Dated:

The Income Tax Officer,

Ward XXX,

Room No. XXX

XX Floor, XX Block

Civic Centre,

New Delhi.

**Re:** CA Pramod Jain

**PAN:** AAAPA1111A

**A.Y.** 2013-14

**Sub.: Notice u/s 142(1) of the Income Tax Act, 1961.**

Dear Sir,

With reference to your notice for the above captioned subject dated \_\_\_\_\_\_, I hereby submit the

as under:

1. As per vide instruction no.7/2014 dated 26.09.2014 by Central Board of Direct Taxes by virtue of its powers u/s119 of the Act that states that “*In suppression of earlier instructions/ guidelines on this subject, hereby directs that the cases selected for scrutiny during the Financial Year 2014-2015 under CASS, on the basis of Either AIR data or CIB information or for non reconciliation with 26AS Data, the scope of enquiry should be limited to verification of these* ***particular aspects*** *only.  Therefore, in such cases, an Assessing Officer shall confine the questionnaire and subsequent enquiry or verification only to the* ***specific point(s)*** *on the basis of which the particular return has been selected few scrutiny”*.
2. My case has been selected for scrutiny in F.Y.2014-15, therefore as per above notification the questionnaire and subsequent enquiry or verification should be made only to the specific points on the basis of which the particular return has been selected for scrutiny.
3. Please inform me the the specific issue on the basis of which the case has been selected for scrutiny, so that I can submit the relevant details. The said instruction has been enclosed for your reference.
4. The questionnaire you sent is general in nature, hence I object to that notice.

I hope the above information is in order.

Yours Truly,

CA. Pramod Jain

A/R of the assessee

Encls: AA