment Allowance, standard deduction of Rs. 50,000 etc.) u/s 16.
- HRA-Section 10(13A).,
- Special allowance u/s 10(14),
- Allowances to MPs u/s. 10(17),
- s. 1,500 granted to parent for clubbing income of minor u/s Sec.10(32),
  - Travel concessions u/s 10(5).

Deduction of Interest on Borrowed Capital on SOP House property u/s 24(b).

### CA. Pramod Jain CONDITIONS Standard Deduction in relation to family pension u/s 57 (iia)

Any other deductions under Chapter VI-A except u/s 80JJAA and 80CCD (2)

- S. 10AA SEZ units
- S. 32 (1)(iia) Additional Depreciation
- S. 32 AD –Plt. Mch. in backward area
- S. 33 AB Tea/Coffee/Rubber
- S. 33 ABA Site restoration Fund
  - S. 35 (1)(ii)/(iia)/(iii), 35(2AA), 35(2AB) -scientific research

S. 35 AD – Specified Business

**S. 35CCC** – Agriculture Extension project

### CA. Pramod Jain CONDITIONS

- C/f loss / unabsorbed dep. from any earlier AY if such loss is attributable to any of above - not allowed. Loss would exhaust
- Loss under the head HP not to be set off against any other head
- Depreciation u/s 32 claimed except additional depreciation
- Unabsorbed additional depreciation not to be carried forward but to be adjusted in block of assets as on 1.4.2020
- No exemption or deduction for allowances or perquisite allowed by whatever name called provided under any other law for the time being in force

In case it has unit in IFSC – deduction u/s 8oLA allowed

CA. Pramod Jain PTIONS For person having income other than business – from year to year For person having income from business – any year – once opted cannot go out.... One time opting out allowed ... If opts out.. Cannot avail again If no business income then – option available year-wise

Employee / Employer!!!!

### CA. Pramod Jain RATES WITH 1-58 L RERUCTION

Total	Old Regime Tax	New Regime	Savings
Income (Rs.)		Tax	
7.50 Lacs	33800	39000	-5200
10 Lacs	85800	78000	7800
15 Lacs	226200	195000	31200
20 Lacs	382200	351000	31200
25 Lacs	538000	507000	31200
30 Lacs	694200	663000	31200

### CA. Pramod Jain RATES WITH 3 L RERUCTION

Total	Old Regime Tax	New Regime	Savings
Income (Rs.)		Tax	
7.50 Lacs	0	39000	-39000
10 Lacs	54600	78000	-23400
15 Lacs	179400	195000	-15600
20 Lacs	335400	351000	-15600
25 Lacs	491400	507000	-15600
30 Lacs	647400	663000	-15600

### CA. Pramod Jain **DEPARTMENT'S DA** 5.8 Cr people filed ITR in 2018-19 **5.3** Cr People claimed less than Rs. 2 lakh deduction Around 48 Lakh or 9% claimed deduction more then Rs. 2 L 3.77 L who claimed deduction exceeding Rs. 4 L

### CA. Pramod Jain **<u>REPARTMENT'S RATA</u>**

Total Income (Rs.)	No. of tax Payers	% growth over 2018
Upto 5 L	4.45 Cr	4% filed return but no tax
5 – 10 L	1.01 Cr	0.3%
10 – 20 L	32.11 L	11.1%
20 – 50 L	12.31 L	13.6%
50 – 1 Cr	2.25 L	14.5%
Above 1 Cr	1.08 L	12.3%
Total above 5 L	1.49 Cr	4%

### CA. Pramod Jain **DEPARTMENT'S DA1** 8600 Individuals – income above 5 Cr 3.2 L Individuals – above 50 L Average tax by salaried person – Rs. 76306/- vs. non-salary Rs. 25753/-

CA. Pramod Jain 115-O not applicable from 1.4.2020 S. 10(34) / (35)- Omitted S. 194 / 194 K - TDS S.195 S.2(22)(e) – back to square 1 S. 57 – interest exp. 20% S. 80 M reintroduced S. 14A !!!!

A combined upper limit of Rs. 7.50 lakh per employee in respect of Employer's Contribution in a year to NPS, Superannuation Fund and Recognised Provident fund.

LA

CA. Pramod Jain

Consequently any annual accretion in form of interest, dividend or any other amount of similar nature on such taxable Employer's Contribution during PY shall also be treated as perquisite

CA. Pramod Jain 44 Limit 1 Cr to 5 Cr !! Limit of 5 Cr Only if: Total receipts in cash do not exceed 5%; and Total Payments in cash do not exceed 5%

41 Receipts: 4 Crs sales out of which 15 Lacs in Cash Partner introduces – 10 Lacs in cash Loans – 15 Lacs by NEFT Is tax audit u/s 44AB required? Yes as total receipts - 425 L ; cash – 25L Is it mandatory or optional?? Mandatory

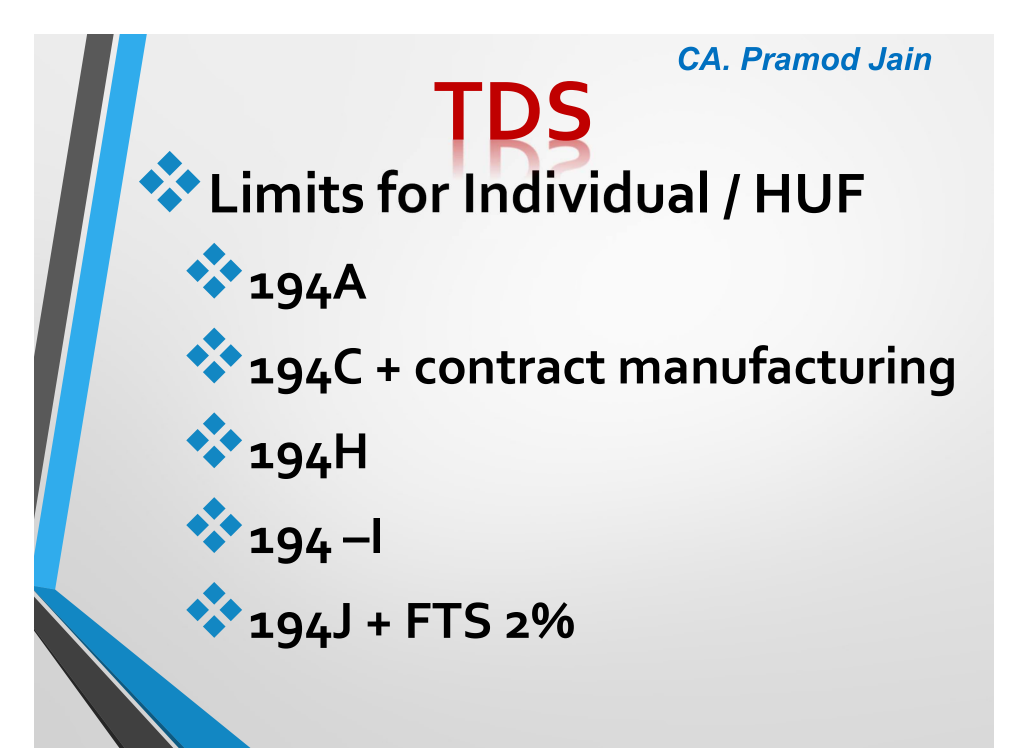


## Partner / Working Partner ITR date changed for 30<sup>th</sup> September ones to 31<sup>st</sup> October

### CA. Pramod Jain **DUE DATES OF AR** One Month prior to due date of filing of ITR u/s 139(1) – 30<sup>th</sup> September

- Report in Form 10B **U/S 12A**
- Report u/s 44AB (Tax Audit)
- Report u/s **10A** in Free Trade Zone, etc
- Report u/s **44DA (2)** which is applicable to Every NR or Foreign Company.
- Report referred to in **Section 50B** in case of slump sale.
- Form 29B (MAT) u/s 115JB, Form 29C (AMT) u/s 115JC,
- U/s. 115VW (Tonnage Tax)
- U/s 32AB (Investment Deposit A/c), U/s 33AB (Tea, Coffee Development A/c)
- U/s **33ABA** (Site Restoration Fund), U/s **35D** (Preliminary Expenses)
- U/s **35E** (Expenditure on prospecting etc. for Certain Minerals)
  - U/s 8o-IA / 8o-IB / 8oJJAA

Report u/s 92F (TP Report) to be filed by 31st October



### Payment of certain sums by e-commerce operator to e-commerce participant

CA. Pramod Jain

TDS @ 1% on sale or service or both

)5 - 19

- Individual / HUF no TDS if total sale / service do not exceed 5 L and furnish PAN / Aaddhar
- 😵 lf no PAN 5%

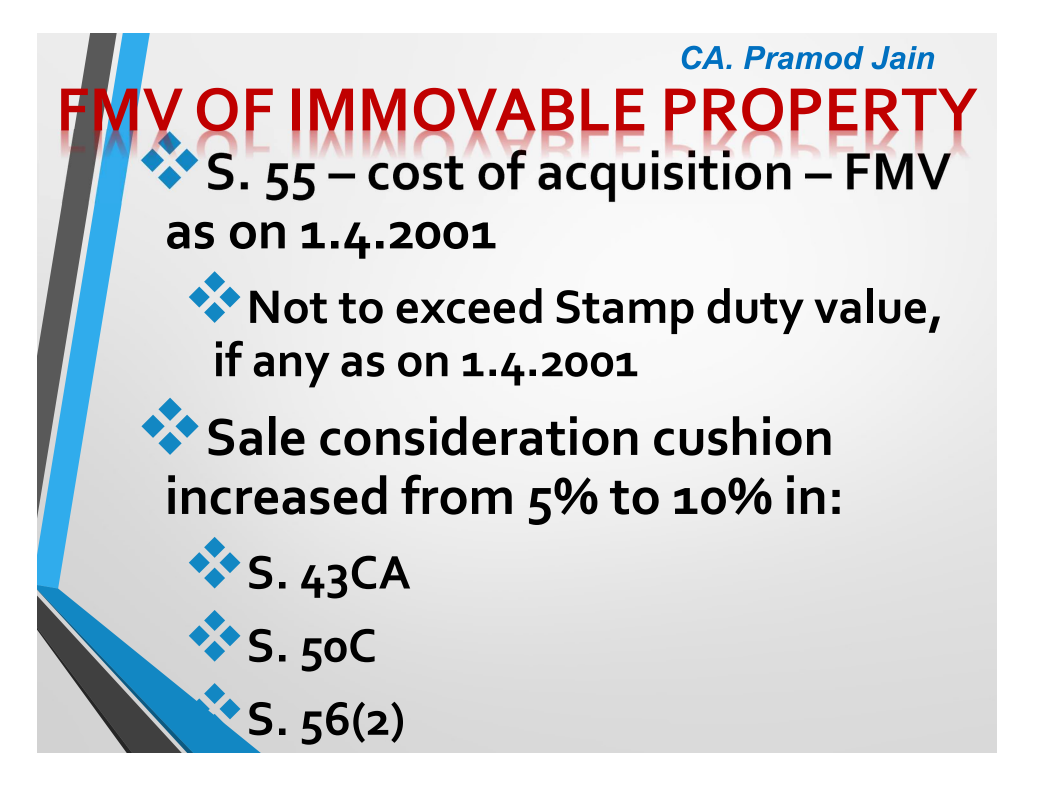
Exemption for amount received or receivable by an e-com operator for hosting advertisements or providing any other service as w.r.t sale or services or both

S. 197 benefit made available

		CA. F	Pramoo	d Jain
Particulars	Seller	Time of Deduction	Amt	TCS Rate
Remittance given out of India under LRS of RBI	Authorized Dealer of Foreign Exchange	Debit in books of a/cs or receipt of payment, whichever is earlier	7 L	5%
Buyer of Overseas Tour Package	Seller	Debit in books of a/cs or receipt of payment , whichever is earlier	-	5%
Sale of any goods to	Seller (Turnover >	At the receipt of Payment	50 L	0.1%

buyer

10 Crs)



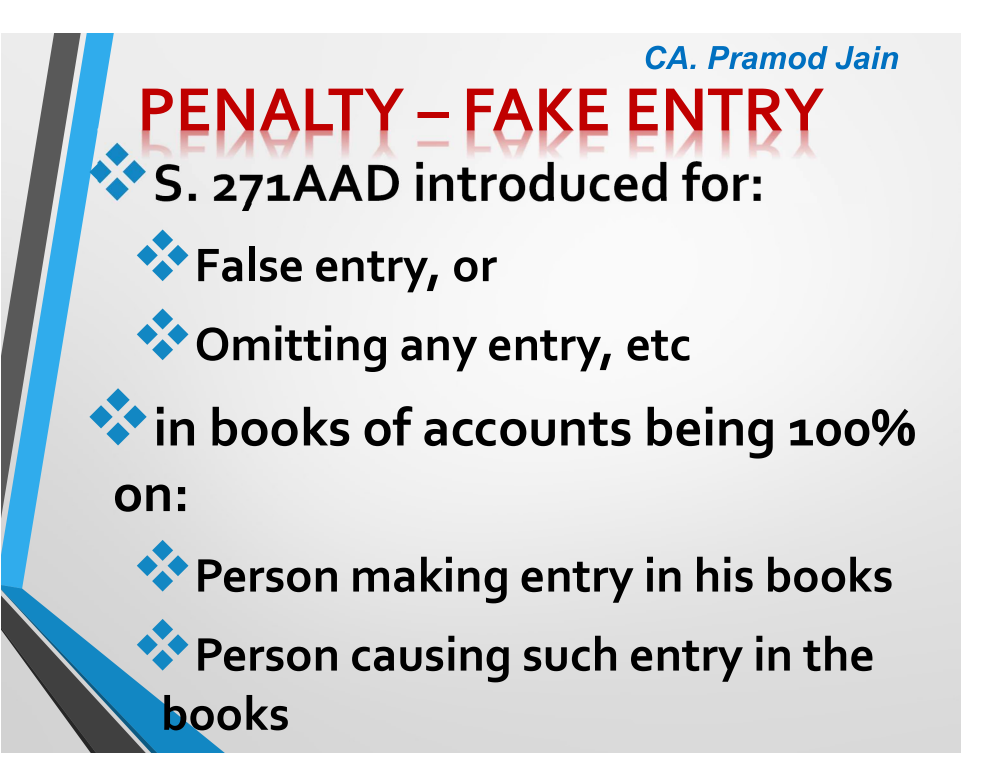
CA. Pramod Jain CHAR 5 year registration / renewal Amendments in: S. 12A / 12AA New Section 12AB S. 10(23C) S. 10(46) S. 35 S. 80G

### CHARITY

Sub-	Particulars	Time Limit for making application	Time for Granting
Cl.			Registration
(i)	Where trust or institution is	Within 3 months from the date on	3 months from end of
	registered u/s 12AA (As on	which this clause has come into force	month when application
	date)		was received
(ii)	Where trust or institution is	At least 6 months prior to expiry of	
	registered u/s 12AB	the said period;	
(iii)	Where the trust or institution	• 6 months prior to expiry of period of	
	has been provisionally	provisional registration or.	
	registered u/s 12AB	• within 6 months of commencement	
		of its activities, whichever is earlier;	6 months from the end of
(iv)	Where registration of trust or	At least 6 mnths prior to	
	institution has become	commencement of AY from which	month in which application was received
	inoperative due to first proviso	said registration is sought to be made	was received
	to section 11(7)	operative;	
(v)	Where trust or institution has	Within a period of 30 days from the	
	adopted or undertaken	date of the said adoption or	
	modifications of objects	modification	
(vi)	In any other case	At least 1 month prior to	1 month from the end of
		commencement of PY relevant to AY	month in which application
		from which said registration is sought	was received

### **S. 80G**

- Institution or fund already approved u/s 8oG shall also be required to apply for approval and on doing so, the approval, registration or notification in respect of the entity shall be valid for a period not exceeding 5 years at one time
- Institution or fund has to furnish to the donor, a certificate specifying the amount of donation and such other particulars as may be prescribed
- Deduction u/s 8oG/ 8oGGA to a donor shall be allowed only if a statement is furnished by the donee who shall be required to furnish a statement in respect of donations received and in the event of failure to do so, fee shall be levied of Rs. 200 p.d u/s u/s 234G & non or inaccurate filing penalty of Rs.1oK minimum and Rs.1L maximum u/s 271K



### **FAKE ENTRY???** Includes:

Forged or false documents such as a false invoice or, in general, a false piece of documentary evidence; or

Invoice in respect of supply or receipt of goods or services or both issued by the person or any other person without actual supply or receipt of such goods or services or both; or

Invoice in respect of supply or receipt of goods or services or both to or from a person who does not exist.

### CA. Pramod Jain MISCELLANEOUS S. 285BB – Annual Information Statement – S. 203AA deleted S. 119A – CBDT to adopt and declare Taxpayer's Charter and issue such orders, instructions, directions or guidelines to other income-tax authorities as it may deem fit for the administration of such Charter

### Vivad Se... Vishwas Tak Bill 2020

As on 30th November, 2019, there are about 4,83,000 appeals pending at various levels.

Γ B

LL 2020

• Tax arrears to the tune of about Rs. 9.32 lakh crore are locked up in these appeals

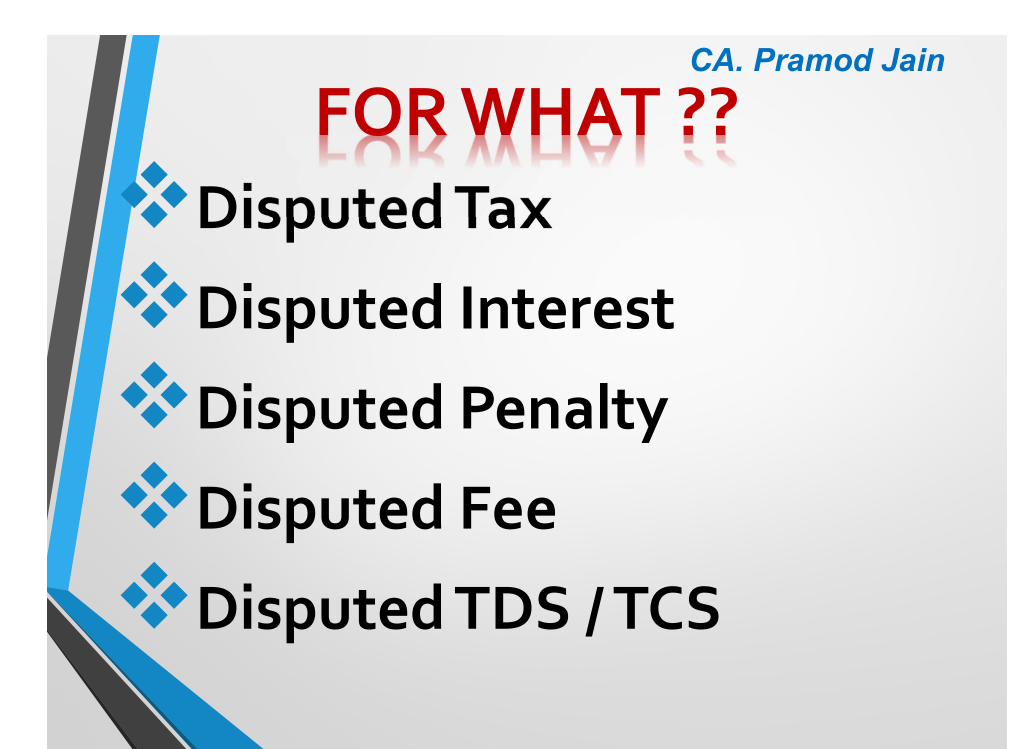
Direct Tax Vivad se Vishwas Bill 2020 introduced on 5<sup>th</sup> February 2020

Amendment to the Bill approved by the Cabinet on 12<sup>th</sup> February 2020. Approval yet by Parliament.

#### CA. Pramod Jain WHO CAN FILE Appellant: CA. Pramod Jain

- 🗞 Any Person or
- Income-tax authority
  - Who has filed appeal before the appellate forum and such appeal is pending on 31st January 2020
  - Where Orders for which time for filing appeal has not expired on 31.01.2020
  - Where Case is pending before Dispute Resolution Panel (DRP) on 31.01.2020
  - Cases where DRP issued direction on or before 31.01.2020 but no order has been passed
  - Cases where assessee filed revision (Section 264) on or before 31.01.2020
  - Search case if the disputed demand is less than Rs. 5 Crore per Assessment Year-wise

CA. Pramod Jain WHO CAN FILE Appellate Forum: Supreme Court or High Court or Income Tax Appellate Tribunal or Commissioner (Appeals) Under Arbitration, Mediation, etc.



	AMOUN	IT PAYA	CA. Pramod Jain BLE
S. No	Nature of tax arrear	By 31.3.2020	On or After 31.3.2020 till last date
	Where the tax arrear is aggregate of: •Disputed tax, •Interest chargeable or interest charged on such disputed tax •Penalty levied or leviable on such disputed tax		Tax Disputed and 10% on Disputed Tax Provided that where 10% of disputed tax exceeds aggregate amt of tax interest & penalty, excess shall be ignored
2	Where the tax arrear relates to: •Disputed interest, •Disputed penalty or	25% of: •Disputed interest, •Disputed	30% of: •Disputed interest, •Disputed penalty or •Disputed fee
	•Disputed fee	<ul><li>penalty or</li><li>Disputed fee</li></ul>	•

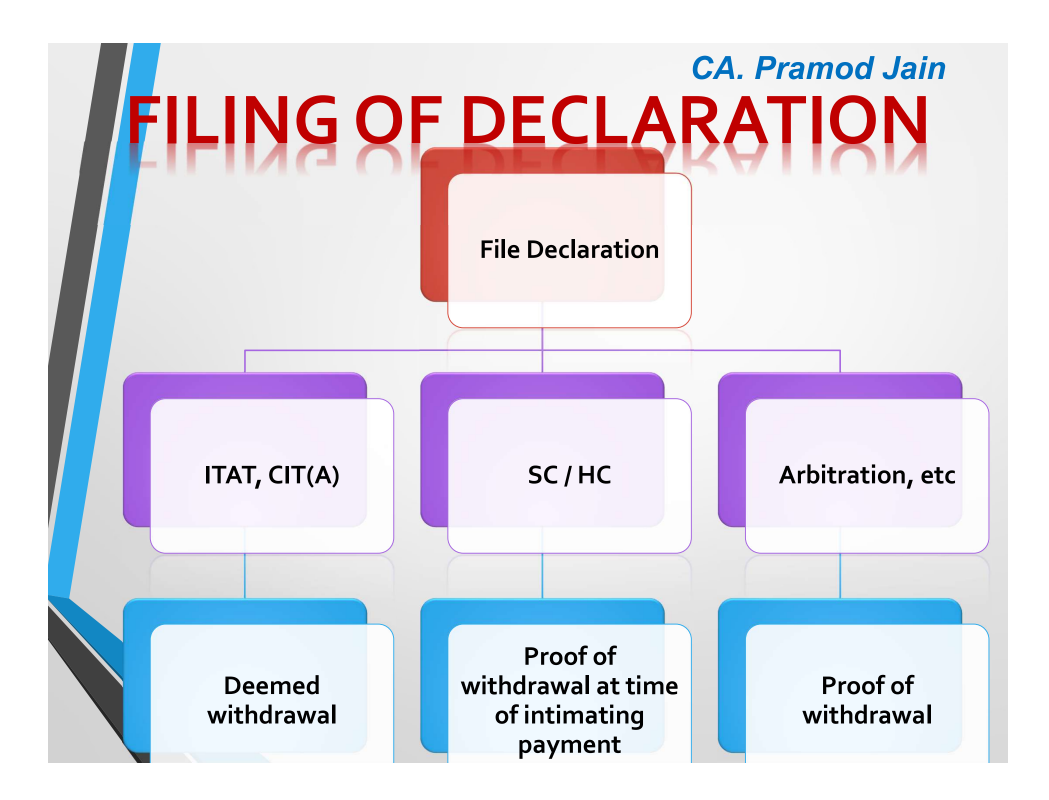
	CA. Pramod Jain AMOUNT PAYABLE !!!			
Appeal by		By 31.3.2020	(	On or After 31.3.2020 till last date
	•	100% of disputed tax (125% in case of search cases) – Penalty & interest waived	•	110% of disputed tax (135% in case of search cases) – Penalty & interest waived
Tax Payer	•	25% of disputed penalty, interest or fee in case of disputed penalty, interest or fee only – Balance 75% waived	•	30% of disputed penalty, interest or fee in case of disputed penalty, interest or fee only – Balance 70% waived
	•	50% of the disputed tax (62.5% of in case of search cases) – Penalty & interest shall be	•	55% of disputed tax (67.5% in case of search cases) – Penalty & interest waived
Dept		waived 12.5% of disputed penalty, interest or fee in case of disputed penalty, interest or fee only – Balance 87.5% waived	•	15% of disputed penalty, interest or fee in case of disputed penalty, interest or fee only– Balance 85% waived

### CA. Pramod Jain AMOUNT PAYABLE

Where AO has reduced returned loss by making, taxpayer shall have an option:

- Either pay notional tax on amount by which the loss has been reduced & carry forward the claimed loss without reduction, or
- Accept the reduced carry forward of loss without making any payment under the Scheme.
- Same mechanism would apply for reduction in MAT credit

Settling of dispute regarding transfer pricing adjustment would not have any effect on secondary adjustment and taxpayer would be required to repatriate fund to India in respect of settled transfer pricing adjustment



### CA. Pramod Jain PROCEDURE Within 15 days

**File Declaration** 

Designated authority to determine and grant certificate to pay tax arrears



Intimate payment to DA along with withdrawal proof for SC / HC cases

Appellant to pay tax arrears within 15 days

DA to issue Order

### CA. Pramod Jain EXCLUSIONS

Search case if disputed tax is more than Rs. 5 crore

- Prosecution cases under the I-Tax Act or IPC filed by Department
- Cases relating to undisclosed foreign income and assets
- Cases completed on the basis of information from foreign countries

Cases covered under Narcotic Drugs and Psychotropic Substances Act, Special Courts Act, the Unlawful Activities (Prevention) Act, 1967, the Prevention of Corruption Act, the Conservation of Foreign Exchange and Prevention of Smuggling Activities Act, 1974, the Prevention of Money Laundering Act, 2002 or the Prohibition of Benami Property Transactions Act, 2016.

FUND If the amount paid by taxpayer before filing declaration exceeds the amount payable under the Scheme, the taxpayer would be granted the refund for such excess amount

CA. Pramod Jain

However, no interest to be paid on the same

### CA. Pramod Jain CONSEQUENCES

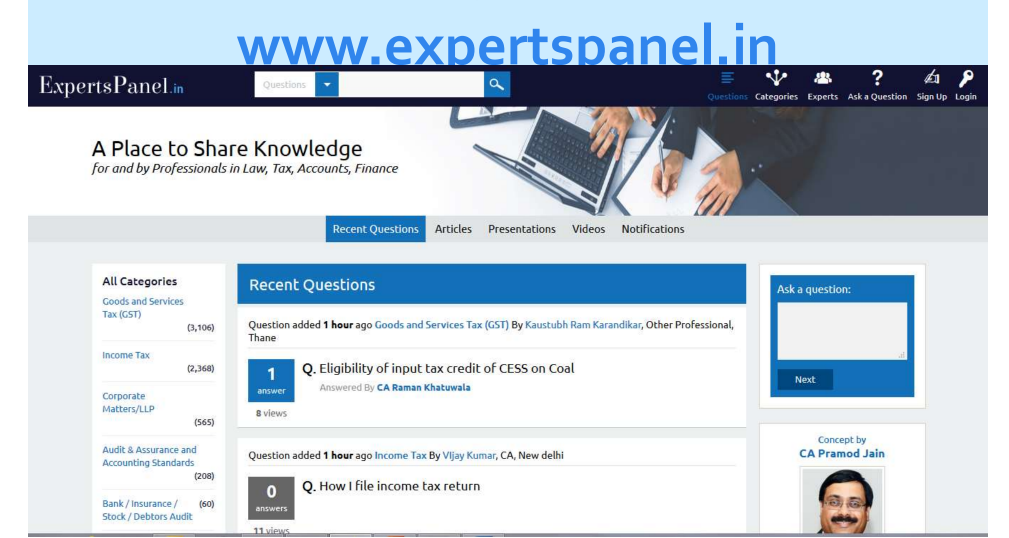
Appeals/writs/objections of taxpayers & department in respect of disputed income / interest / penalty / fee pending before the CIT (Appeals), DRP, ITAT, High Court or Supreme Court shall be withdrawn.

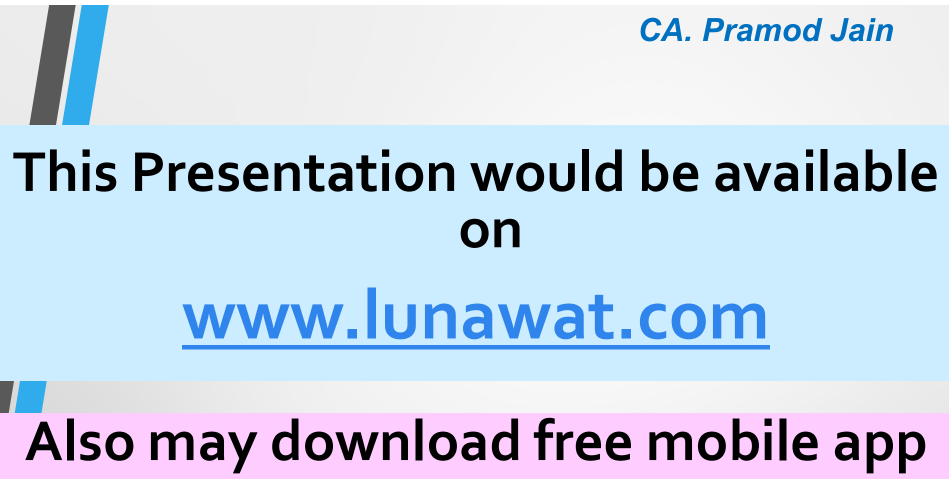
Immunity will be granted from institution of any proceeding for prosecution for any offence under Incometax Act in respect of matters covered in the declaration and also provide immunity from imposition of penalty & levy of interest.

• Will not set any precedence and neither the Department nor the taxpayer can claim in any other proceedings that the taxpayer or the Department has conceded its tax position by settling the dispute.

### CA. Pramod Jain **GO FOR I** Avail the Scheme Get the Appellants prepared for the same If, required contact AO to compute tax arrears

### A one stop place where all your Queries can be answered by various Experts throughout the Country





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# THANKS

#### **CA.** Pramod Jain

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