

Report of the Comptroller and Auditor General of India for the year ended March 2013

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Union Government Department of Revenue – Direct Taxes Report No. 10 of 2014

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Preface

This Report for the year ended March 2013 has been prepared for submission to the President under Article 151 of the Constitution of India.

The Report contains significant results of the compliance audit of the Department of Revenue – Direct Taxes of the Union Government.

The instances mentioned in this Report are those, which came to notice in the course of test audit for the period 2012-13 as well as those which came to notice in earlier years but could not be reported in the previous Audit Reports; instances relating to the period subsequent to 2012-13 have also been included, wherever necessary.

The audit has been conducted in conformity with the Auditing Standards issued by the Comptroller and Auditor General of India.

Highlights

This Report discusses trends, composition and systemic issues in direct taxes using data from Finance Accounts, departmental accounts, departmental MIS and findings of compliance audit.

Gross tax receipts (GTR) of Union Government in FY 2012-13 was ₹ 10,36,460 crore which represented 10.25 *per cent* of the GDP. Share of direct taxes in GTR decreased from 55.16 *per cent* (₹ 3.34 lakh crore) in FY 2008-09 to 53.93 *per cent* (₹ 5.59 lakh crore) in FY 2012-13.

Two major components of Direct taxes viz. Corporation Tax increased from ₹ 2.13 lakh crore in FY 2008-09 to ₹ 3.56 lakh crore in FY 2012-13 and Income Tax increased from ₹ 1.06 lakh crore in FY 2008-09 to ₹ 1.97 lakh crore in FY 2012-13.

Voluntary compliance declined for corporate assessees from 83.1 *per cent* to 77.5 *per cent*; however, it increased for non-corporate assessees from 87.0 *per cent* to 92.4 *per cent* during FY 2008-09 to FY 2012-13.

We noticed that the actual collection of direct tax exceeded the budget estimates in FY 2009-10 and FY 2010-11. The revised estimates were found realistic in all years as variation in actual collection ranged from (-) 3.23 *per cent* to zero *per cent* of revised estimates.

The revenue forgone on account of tax exemptions is increasing in absolute terms over the years (except FY 2010-11) but tax expenditure as a percentage of GDP, Direct Taxes and GTR is declining.

The uncollected demand increased from \gtrless 2.01 lakh crore in FY 2008-09 $\end{Bmatrix}$ 4.86 lakh crore in FY 2012-13. The Department indicated that more than 96 *per cent* of uncollected demand is difficult to recover in FY 2012-13.

Scrutiny assessments pending for disposal decreased to 2.8 lakh in FY 2012-13 from 4.1 lakh in FY 2011-12. Out of total 5.9 lakh scrutiny assessment cases, the Department had disposed of 3.1 lakh (51.9 *per cent*) cases in FY 2012-13.

Appeals pending with CIT(A) increased from 1.58 lakh in FY 2008-09 to 1.99 lakh in FY 2012-13. Only 85,049 appeals (29.9 *per cent*) were disposed of by the CIT(A) in FY 2012-13. The amount locked up in appeal cases with CIT(A) was ₹ 2.59 lakh crore in FY 2012-13.

We noticed that the number of pending direct refund cases has come down from 15.5 lakh in FY 2008-09 to 11.2 lakh in FY 2012-13.

Internal Audit Wing of the Income Tax Department completed 67.83 *per cent* of the targeted audits in FY 2012-13.

ITD recovered \gtrless 270.40 crore in FY 2012-13 from demands raised to rectify the errors in assessments that we pointed out.

ITD completed 2.33 lakh scrutiny assessments in FY 2011-12, of which we checked 2.15 lakh cases. The incidence of errors in assessment checked in audit was 0.17 lakh which averaged to 7.9 *per cent*.

This Report discusses 459 high value and important cases issued to the Ministry. Of these, the Ministry accepted 226 cases (49 *per cent*). In 12 cases, Ministry did not accept the audit observation. In 221 cases, we were yet to receive the response as of February 2014.

The accretion in pendency in replies to audit findings each year has resulted in pile-up of 55,072 cases involving revenue effect of ₹ 55,202 crore as of 31 March 2013.

During FY 2012-13, 2,207 cases with tax effect of ₹ 899.87 crore became time-barred for remedial action.

We pointed out 332 high value cases pertaining to corporation tax with tax effect of ₹ 2,193.75 crore. We classified these cases in four broad categories namely quality of assessments involving tax effect of ₹ 774.41 crore (122 cases), administration of tax concessions/exemptions/deductions involving tax effect of ₹ 1,005.48 crore (146 cases), income escaping assessments due to omissions involving tax effect of ₹ 251.80 crore (36 cases) and over-charge of tax/interest involving ₹ 162.06 crore (28 cases).

We pointed out 110 high value cases pertaining to Income tax with tax effect of ₹ 171.87 crore. We classified these cases in four broad categories namely quality of assessments involving tax effect of ₹ 50.78 crore (38 cases), administration of tax concessions/exemptions/deductions involving tax effect of ₹ 80.06 crore (35 cases), income escaping assessments due to omissions involving tax effect of ₹ 27.22 crore (30 cases) and over-charge of tax/interest involving ₹ 13.81 crore (seven cases). Besides, we also pointed out 17 cases of Wealth Tax involving tax effect of ₹ 188.40 lakh.

We noticed that ITD disposed of an average of 59 *per cent* of the grievances within stipulated period during FY 2011-12. We noticed 7,167 instances of grievances which were pending for disposal by the concerned AOs as on

31 March 2012. The pendency of these grievances ranged from two days to more than 10 years beyond stipulated period of 60 days as on 31 March 2012. The pendency of grievances shows that there are various flaws in the system and in the administrative mechanism. The internal control for monitoring of redressal of grievances in ITD was not proper as prescribed registers/monthly reporting system was deficient.

Chapter I

Direct Tax Administration

1.1 Resources of the Union Government

1.1.1 The Government of India's resources include all revenues received by the Union Government, all loans raised by issue of treasury bills, internal and external loans and all moneys received by the Government in repayment of loans. Tax revenue resources of the Union Government consist of revenue receipts from direct and indirect taxes. Table 1.1 presents a summary of receipts of the Union Government, which amounted to ₹ 53,67,988.99 crore¹ for FY 2012-13. Out of this, its own receipts were ₹ 13,99,951.05 crore including gross tax receipts of ₹ 10,36,460.45 crore.

Tal	ble 1.1: Resources of the Union Government	(₹ in crore)
Α.	Total Revenue Receipts	13,47,437.62
	i. Direct Tax Receipts ¹	5,58,989.47
	ii. Indirect Tax Receipts including other taxes ¹	4,77,470.98
	iii. Non-Tax Receipts including Grants-in-aid & contributions	3,10,977.17
В.	Miscellaneous Capital Receipts	25,889.80
C.	Recovery of Loan & Advances	26,623.63
D.	Public Debt Receipts	39,68,037.94
Re	ceipts of Government of India (A+B+C+D)	53,67,988.99
No	te: Total Revenue Receipts include ₹2,91,546.61 crore, share of net procee	ds of direct and
ind	irect taxes directly assigned to states.	

1.2 Nature of Direct Taxes

- **1.2.1** Direct taxes levied by the Parliament mainly comprise:
- **Corporation Tax** levied on income of the companies and business organizations.

• **Income Tax** levied on income of persons, other than companies, namely individuals or Hindu Undivided Families (HUFs), firms, co-operative societies, trusts, bodies of individuals, association of persons and every artificial juridical person based on one's residential status.

1.2.2 Other direct taxes including Wealth Tax², Securities Transactions Tax³ etc. It also includes Fringe Benefit Tax, Banking Cash Transaction Tax, Expenditure Tax, Interest Tax, Hotel Receipts Tax and Estate Duties; all of which have now been abolished.

1.2.3 Table 1.2 provides a snapshot of direct tax administration.

Source: Union Finance Accounts of FY 2012-13. Direct Tax Receipts and Indirect Tax Receipts including other taxes have been worked out from the Union Finance Accounts of FY 2012-13.

² Tax chargeable on the net wealth comprises certain assets specified under section 2(ea) of the Wealth Tax Act, 1957.

³ Tax on the value of taxable securities purchased and sold through a recognized stock exchange in India. However, no rebate under section 88E is allowable with effect from assessment year 2009-10.

	Table 1.2: Dire	ect Tax Admir	istration		(₹ in crore)
		2008-09	2009-10	2010-11	2011-12	2012-13
1.	Direct tax collection	3,33,857	3,77,594	4,45,995	4,93,987	5,58,989
2.	Effective assessees (in lakh)	326.5	340.9	335.8	363.5	373.8
3.	Pre-assessment collection	3,02,341	3,51,660	4,18,094	4,77,853	5,25,918
4.	Post-assessment collection	56,188	73,053	95 <i>,</i> 804	1,01,646	1,11,014
5.	Scrutiny assessments completed (in number)	5,38,505	4,29,585	4,55,212	3,69,320	3,08,398
6.	Scrutiny assessment pending (in number)	4,15,262	4,41,035	3,91,983	4,05,487	2,85,363
7.	Direct refund claims pending (in lakh)	15.5	19.4	19.5	12.5	11.2
8.	Refunds	39,097	57,101	75,169	93,814	83,766
9.	Interest on refunds	5,778	6,876	10,499	6,486	6,666
10	. Demand pending	2,01,276	2,29,032	2,91,629	4,08,418	4,86,180
11	. Appeals pending with CIT(A) (in number)	1,58,031	1,80,991	1,87,182	2,30,616	1,99,390
	. Certified demand pending	27,461	95,122	1,06,991	1,13,532	1,53,818
	ırce: Sl. no. 1 - Union Finance A gistics), Sl. no. 3, 4 and 8 - Pr. CC/					Income Tax

The details of tax administration are given in Appendix-1.

1.3 Functions and responsibilities of the Board

The Central Board of Direct Taxes (CBDT) under Department of Revenue (DOR) in the Ministry of Finance provides essential inputs for policy and planning of direct taxes in India. At the same time, it is also responsible for administration of direct tax laws through Income Tax Department (ITD). ITD deals with matters relating to levy and collection of direct taxes and *inter alia* the issues of tax evasion, revenue intelligence, widening of taxbase, providing tax payers services, grievance redressal mechanism. *Appendix-2* gives brief background of the key processes involved, role and responsibilities of DOR/CBDT.

The overall staff strength of the ITD is $57,793^4$. The sanctioned and working strength of the officers⁵ as on 31 March 2013 is 8,646 and 7,493 respectively. The organizational structure of CBDT, its attached offices and field formations is shown in *Appendix-3*.

⁴ This has been revised to 78,544 after cadre restructuring of the Department approved by the Government on 23.5.2013.

⁵ CCIT/DGIT, CIT/DIT, Addl. CIT/DIT, JCIT/JDIT, DCIT/DDIT, ACIT/ADIT and ITOs

1.4 Growth of Direct Taxes - Trends and composition

1.4.1 Table 1.3 below gives the relative growth of direct taxes (DT) during FY 2008-09 to FY 2012-13. We find that share of direct taxes to Gross Tax Receipts⁶ (GTR) decreased from 55.16 *per cent* to 53.93 *per cent* during the period. However, DT grew by 67.43 *per cent* during the same period. Direct taxes have still retained a pre-dominant position, which is a healthy sign and indicative of progressive tax system in the country.

	Table 1.3	B: Growth of I	Direct Taxes		(₹ in crore)
Financial	DT	GTR	DT as per cent	GDP	DT as per cent
Year			of GTR		of GDP
2008-09	3,33,857	6,05,298	55.16	56,30,063	5.93
2009-10	3,77,594	6,24,527	60.46	64,77,827	5.83
2010-11	4,45,995	7,93,307	56.22	77,95,314	5.72
2011-12	4,93,987	8,89,118	55.56	90,09,722	5.48
2012-13	5,58,989	10,36,460	53.93	1,01,13,281	5.53

Source: DT and GTR - Union Finance Accounts, GDP – Press note of Press information Bureau, Central Statistical Organization (CSO), Ministry of Statistics. Press note dated 7 February 2014 indicates that the figures for GDP at current prices/market prices for the year 2011-12 are 2nd revised estimates and for the year 2012-13 are 1st revised estimates. The data is based on current market prices with base year 2004-05. Figures are continually being revised by CSO and this data is meant for an indicative comparison of fiscal performance with macro-economic performance.

1.4.2 Table 1.4 below gives the growth of direct taxes and its major components i.e. Corporation Tax (CT) and Income Tax (IT) in absolute terms during FY 2008-09 to FY 2012-13. During the period, the average rate of growth of CT and IT was 16.74 *per cent* and 21.39 *per cent* respectively. *Appendix-4* shows rates of taxation for corporate and non-corporate assessees for the AY 2008-09 to AY 2012-13.

Table 1	.4: Growth	of Direct Tax re	ceipts and	its major comp	onents	(₹ in crore)
Financial	Direct	per cent	СТ	per cent	IT	per cent
Year	Taxes	growth over		growth over		growth over
		previous		previous		previous
		year		year		year
2008-09	3,33,857	6.93	2,13,395	10.62	1,06,075	3.33
2009-10	3,77,594	13.10	2,44,725	14.68	1,22,417	15.41
2010-11	4,45,995	18.12	2,98,688	22.05	1,39,102	13.63
2011-12	4,93,987	10.76	3,22,816	8.08	1,64,525	18.28
2012-13	5,58,989	13.16	3,56,326	10.38	1,96,843	19.64

1.4.3 Table 1.5 and 1.6 below shows growth of direct tax collection through different modes {Tax deducted at source (TDS), advance tax, self assessment tax, regular assessment tax} in respect of both corporation and income tax. Collection through advance tax, self assessment tax and TDS is largely indicative of degree of voluntary compliance in the system. Collection of tax through regular assessment mode occurs on assessment.

⁶ It includes all direct and indirect taxes.

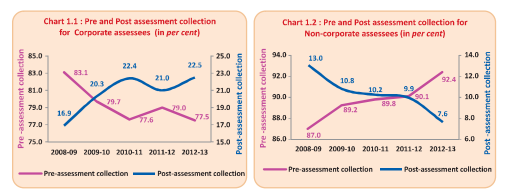
1.4.4 Table 1.5 shows that advance tax increased from 52.47 *per cent* of the total corporate collection in FY 2011-12 to 55.33 *per cent* in FY 2012-13. TDS fell from 23.10 *per cent* of the total corporate collection in FY 2011-12 to 17.73 *per cent* in FY 2012-13. However, regular assessment tax increased from 10.05 *per cent* of the total corporate collection in FY 2011-12 to 12.82 *per cent* in FY 2012-13.

	Table	1.5: Corpora	te assessees' collec	tions	(₹ in crore)
Financial	TDS	Advance	Self	Regular	Collections
Year		Тах	Assessment	Assessment Tax	
			Тах		
2008-09	60,088	1,22,697	18,451	12,633	2,42,304
2009-10	60,850	1,48,791	20,159	24,995	2,88,162
2010-11	68,313	1,84,263	23,056	41,916	3,55,266
2011-12	91,974	2,08,886	13,632	40,030	3,98,116
2012-13	74,481	2,32,467	18,731	53,874	4,20,147
Note: The ab	ove figures v	vere received fr	om the Pr. CCA, CBDT	during the respective yea	rs. The figures of
collecti	ion also inclu	de other receipts	including surcharge & c	ess.	

1.4.5 Table 1.6 shows that TDS collections increased from 58.83 *per cent* of total non-corporate collection in FY 2011-12 to 62.81 *per cent* in FY 2012-13. Advance tax fell from 23.51 *per cent* of total non-corporate collection in FY 2011-12 to 19.99 *per cent* in FY 2012-13. However, regular assessment tax decreased from 6.33 *per cent* of the total non-corporate collection in FY 2011-12 to 3.94 *per cent* in FY 2012-13.

	Table 1.6: N	on-corporate	assessees' collect	ions	(₹ in crore)
Financial	TDS	Advance	Self	Regular	Collections
Year		Тах	Assessment	Assessment Tax	
			Тах		
2008-09	68,142	20,635	12,328	8,704	1,16,225
2009-10	84,885	24,626	12,349	8,279	1,36,551
2010-11	1,00,356	28,275	13,831	9,922	1,58,632
2011-12	1,06,705	42,640	14,016	11,482	1,81,383
2012-13	1,36,173	43,327	20,739	8,544	2,16,785
Note: The abo	ove figures were	received from th	ne Pr. CCA, CBDT duri	ng the respective years.	The figures of
collecti	on also include otl	ner receipts inclu	ding surcharge & cess.		

1.4.6 Chart 1.1 and 1.2 below shows the pre-assessment and post assessment collection in respect of corporate and non-corporate assesses during FY 2008-09 to 2012-13.

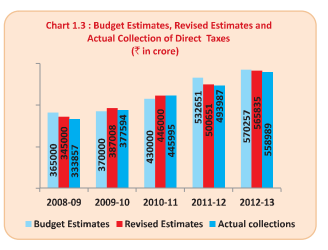


1.4.7 Voluntary compliance in respect of corporate assessees declined from 83.1 *per cent* to 77.5 *per cent* of total collection during FY 2008-09 to FY 2012-13. However, it increased for non-corporate assessees from 87.0 *per cent* to 92.4 *per cent* of total collection during the same period.

1.5 Budgeting of Direct Taxation

1.5.1 The Budget reflects the Government's vision and intent. The revenue budget consists of the revenue receipts of the Government (tax revenues

and other revenues) the expenditure and met from these revenues. Comparison of budget estimates with the corresponding actual is an indicator of quality of fiscal prudence. Chart 1.3 indicates Budget Estimates (BE), Revised Estimates (RE) and actual collections of direct taxes.



1.5.2 The actual collection of direct tax exceeded the budget estimates in FY 2009-10 and FY 2010-11. The extent of actual collection exceeding the budget estimates ranged from 2.05 *per cent* in FY 2009-10 to 3.72 *per cent* in FY 2010-11. The revised estimates were found realistic in all years as variation in actual collection ranged from (-) 3.23 *per cent* to zero *per cent* of revised estimates. Table 1.7 below shows the details.

Table 1	L.7: Budget I	Estimates, R	evised Estim	ates vis-à-vis	Actual		(₹ in crore)
Financial	BE	RE	Actual	Actual	Actual	Difference	Difference
Year				minus BE	minus RE	as per cent	as per cent
						of BE	of RE
2008-09	3,65,000	3,45,000	3,33,857	(-) 31,143	(-) 11,143	(-) 8.53	(-) 3.23
2009-10	3,70,000	3,87,008	3,77,594	7,594	(-) 9,414	2.05	(-) 2.43
2010-11	4,30,000	4,46,000	4,45,995	15,995	(-) 5	3.72	Zero
2011-12	5,32,651	5,00,651	4,93,987	(-) 38,664	(-) 6,664	(-) 7.26	(-) 1.33
2012-13	5,70,257	5,65,835	5,58,989	(-) 11,268	(-) 6,846	(-) 1.98	(-) 1.21
Note: BE and	RE figures are a	s per respective	e Receipts Budg	et and Actual are	e as per respectiv	e Finance Accoun	ts

1.6 Incorrect accounting of interest on refunds

1.6.1 Interest payment⁷ is a charge on the Consolidated Fund of India and is, therefore, payable through a proper budgetary mechanism. Accordingly, Minor Head "Interest on Refunds" is to be operated under the Major Head "2020-Collection of Taxes on Income and Expenditure". However, no budget provision for 'Interest on Refund' was made in the Budget Estimates for FY 2012-13 and the expenditure on interest on refunds amounting to $\overline{\mathbf{x}}$ 6,666 crore was treated as reduction in revenue. Accounting of interest on refund as reduction in revenue is incorrect as this interest was never collected.

PAC while examining the paragraph⁸ also agreed with the view of CAG that interest is an item of expenditure and should not be reduced from the Gross tax collection. The PAC, in its 96^{th} report (February 2014), exhorted the Ministry of Finance, Department of Revenue to scrupulously abide by the constitutional provisions. The Committee has also desired that "DOR seek ex ante or ex post facto parliamentary approval for interest payment on tax refunds under article 114, 115(1)(a) and 115(1)(b) respectively".

1.7 Tax expenditure

1.7.1 The main objective of any tax system is to raise revenues necessary to fund government expenditures. The amount of revenue raised is determined to a large extent by tax base and tax rates. It is also a function of a range of measures - special tax rates, exemptions, deductions, rebates, deferrals and credits that affect the level and distribution of tax. These measures are called "tax preferences".

1.7.2 The Income-tax Act, *inter alia*, provides for tax preferences to promote savings by individuals; exports; balanced regional development; creation of infrastructure facilities; scientific research and development; cooperative sector, and accelerated depreciation for capital investment. Most of these tax benefits can be availed of by both corporate and non-corporate taxpayers.

⁷ We had earlier commented that the Government was following an incorrect procedure of accounting for interest paid on refunds in Audit Reports of 2004, 2005, 2006, 2007, 2008, 2009. 2009-10, 2010-11, 2011-12 and 2013.

⁸ Paragraph no. 4.1.1 of Report no. 1 of 2011-12 – Union Government – Accounts of the Union Government (Civil)

1.7.3 The Fiscal Responsibility and Budget Management Act 2003, requires the Central Government to take suitable measures to ensure greater transparency in its fiscal operations in public interest and minimize, as far as practicable, secrecy in the preparation of annual financial statement and demand for grants. The 13th Finance Commission also recommended adoption of more transparent methodology in calculating tax expenditure and its disclosure.

1.7.4 Union Receipt Budget depicts statement of tax expenditure since FY 2005-06 which estimates some major taxes only. These estimates are based on returns filed electronically by corporate and non-corporate assessees in recent years. The revenue forgone on account of tax exemptions is increasing in absolute terms over the years (except FY 2010-11) but tax expenditure as a percentage of GDP, Direct Taxes and GTR are declining as shown in Table 1.8.

	Table 1.8:	Tax Expenditure		(₹ in crore)
Financial	Total Tax	Tax expenditu	ure as <i>per cent</i> of	
Year	expenditure	GDP	DT	GTR
2008-09	1,04,471	1.86	31.29	17.26
2009-10	1,18,023	1.82	31.26	18.90
2010-11	94,738	1.22	21.24	11.94
2011-12	1,01,140	1.12	20.47	11.38
2012-13	1,13,466	1.12	20.30	10.95
		per Receipts Budget. For finan	icial year 2012-13, fig	ures of revenue
forgone are proi	ected.			

1.7.5 There is no mechanism in DOR to monitor the results of impact of such revenue forgone. DOR carried out annual exercise of estimating the revenue forgone on account of tax incentives which was reflected in the Budget. According to DOR, the results of impact of such revenue forgone on a particular sector/area are to be monitored by the respective Ministries and they are not giving regular feedback on achievements of objectives. There is a need to periodically examine/assess the efficiency and effectiveness of tax expenditures as it involved risks.

1.7.6 However, during the course of audit of field formations of ITD during FY 2012-13 or earlier years, we observed that the assessing officers have irregularly extended benefits of tax exemptions to beneficiaries that are not entitled to the same. Details are enumerated in paragraphs 3.3.1 and 4.3.1 of Chapters III and IV respectively. In these cases, we noticed 146 cases pertaining to corporate assessees who enjoyed ineligible concessions/ exemptions/deductions amounting to ₹1,005.48 crore and 35 cases pertaining to non-corporate assessees who derived benefits totalling ₹80.06 crore.

1.7.7 The effective tax rate (ETR) is the rate of tax incident on corporate assessees after availing all tax expenditure. ETR for companies was 22.85 per cent in FY 2011-12 (down from 24.10 per cent in FY 2010-11) against statutory tax rate of 32.44 per cent as indicated in Receipt Budget 2013-14.

1.8 Widening and deepening of tax base

1.8.1 The Department has different mechanisms available to enhance the assessee base which includes survey, information sharing with other tax departments and third party information available in annual information returns. Automation also facilitates greater cross linking⁹. Most of these mechanisms are available at the level of the assessing officers. ITD also undertook major IT initiatives during last one decade which they could leverage for widening and deepening of tax base.

1.8.2 Table 1.9 and 1.10 below gives the details of non-corporate and corporate assessees in different categories.

Tab	ole 1.9: Non-C	orporate /	Assessees		(Fig	ures in lakh)
Financial Year	A ¹⁰	B ¹¹	B ¹²	C ¹³	D ¹⁴	Total
2008-09	278.36	31.15	10.93	2.67	0.12	323.23
2009-10	283.72	35.64	14.58	3.11	0.12	337.17
2010-11	271.29	38.36	17.78	4.49	0.12	332.04
2011-12	267.68	60.26	21.23	6.57	1.87	357.61
2012-13	276.13	58.21	23.94	6.59	3.00	367.87
Source: Directorate Gen	neral of Income Ta	ax (Logistics),	, Research & S	Statistics Wing,	New Delhi	

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	Table 1	.10: Co	rporate	Assess	sees			(Figures in lakh)
Financial	A ¹⁵	B ¹⁶	B ¹⁷	C ¹³	D ¹⁴	Total	Assessees	Working
Year							having income	companies as
							above	per RoC as on
							₹ 25 lakh	31 March
2008-09	1.67	0.59	0.48	0.51	0.03	3.28	0.07	7.50
2009-10	1.84	0.65	0.61	0.56	0.02	3.68	0.09	8.40
2010-11	1.69	0.76	0.67	0.62	0.02	3.76	0.22	7.20
2011-12	2.95	0.91	0.96	1.00	0.03	5.85	0.14	8.01
2012-13	3.05	0.97	0.83	1.02	0.03	5.90	0.14	8.84
Source: Direc	torate G	eneral of	Income T	ax (Logis	tics), Res	earch & Sta	atistics Wing, New Delhi	

9 Information about non-filers of TDS returns from e-TDS, Annual comparative figures of TDS deposited by big corporate & non-corporate deductors, linking TAN data in order to ensure better compliance from them, linking tax returns with the PAN data base and linking return submitted by deductors on TDS deductions with the returns of the deductee. 10

- 12 Category 'B' assessees - Assessments with income/loss above ₹ five lakh and above; but below ₹ 10 lakh;
- 13 Category 'C' assessees - Assessments with income/loss of ₹ 10 lakh and above;
- 14 Category 'D' assessees - Search and seizure assessments.
- 15 Category 'A' asseessees – Assessments with income/loss below ₹ 50,000;
- 16 Category 'B' assesses (lower income group) – Assessments with income/loss of ₹ 50,000 and above; but below ₹ five lakh;

Category 'A' assessees – Assessments with income/loss below ₹ two lakh;

¹¹ Category 'B' assessees (lower income group) - Assessments with income/loss above ₹ two lakh and above; but below ₹ five lakh;

¹⁷ Category 'B' assessees (higher income group) – Assessments with income/loss of \mathfrak{T} five lakh and above but below ₹ 10.00 lakh;

1.8.3 The average annual growth of non-corporate assessees' base¹⁸ was 3.45 *per cent* during FY 2008-09 to FY 2012-13 against 19.97 *per cent* in respect of corporate assessees' base during the same period. The 'C' category non-corporate assesses increased from 2.67 lakh in FY 2008-09 to 6.59 lakh in FY 2012-13. However, Corporate assesses increased from 0.51 lakh to 1.02 lakh during the same period. The number of corporate assesses having income above ₹ 25 lakh came down from 0.22 lakh in FY 2010-11 to 0.14 lakh in FY 2012-13. The number of corporate assesses (5.90 lakh) is different from the number of companies (8.84 lakh) registered with Registrar of Companies (ROCs)¹⁹. The department has failed to reconcile the differences.

1.9 Income escaping assessment

1.9.1 Any sound tax administration system aims to take positive steps to prevent evasion of taxes by assessees, assess the tax receivables in the best interest of revenue and strive to widen and deepen the tax base to bring under its ambit untaxed or under taxed assessees. In our Compliance Audit for FY 2012-13, we noticed several cases where such efforts on the part of the department were found wanting.

1.9.2 We have reported 36 cases of corporate assessees whose income was not assessed/under assessed with tax effect of ₹ 251.80 crore and 47 cases of non-corporate assessees whose income was not assessed/ under assessed with tax effect of ₹ 29.10 crore. Details are enumerated in paragraphs 3.4.1 and 4.4.1 of Chapters III and IV respectively. Besides, we noticed 1103 cases of omission in implementing provisions of TDS/TCS in compliance audit during FY 2012-13 with tax effect of ₹ 1,118.14 crore (refer paragraph 2.5.4, *Appendix-8*), thereby indicating failure to check escapement of income.

1.10 Tax debt - Uncollected demand

1.10.1 The uncollected demand²⁰ is rising despite clear provisions in the Act to enforce collection and recovery of outstanding demand viz. attachment and sale of assessees' movable and immovable property, appointment of a receiver for the management of assessees' properties and imprisonment. Tax demands remain irrecoverable for a long period in spite of exercise of the powers of recovery conferred under the Act. Table 1.11 below gives the trend of uncollected demand pending during the period FY 2008-09 to FY 2012-13.

¹⁸ Source: Directorate of Income Tax (Legal & Research), Research & Statistics Wing

¹⁹ Source: Ministry of Corporate Affairs (R & A Division)

²⁰ Source: CAP-I

	Table 1.11	(₹ in crore)		
Financial	Demand of earlier	Current year's	Total	Demand difficult
Year	year's pending	demand pending	demand	to recover
	collection	collection	pending	(in per cent)
2008-09	93,344	1,07,932	2,01,276	1,87,575 (93.19)
2009-10	1,81,612	47,420	2,29,032	2,12,758 (92.89)
2010-11	2,02,859	88,770	2,91,629	2,71,143 (92.98)
2011-12	2,65,040	1,43,378	4,08,418	3,87,614 (94.91)
2012-13	4,09,456	76,724	4,86,180	4,66,854 (96.02)
Source: CAP	Demand & Collection State	ment alongwith Analysis fo	or the month of Ma	arch 2013

CBDT attributed (March 2014) various reasons viz. inadequate assets for recovery, cases under liquidation/BIFR, assessee not traceable, demand stayed by various authorities etc. leading to demand difficult to recover. The position of unrealized revenue is monitored regularly to identify the causes in each case and the possibility of collections is constantly evaluated to ensure recovery.

1.10.2 Out of total pending demand, the Department indicated that more than 96 per cent is difficult to recover in FY 2012-13. Pending demands at the end of the year increased more than twice during FY 2008-09 to FY 2012-13.

CBDT stated (March 2014) that the increase has to be seen in the context of increase in the net tax collection, number of assessees, assessments made during the same period and prolonged litigations at various levels.

1.10.3 Defaults in payment of tax are referred to Tax Recovery Officers (TROs) who draw up a certificate specifying the amount of arrears due from the assessees and proceed to recover the amount. The recovery mechanism is deficient as certified demand remaining uncollected increased to ₹ 1.54 lakh crore in FY 2012-13 from ₹ 0.27 lakh crore in FY 2008-09.

CBDT stated (March 2014) that due to time consuming processes coupled with shortage of manpower, the efforts by the TRO for recovery of demand do not yield immediate results.

Status of prosecution 1.11

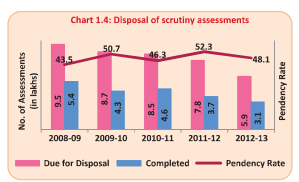
Table 1.12 below shows the status of prosecutions launched, cases decided viz. convicted, compounded and acquitted during the period from FY 2008-09 to FY 2012-13.

	Table 1.12: Status of Prosecution cases								
Financial Year	Prosecution launched	Cases decided	Convictions	Compounded	Acquitted (in <i>per cent</i>)				
2008-09	162	146	14	13	119 (81.51)				
2009-10	312	599	32	291	276 (46.08)				
2010-11	244	356	51	83	222 (62.36)				
2011-12	209	593	14	397	182 (30.69)				
2012-13	267	164	15	96	53 (32.32)				
Source: Cen	tral Board of Direct Tax	(es							

The above table shows that acquittals in prosecution cases decreased sharply from 81.51 *per cent* in FY 2008-09 to 32.32 *per cent* in FY 2012-13. However, the cases of conviction increased upto 51 in FY 2010-11 from 14 in FY 2008-09 and decreased sharply to 15 in FY 2012-13. Further, as on 31 March 2013, the total number of outstanding prosecution cases was 3182.

1.12 Disposal of Scrutiny assessments

1.12.1 Chart 1.4 gives the trend of disposal and pendency of scrutiny assessments during FY 2008-09 to FY 2012-13. Assessments pending for decreased from disposal 4.1 lakh in FY 2011-12 to 2.8 lakh in FY 2012-13.



1.13 Disposal of Appeal cases

1.13.1 Table 1.13 below gives the trend of disposal and pendency of appeal cases before CIT(Appeals) during FY 2008-09 to FY 2012-13. Appeals pending with CIT(A) decreased from 75.3 *per cent* in FY 2011-12 to 70.1 *per cent* in FY 2012-13. The amount locked up in appeal cases also increased to \mathbb{Z} 2.6 lakh crore (equivalent to 66.3 *per cent* of the revised revenue deficit of Government of India) in FY 2012-13 from \mathbb{Z} 1.99 lakh crore in FY 2008-09.

	(₹ in crore)				
Financial	Appeals due	Appeals	Appeals	Pendency in	Amount locked
Year	for disposal	disposed of	pending	percentage	up in Appeals
-	(Nun	nber in lakh)			
2008-09	2.24	0.66	1.58	70.4	1,99,101
2009-10	2.61	0.80	1.81	69.4	2,20,148
2010-11	2.58	0.70	1.88	72.6	1,98,088 ²¹
2011-12	3.06	0.76	2.30	75.3	2,42,182
2012-13	2.84	0.85	1.99	70.1	2,59,556
Source: Directorat	e General of Income T	ax (Logistics), Rese	arch & Statist	ics Wing, New Delh	i

1.13.2 The amount locked up in appeals at higher levels (ITAT/High Court/ Supreme Court) was ₹ 1.52 lakh crore in 69,714 cases as on 31 March 2013 in comparison to ₹ 1.63 lakh crore in 65,803 cases as on 31 March 2012.

²¹ The Department initially intimated the figure as ₹ 2,93,548 crore. Subsequently, after the Audit Report no. 27 of 2011-12 was placed in the Parliament, the CBDT intimated (March 2014), this figure as ₹ 198,088 crore.

1.14 Disposal of Direct Refund claims

1.14.1 Table 1.14 below gives the trend of disposal and pendency of direct refund claims during FY 2008-09 to FY 2012-13. The number of direct refunds pending for disposal decreased to 11.2 lakh in FY 2012-13 from 12.5 lakh in FY 2011-12.

	(Number in lakh)					
Financial	Direct Refunds	Direct Refunds Direct Refunds Direct Refunds				
Year	due for disposal	disposed of	pending	percentage		
2008-09	42.2	26.7	15.5	36.7		
2009-10	48.0	28.6	19.4	40.4		
2010-11	59.9	40.4	19.5	32.6		
2011-12	52.8	40.3	12.5	23.7		
2012-13	38.8	27.6	11.2	28.8		

Source: Directorate General of Income Tax (Logistics), Research & Statistics Wing, New Delhi

1.14.2 The Government has refunded ₹ 83,766 crore which includes interest of ₹ 6,666 crore (8.0 *per cent*) in 2012-13. The interest paid on refunds in 2011-12 was ₹ 6,486 crore (6.9 *per cent* of ₹ 93,814 crore, the amount refunded).

1.15 Strategic Plan of ITD (2011-15)

1.15.1 The Department has prepared a strategic plan called Vision 2020 with measurable goals and activities during 2011-15. The actionable points *inter alia* include estimating tax base and developing a revenue forecasting model, instituting study on tax leakages, setting up research unit, developing data warehouse and business intelligence model, taking initiatives in international taxation and surveillance.

1.15.2 The Prime Minister in September 2009 approved a new mechanism for 'Performance Monitoring and Evaluation System' (PMES) for all Government Ministries/Departments in India. Under this system, each Central Government/Department is required to prepare a Results Framework Documents (RFD). The High powered Committee chaired by Cabinet Secretary decided (March 2011) to include the responsibility Centres under DOR in phase III of the RFD System. Accordingly, ITD prepared its RFD for FY 2012-13. In the RFD, CBDT has intended to focus on better communication with taxpayers, better management and development of human resources in the ITD to enhance taxpayers' service and strengthening IT enabled services for taxpayers' services. In order to achieve these objectives, CBDT proposes to fill the existing vacancies, provide proper training, create better infrastructure and educate taxpayers.

1.16 ITD's IT Initiatives

1.16.1 With a view to improve the efficiency and effectiveness of the tax administration and provide management with reliable and timely information towards effective planning as also broaden the tax base, Income Tax Department (ITD) initiated computerization in early 1980s which targeted specific functionalities. By 1993, ITD had a much wide-ranging computerization road map under the umbrella of a comprehensive computerization programme (CCP). ITD has introduced many more ICT applications from time to time such as Assessee Information System (AIS), Assessment Information System (AST), On line Tax Accounting System (OLTAS), Electronic Tax Deducted System (e-TDS), Individual Running Ledger Accounting System (IRLA), Computer Aided Scrutiny System (CASS) and Enforcement Information System (EIS) for functional areas of ITD. Besides, several other internal management and housekeeping modules such as pay roll System (PAS), Manpower Management System (MMS), Judicial Reference System (JRS), Financial Resource System (FRS), Management Information System (MIS) are also working.

1.16.2 ITD established a Central Processing Centre (CPC) at Bengaluru to process e-filed returns of all India and paper returns of Karnataka and Goa. This CPC became operational in October 2009. ITD planned to commission two more CPCs for processing physical ITRs at Pune (Maharashtra), Manesar (Haryana) and one CPC for processing of TDS returns at Ghaziabad (Uttar Pradesh).

1.16.3 We had commented on four modules of ITD applications (AST, OLTAS, e-TDS and IRLA) in our Audit Report No. 23 of 2012-13 relating to IT Applications in Income Tax Department. PAC has also discussed this report during 2013-14. Final outcome is awaited.

1.16.4 The department has undertaken a separate project called Income Tax Business Application (ITBA) with which it plans to re-write the existing ITD applications in a new architecture and design. This project is at conceptual stage and is likely to be completed by April 2015. The Department initiatives towards uploading of scrutiny orders in the AST system were made mandatory with effect from FY 2011-12. Now, all AOs are required to pass scrutiny assessments orders through AST software only.

1.17 Effectiveness of Internal Audit

1.17.1 Internal audit is an important part of the Departmental control that provides assurance that demands/refunds are processed accurately by correct application of the provisions of the Act.

1.17.2 The Department introduced a new Internal Audit System w.e.f. June 2007 to have an effective and objective set up of Internal Audit wherein the assessment functions and audit functions are assigned to separate specialized wings. Under each CIT(Audit) there shall be one Addl. CIT who would be responsible for internal audit of high value cases and supervision of the audit work of special audit party (SAP) headed by Dy./Asstt. CsIT and the internal audit party (IAP) headed by ITOs. The minimum number of cases to be audited by each Addl. CIT, SAP and IAP in a year shall be 50; 300; and 1,300 (600 corporate cases & 700 non-corporate cases) respectively.

1.17.3 Based on the working strength of Internal audit wing, 2,65,200 cases were to be audited by the internal audit during FY 2012-13. Out of this, 1,79,872 cases were completed, thereby achieving 67.83 *per cent* of the target. Table 1.15 shows details of internal audit observations raised, settled and pending for each of the five years from FY 2008-09 to FY 2012-13:

Table 1.15: Details of Audit observations added, settled and pending								
Financial	Addition d	uring the year	Settled duri	ng the year	Pending during the year			
Year	Number	Number Amount		Amount	Number	Amount		
2008-09	9,068	1,951.64	2,866	334.47	21,299	3,404.15		
2009-10	14,577	1,224.81	6,434	657.58	29,442	3,971.37		
2010-11	13,494	5,466.88	7,996	921.85	34,940	8516.40		
2011-12	13,771	1,879.85	14,148	1,118.49	34,563	9,277.76		
2012-13	18,275	4,135.48	16,626	2,736.12	36,212	10,677.12		
Source: Direc	torate of Incom	ne Tax (Income Tax &	k Audit), New Del	hi				

1.17.4 The pendency of internal audit observations has gone up more than 1.7 times during the last five years. Departmental response to internal audit needs improvement. Only 4,351 cases (26.24 *per cent*) having tax effect of ₹ 2,709.98 crore (20.42 *per cent*) out of 16,549 cases having tax effect of ₹ 13,268.29 crore of the major findings²² raised by internal audit were acted upon by the assessing officers in FY 2012-13. The total pendency increased from 21,299 cases having tax effect of ₹ 3,404.2 crore in FY 2008-09 to 36,212 cases having tax effect of ₹ 10,677.1 crore in FY 2012-13.

1.17.5 Moreover, we detected numerous lacunae in the assessments previously audited by Internal Audit. In 3,872 assessments audited by the internal audit in FY 2012-13, we pointed out mistakes that were not detected by them. This indicated a need for improvement in the quality of Internal Audit.

1.17.6 Out of 459 paragraphs included in this Audit Report, Internal Audit conducted audit of 51 cases (11.1 *per cent*) but did not detect such mistakes, which indicates the need for improvement in quality of internal audit.

²² Audit objection above ₹ one lakh in Income tax and above ₹ 30,000 in other taxes

Chapter II: Audit Mandate, Products and Impact

2.1 Authority of the C & AG for audit of receipts

2.1.1 Section 16 of the C & AG's DPC Act, 1971 authorises the Comptroller and Auditor General to audit all receipts (both revenue and capital) of the Government of India and of Governments of each State and of each Union Territory having a legislative assembly and to satisfy himself that the rules and procedures are designed to secure an effective check on the assessment, collection and proper allocation of revenue and are being duly observed. Audit & Accounts Regulations, 2007 lay down the following principles for Receipt Audit:

2.2 Examination of systems and procedures and their efficacy

2.2.1 Audit of receipts includes an examination of the systems and procedures and their efficacy in respect of:

a. identification of potential tax assessees, ensuring compliance with laws as well as detection and prevention of tax evasion;

b. prompt investigation of losses of revenue through fraud, default or mistake including, if required, through the review of other similar cases;

c. exercise of discretionary powers in an appropriate manner including levy of penalties and initiation of prosecution;

d. appropriate action to safeguard the interests of the Government on the orders passed by departmental appellate authorities;

e. any scheme as may be introduced by the Government from time to time;

f. any measures introduced to strengthen or improve revenue administration;

g. amounts that may have fallen into arrears, maintenance of records of arrears and action taken for the recovery of the amounts in arrears;

h. pursuit of claims with due diligence and that these are not abandoned or reduced except with adequate justification and proper authority;

i. other ancillary and non-assessment functions including expenditure incurred by the departments;

j. achievement of targets, accounting and reporting of receipts and their cross verification and reconciliation with the accounts records; amounts of refunds, rebates, drawbacks, remissions and abatements to see that these are correctly assessed and accounted for; and

k. any other matter, as may be determined by the Comptroller and Auditor General.

2.3 Audit products

2.3.1 In pursuance of audit mandate and provision in Regulation 205 of Audit & Accounts Regulations, 2007, we prepare annual compliance audit reports and periodical performance audit reports for submission to President under Article 151 of the Constitution. C&AG of India has the authority to decide the form, content and time of submission of Audit Reports under Regulation 205 of the Audit & Accounts Regulations, 2007.

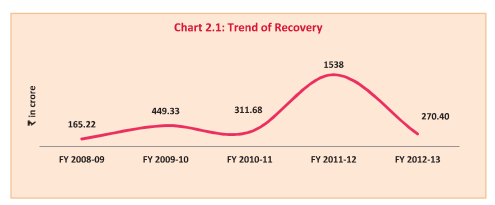
2.3.2 This Compliance Audit Report discusses 459 high value and important cases issued to the Ministry²³. *Appendix 5* gives the details of such cases. Table 2.1 shows category wise details of these cases²⁴. We discuss some important cases in Chapters III and IV.

	Table 2.1: Category-wise details of errors of high value cases						(₹ in crore)	
Cate	Category		СТ		IT		otal	
		No.	TE	No.	TE	No.	TE	
a.	Quality of assessments	122	774.41	38	50.78	160	825.19	
b.	Administration of tax concessions/ exemptions/deductions	146	1,005.48	35	80.06	181	1,085.54	
C.	Income escaping assessments due to omissions	36	251.80	47*	29.10	83	280.90	
d.	Overcharge of tax/ interest	28	162.06	7	13.81	35	175.87	
	Total	332	2,193.75	127*	173.75	459	2,367.50	

*includes 17 cases of under assessment of wealth involving TE of ₹ 1.88 crore.

2.4 Recovery at the instance of audit

2.4.1 ITD recovered ₹2,734.63 crore in the last five years from demands raised to rectify the errors in assessments that we pointed out. This includes ₹270.4 crore recovered in FY 2012-13. Chart 2.1 below shows a sudden jump in recovery in FY 2011-12 which declined in FY 2012-13.



²³ Ministry of Finance, Central Board of Direct Taxes

²⁴ Sub-categories-wise details are in Appendix-6

2.5 Incidence of errors

2.5.1 ITD completed 2,32,610 scrutiny assessments in FY 2011-12, of which we checked 2,15,224 cases. The incidence of errors in assessment checked in audit was 17,028 which averaged to 7.9 *per cent* (*Appendix-7*) which was more than the previous year's average (6.1 *per cent*).

2.5.2 Table 2.2 below shows the details of errors in assessments during FY 2012-13.

Table 2.2: Tax wise details of errors in assessments		(₹ in crore)
Category	Cases	Tax effect
a. Corporation tax & Income tax	16,865	12,599
b. Wealth tax	1,072	28
c. Other Direct taxes	372	47
Total	18,309 ²⁵	12,674

Note: The above findings and all subsequent findings are based exclusively on audit of selected assessments.

2.5.3 Out of 17,028 cases with tax effect of ₹ 23,663 crore, 2,462 cases with tax effect of ₹ 1,106 crore related to over assessments.

2.5.4 Table 2.3 below shows the category-wise details of underassessment in respect of Corporation tax and Income Tax. *Appendix-8* indicates details in respect of sub-categories under them.

Tabl	e 2.3: Category-wise details of errors		(₹ in crore)
	Category	Cases	Tax effect
a.	Quality of assessments	4,527	2,407
b.	Administration of tax concessions/exemptions/deductions	6,906	7,299
с.	Income escaping assessments due to omissions	2,620	2,148
d.	Others	2,812	745
	Total	16,865	12,599

2.6 Response to audit

2.6.1 We elicit response from the audited entities at different stages of audit. On completion of field audit, we issue the local audit report (LAR) to ITD for comments. Further, we issue important and high value cases out of these to the Ministry for comments before inclusion in the Audit Report.

2.6.2 CBDT issued instructions (2006) that replies to LARs should be provided within six weeks. Assessing officers (AOs) are required to initiate remedial action within two months to correct errors in demands lest they become time barred leading to loss of revenue.

²⁵ Number of assessments with errors as shown in paragraph 2.5.1 relates to scrutiny assessments completed during FY 2011-12 and audited during FY 2012-13. 18,309 cases shown in Table 2.2 relates to all cases audited during FY 2012-13 including assessments completed earlier also.

2.7 Response to Local audit

2.7.1 Table 2.4 below depicts the position of replies received and observations accepted in respect of cases issued during FY 2008-09 to 2012-13.

	Table 2.4: Response to local audit											
FY	Observations	Reply received		Reply not	% of	% of reply						
	raised	Cases Cases not		received	cases	not						
		Accepted	accepted		accepted	received						
2008-09	19,631	4,898	5,892	8,841	25.0	45.0						
2009-10	19,227	2,927	3,919	12,381	15.2	64.4						
2010-11	20,130	4,354	3,568	12,208	21.6	60.7						
2011-12	19,624	3,945	2,971	12,708	20.1	64.8						
2012-13	18,548	3,343 ²⁶	4,124	11,081	18.0	59.7						

2.8 Response to high value cases

2.8.1 We give six weeks to Ministry to offer their comments on high value cases before their inclusion in the Audit Report. Out of 459 high value cases included in the current Audit Report, the Ministry accepted 226 cases (49 *per cent*) while did not accept 12 cases and did not reply in 221 cases as of February 2014.

Ta	(₹ i	n crore)					
Categories	Action co	mpleted and	Action	completed but	Action initiated		
	amount r	ecovered	amount	to be recovered	only		
	No.	TE	No.	TE	No.	TE	
a. Corporation Tax	2	2.12	251	1,338.88	14	85.92	
b. Income Tax	3	2.60	96	155.51	8	6.29	
c. Wealth Tax	1	0.01	13	1.74	2	0.11	
Total	6	4.73	360	1,496.13	24	92.32	

2.8.2 Table 2.5 shows details of remedial action taken in 390 cases.

2.8.3 Chapters III and IV bring out details of errors in assessments in respect of Corporation Tax, Income Tax and Wealth Tax respectively.

2.9 Pendency of audit observations

2.9.1 The accretion in pendency in replies to audit findings each year has resulted in pile-up of 55,072 cases involving revenue effect of ₹ 55,202.1 crore as of 31 March 2013. Table 2.6 below shows the increasing trend of pendency of observations.

²⁶ 1,453 - Cases accepted and remedial action taken; 1,890 - Cases accepted but remedial action not taken

Table 2	Table 2.6: Details of outstanding audit observations								
Period		СТ		IT		ODT		Total	
	No.	TE	No.	TE	No.	TE	No.	TE	
Upto Mar 2009	3,253	5,687	4,554	1,220	822	32.7	8,629	6,939.7	
2009-10	2,983	4,643	3,612	4,249	653	21.8	7,248	8,913.8	
2010-11	4,161	7,600	5,405	2,410	843	185.3	10,409	10,195.3	
2011-12	4,495	15,036	7,337	2,070	740	44.0	12,572	17,150.0	
2012-13	5,350	8,824	9,584	3,074	1,280	105.3	16,214	12,003.3	
Total	20,242	41,790	30,492	13,023	4,338	389.1	55,072	55,202.1	

2.10 Remedial action time barred

2.10.1 Table 2.7 below shows the details of time-barred cases during FY 2008-09 to 2012-13.

Table 2.7: Details of time-l	(₹ in crore)	
Year of Report	Cases	Tax effect
2008-09	16,557	5,613
2009-10	5,644	2,869
2010-11	7,942	5,335
2011-12	3,907	1,083
2012-13	2,207	899.87

2.10.2 During FY 2012-13, 2,207 cases with tax effect of \gtrless 899.87 crore became time-barred for remedial action. *Appendix-9* indicates the details of such cases.

2.11 Non-production of records

2.11.1 We scrutinize assessment records under section 16 of the Comptroller and Auditor General's (Duties, Powers and Conditions of Service) Act, 1971 with a view to securing an effective check on the assessment, collection and proper allocation of taxes and examining that regulations and procedures are being observed. It is also incumbent on ITD to expeditiously produce records and furnish relevant information to audit.

2.11.2 ITD did not produce 47,600 records out of 3,23,628 records requisitioned during FY 2012-13, (14.7 *per cent*). Out of these, 486 records pertaining to six states were not produced to audit in last three or more consecutive audit cycles. Table 2.8 shows state-wise details.

	Table 2.8: Records not produced to audit in three or more audit cycles				
Stat	e	Records not produced			
a.	Andhra Pradesh	87			
b.	Karnataka	239			
с.	Madhya Pradesh	48			
d.	Maharashtra	8			
e.	Odisha	101			
f.	Tamil Nadu	3			
	Total	486			

Chapter III: Analysis of assessments relating to Corporation Tax

3.1 Introduction

3.1.1 Chapter III discusses 332 high value cases pertaining to corporation tax with tax effect of ₹ 2,193.75 crore (304 cases involving undercharge of ₹ 2,031.69 crore and 28 cases involving overcharge²⁷ of ₹ 162.06 crore) issued to the Ministry between July and November 2013. Table 3.1 shows the details of broad categories of mistakes and their tax effect:

	Table no. 3.1: Category of mistakes and tax effect				
Cat	egory	Cases	Tax effect		
a.	Quality of assessments	122	774.41		
b.	Administration of tax concessions/exemptions/deductions	146	1,005.48		
с.	Income escaping assessments due to omissions	36	251.80		
d.	Over-charge of tax/Interest	28	162.06		
Tot	Total		2,193.75		

3.1.2 Under each broad category, we indicate sub-categories for the purpose of highlighting mistakes of a similar nature. Each sub-category starts with a preamble citing the provisions of the Act, followed by illustration of important case(s).

3.2 Quality of assessments

3.2.1 AOs committed errors in the assessments despite clear provisions in the Act. These cases of incorrect assessments point out weaknesses in the internal controls on the part of ITD which need to be addressed. Table 3.2 shows the sub-categories of mistakes which impacted the quality of assessments.

Tab	Table 3.2: Details of errors in quality of assessment			ents (₹ in crore)
Sub	-categories	Cases	TE	States
а.	Arithmetical errors in computation of income and tax	61	585.88	Andhra Pradesh, Delhi, Goa, Gujarat, Jammu & Kashmir, Karnataka, Madhya Pradesh, Maharashtra, Tamil Nadu, Uttar Pradesh and West Bengal
b.	Mistakes in levy of interest	34	57.81	Andhra Pradesh, Delhi, Gujarat, Karnataka, Madhya Pradesh, Maharashtra, Tamil Nadu, Uttar Pradesh and West Bengal
c.	Excess or irregular refunds/ interest on refunds	10	37.35	Delhi, Gujarat, Kerala, Maharashtra, Tamil Nadu and West Bengal

²⁷ Overcharge is on account of mistakes in adoption of correct figures, arithmetical errors in computation of income, incorrect application of rates of tax/interest etc.

d.	Incorrect application of rates of tax and surcharge	7	9.40	Andhra Pradesh, Delhi, Karnataka, Maharashtra and West Bengal
e.	Mistakes in assessment while giving effect to appellate order	10	83.97	Gujarat, Maharashtra and Uttarakhand
Tot	al	122	774.41	

3.2.2 Arithmetical errors in computation of income and tax

We give below five such illustrative cases:

Section 143(3) provides that AOs have to determine and assess the income correctly. Different types of claims together with accounts, records and all documents enclosed with the return are required to be examined in detail in scrutiny assessments. CBDT has also issued instructions from time to time in this regard.

3.2.2.1 In Delhi, CIT-V charge, AO while completing the assessment of **NTPC Limited** for the assessment year (AY) 2009-10 after scrutiny in December 2011 at income of ₹ 6462.11 crore, disallowed deduction of ₹ 534.20 crore on account of 'provision for pay revision' but adopted the same as ₹ 5.34 crore. The mistake resulted in underassessment of income by ₹ 528.86 crore involving short levy of tax of ₹ 179.75 crore.

3.2.2.2 In Maharashtra, CIT-I Kolhapur charge, AO completed the assessment of **The Sangli Bank Limited** for the AY 2007-08 after scrutiny in December 2009 at nil income and allowed carry forward of business loss and unabsorbed depreciation of ₹ 388.37 crore. While calculating the tax, AO erroneously adopted amount of business loss and unabsorbed depreciation at ₹ 388.37 crore, as mentioned in the return of income filed by the assessee, instead of correct figure of ₹ 129.15 crore. The mistake resulted in incorrect carry forward of business loss and unabsorbed depreciation of ₹ 37.25 crore. *ITD rectified (March 2012) the mistake under section 154.*

3.2.2.3 In Maharashtra, CIT-VII Mumbai charge, AO while completing the assessment of **Tata Tele Services (Maharashtra) Limited** for AY 2007-08 after scrutiny in December 2009, at loss of ₹ 75.43 crore, erroneously adopted business income of ₹ 100.05 crore as business loss before setting off brought forward losses and disallowed ₹ 24.62 crore but did not add back the same to the business income. The mistakes resulted in underassessment of income by ₹ 124.67 crore involving potential tax effect of ₹ 67.35 crore. *ITD accepted the audit observation and initiated remedial action (March 2013) under section 154/155*.

3.2.2.4 In Maharashtra, CIT-VII Mumbai charge, AO while computing taxable income in the case of **Siemens Information Systems Limited** for AY 2007-08 after scrutiny in October 2011 at income of ₹ 162.27 crore, disallowed deduction of ₹ 140.01 crore under section 10A but adopted the same as ₹ 14.01 crore. The mistake resulted in underassessment of income by ₹ 126 crore involving short levy of tax of ₹ 65.74 crore including interest. *ITD accepted and rectified (September 2012) the mistake under section 154.*

3.2.2.5 In Gujarat, CIT-II Baroda charge, AO while completing the assessment of **Uttar Gujarat Vij Company Limited** for AY 2008-09 after scrutiny in December 2010 at loss of ₹ 2.59 crore, adopted positive income of ₹ 11.96 crore as (-) ₹ 11.96 crore and added back ₹ 9.37 crore. The incorrect adoption of positive income as negative income resulted in underassessment of income of ₹ 21.33 crore and overassessment of loss of ₹ 2.59 crore involving positive tax effect of ₹ 9.65 crore and potential tax effect of ₹ 0.88 crore. *ITD took remedial action (March 2013) under section 154*.

3.2.3 Mistakes in levy of interest

We give below five such illustrative cases:

Act provides for levy of interest for different omissions on the part of the assessee at the rates prescribed by the Government from time to time.

3.2.3.1 In Delhi, DIT-I (International Taxation) charge, AO while calculating tax demand in the case of **Ericsson Radio System AB** for AY 2007-08 after scrutiny in October 2011 at income of ₹ 1,043.75 crore, incorrectly levied interest of ₹ 87.0 crore under section 234B instead of correct amount of ₹ 92.16 crore. The mistake resulted in short levy of interest of ₹ 5.16 crore. *ITD rectified (December 2012) the mistake under section 154.*

3.2.3.2 In Madhya Pradesh, CIT-I Indore charge, AO while completing search assessment of **Zoom Developers Private Limited** under section 153A read with section 143(3) in December 2010 for AY 2003-04 to AY 2009-10, at incomes of ₹ 3.05 crore, ₹ 4.85 crore, ₹ 6.53 crore, ₹ 15.22 crore, ₹ 35.22 crore, ₹ 39.76 crore and ₹ 93.03 crore respectively, did not levy interest under section 234A for delay of eleven months in filing returns in response to notices issued under section 153A. The mistake resulted in non-levy of interest of ₹ 4.56 crore under section 234A. *ITD rectified (December 2012) the mistake under section 154*.

3.2.3.3 In Delhi, DIT-I (International Taxation) charge, AO while calculating tax demand in the case of **Huawei Technologies Company Limited** for AY 2008-09 after scrutiny in September 2011 at income of ₹ 339.17 crore, levied interest of ₹ 4.23 crore under section 234B instead of correct amount of ₹ 8.47 crore. The mistake resulted in short levy of interest of ₹ 4.24 crore. *ITD rectified (September 2012) the mistake under section 154*.

3.2.3.4 In Maharashtra, CIT-IV Mumbai charge, AO while calculating tax demand in the case of **CLSA India Limited** for AY 2008-09 after scrutiny read with section 144C in February 2012 at income of ₹ 397.83 crore, levied interest of ₹ 2.88 crore under section 234B for the period from April 2008 to August 2009 instead of correct amount of ₹ 6.49 crore for the period from April 2008 to February 2012. The mistake resulted in short levy of interest of ₹ 3.62 crore under section 234B. *ITD accepted and rectified (May 2012) the mistake under section 154*.

3.2.3.5 In Tamil Nadu, CIT-LTU Chennai charge, AO while completing the revised assessment of **Cholamandalam MS General Insurance Company Limited** for AY 2008-09 in February 2012 at income of ₹ 73.32 crore (originally assessed at income of ₹ 74.75 crore after scrutiny in December 2011), levied interest of ₹ 6.68 crore under section 234B for the period from April 2009 to December 2011 instead of ₹ 9.11 crore leviable for the period from April 2008 to December 2011. The mistake resulted in short levy of interest of ₹ 2.43 crore under section 234B. *ITD rectified (October 2012) the mistake under section 154*.

3.2.4 Excess or irregular refunds/interest on refunds

We give below two such illustrative cases:

Section 234D provides for levy of interest on refund if refund is granted in excess to the assessee.

3.2.4.1 In Kerala, CIT Kochi charge, AO while completing the assessment of **The Federal Bank Limited** for AY 2009-10 after scrutiny in December 2011 at income of \gtrless 1,101.62 crore, did not levy interest on excess refund of \gtrless 180.87 crore for the period from November 2010 to December 2011. The mistake resulted in non levy of interest of \gtrless 12.66 crore under section 234D. *ITD accepted (January 2013) the mistake and initiated remedial action.*

3.2.4.2 In Maharashtra, CIT-III Mumbai charge, AO while giving effect to appellate order in case of **ICICI Bank Limited** for AY 2002-03, did not levy interest on excess refund of ₹ 85.45 crore for the period from 31 March 2003 to 25 February 2005. The mistake resulted in non levy of interest of ₹ 11.64 crore under section 234D. *ITD accepted and rectified (February 2013) the mistake under section 154*.

3.2.5 Mistakes in assessment while giving effect to appellate orders

We give below two such illustrative cases:

Under section 254, an aggrieved assessee can appeal to the CIT (Appeals) against the order of AO who shall comply with the directions given in the appellate order. Further appeal is also permitted to be made on questions of fact and law to ITAT. Any mistake in implementation of an appellate order results in under assessment/over assessment of income.

3.2.5.1 In Maharashtra, CIT LTU Mumbai charge, AO while giving effect to the appellate order in February 2012 in case of **Industrial Development Bank of India Limited** for AY 2008-09, did not add back ₹ 538.61 crore relating to provisions for depreciation on investment, non performing assets and standard assets in computation of book profit. Omission resulted in underassessment of book profit of ₹ 538.61 crore involving short levy of tax of ₹ 61.02 crore. *ITD issued notice under section 148 for rectifying the mistake (March 2013)*.

3.2.5.2 In Maharashtra, CIT-II Mumbai charge, AO while giving effect to the appellate order in February 2012 in case of **HDFC Bank Limited** for AY 2009-10 (originally assessed at ₹ 5,060.94 crore under scrutiny assessment completed in December 2011) reduced taxable income to ₹ 3,137.02 crore after allowing deduction of ₹ 1,696.74 crore towards bad and doubtful debts. While rectifying the order giving effect to appellate order in February 2013, AO allowed deduction of ₹ 246.24 crore on account of provision for doubtful debts as against ₹ 222.89 crore considered by assessee while computing the said deduction for AY 2009-10. The mistake resulted in underassessment of income of ₹ 23.35 crore involving tax effect of ₹ 7.92 crore. *ITD accepted and rectified (March 2013) the mistake under section 154*.

3.3 Administration of tax concessions/exemptions/deductions

3.3.1 The Act allows concessions/exemptions/deductions to the assessee in computing total income under Chapter VI-A and for certain categories of expenditure under its relevant provisions. We observed that the assessing officers have irregularly extended benefits of tax concessions/exemptions/

deductions to beneficiaries that are not entitled to the same. These cases point out weakness in the administration of tax concessions/ deductions/ exemptions on the part of ITD which need to be addressed. Table 3.3 shows the sub-categories which have impacted the Administration of tax concessions/exemptions/deductions.

Table 3.3: Sub-categories of mistakes under Administration of tax(₹ in crore)				
concessions/exemptions/deductions				
Sub-categories	Nos.	TE	States	
 a. Irregularities in allowing depreciation/ business losses/capital losses 	66	268.05	Andhra Pradesh, Assam, Chandigarh UT, Delhi, Gujarat, Karnataka, Maharashtra, Punjab, Rajasthan, Tamil Nadu and West Bengal	
 b. Irregular exemptions/ Deductions/Rebates/ Relief 	36	338.42	Andhra Pradesh, Delhi, Goa, Gujarat, Haryana, Karnataka, Maharashtra, Rajasthan, Tamil Nadu and West Bengal	
c. Incorrect allowance of business expenditure	44	399.01	Andhra Pradesh, Bihar, Delhi, Gujarat, Karnataka, Madhya Pradesh, Maharashtra, Odisha, Rajasthan, Tamil Nadu and West Bengal	
Total	146	1,005.48		

3.3.2 Irregularities in allowing set-off and carry forward of depreciation and business/capital losses

We give below four such illustrative cases:

Section 32(2)(b) provides for carry forward and set-off of unabsorbed depreciation upto eight assessment years following the assessment year for which the aforesaid allowance was first computed.

3.3.2.1 In Delhi, CIT-I charge, AO completed the assessment of **Bharti Infratel Limited** for AY 2009-10 in November 2011 determining loss of ₹ 125.83 crore after disallowing ₹ 121.67 crore in respect of lease rent equalisation charge and book profit of ₹ 443.19 crore under special provisions of the Act. Assessee in its computation sheet determined loss at ₹ 247.50 crore which included brought forward unabsorbed depreciation of ₹ 157.27 crore and current year loss of ₹ 90.23 crore. AO accepted the same and adopted current year loss at ₹ 247.50 crore instead of correct amount of ₹ 90.23 crore. AO determined loss at ₹ 125.83 crore instead of 'nil' income after allowing eligible set-off of unabsorbed depreciation of ₹ 31.44 crore. The mistake resulted in overassessment of loss of ₹ 125.83 crore and incorrect carry forward of unabsorbed depreciation of ₹ 31.44 crore involving potential tax effect of ₹ 53.45 crore. The *Ministry accepted the audit observation and has taken remedial action (January 2013).*

Section 73(4) provides for carry forward and set-off of speculative loss against the profits and gains of another speculation business upto four succeeding assessment years with respect to assessment year for which the loss was first computed.

3.3.2.2 In Gujarat, CIT-I Ahmedabad charge, AO completed assessment of **Adani Agro Private Limited**, for AY 2006-07 after scrutiny in December 2008 at nil income after allowing set-off of brought forward loss and unabsorbed depreciation. Assessee set off brought forward speculative loss of ₹ 9.54 crore pertaining to AY 2001-02 against available profit earned from speculative business in AY 2006-07 and carried forward remaining amount of speculative loss of ₹ 80.16 crore. As speculative loss is eligible for carry forward and set off upto four AYs (in this case upto AY 2005-06), the set off of ₹ 9.54 crore and carry forward of ₹ 80.16 crore is not in order. The mistake resulted in positive tax effect of ₹ 4.28 crore including interest and potential tax effect of ₹ 26.98 crore. *ITD took remedial action (September 2011) under section 143(3) read with section 263.*

Section 72(3) provides for carry forward and set-off of business loss upto eight succeeding assessment years with respect to assessment year for which the loss was first computed.

3.3.2.3 In West Bengal, CIT-IV Kolkata charge, AO while completing assessment of **JCT Limited**, for AY 2009-10 after scrutiny in December 2011 at loss of ₹ 66.40 crore under the head 'Income from business', allowed carry forward of business loss of ₹ 42.02 crore pertaining to AY 2001-02. The mistake resulted in incorrect allowance of carry forward of business loss of ₹ 42.02 crore involving potential tax effect of ₹ 14.28 crore. *ITD rectified (June 2012) the mistake under section 154*.

Section 32(1)(iia) provides for additional depreciation to the assessees engaged in business of manufacture or production of any article or thing, on any new machinery or plant (other than ships and air crafts) acquired and installed after 31 March 2005 at prescribed rates in force.

3.3.2.4 In Tamil Nadu, CIT-I Chennai charge, AO revised the scrutiny assessment of **Kasthuri & Sons Limited** for AY 2006-07 and AY 2007-08, in July 2009 and February 2010, at income of ₹ 95.35 crore and ₹ 123.77 crore respectively, and allowed additional depreciation of ₹ 4.36 crore and ₹ 13.39 crore on new plant and machinery in respective AYs. As the assessee was not involved in the business of manufacturing or production of any article or thing, it was not eligible for additional depreciation. The mistakes resulted in short levy of tax by ₹ 5.98 crore. *ITD took remedial action (December 2011) for AY 2006-07 under section 143(3) read with section 147 and initiated remedial action for AY 2007-08 under section 143(3) read with section 263.*

3.3.3. Irregular exemptions/deductions/rebate/relief

We give below two such illustrative cases:

Section 10A provides for deduction to industrial undertakings on profits and gains derived from the export of articles or things or computer software subject to fulfilment of the prescribed conditions. Further, as per proviso to section 92C(4), if the total income having regard to arm's length price is enhanced, no deduction under section 10A shall be allowed in respect of increased quantum of income.

3.3.3.1 In Maharashtra, CIT-II Mumbai charge, AO completed the assessment of Tech Mahindra Limited for AY 2007-08 after scrutiny in February 2011 at income of ₹ 128.05 crore after allowing deduction of ₹ 578.70 crore under section 10A as against ₹ 658.70 crore claimed by the assessee. Assessee made upfront payment of discount of ₹ 524.94 crore to British Telecommunications PLC and debited the same to profit and loss account. AO referred the case to Transfer Pricing Officer (TPO) who recommended for adjustment of discount payment under Arm's length price²⁸ (ALP). AO accepted the order of TPO but did not make any addition on the ground that the assessee had already disallowed the said amount of discount payment. Assessee in its computation claimed deduction under section 10A on profit before exceptional items i.e. on enhanced profit on account of upfront payment of discount specifically disallowed by TPO. The mistake resulted in excess allowance of deduction of ₹ 457.36 crore involving short levy of tax of ₹ 153.95 crore. ITD took remedial action (March 2013) under section 143(3) read with section 147.

3.3.3.2 In Tamil Nadu, CIT-III Chennai charge, AO completed the assessment of **Mega Soft Limited** for AYs 2006-07, 2007-08 and 2008-09 after scrutiny in December 2008, February 2009 and December 2011 respectively allowing deduction of ₹ 8.24 crore, ₹ 35.8 crore and ₹ 8.94 crore under section 10A in respect of XIUS unit at Hyderabad. However, as per revision orders passed in AY 2005-06 (January 2008), the XIUS unit at Hyderabad was categorized as a non-STPI unit. Thus the assessee was not eligible to claim deduction under section 10A. Omission to disallow the same resulted in excess allowance of deduction of ₹ 8.24 crore, ₹ 35.8 crore and ₹ 8.94 crore involving short levy of tax by ₹ 2.77 crore, ₹ 12.05 crore and ₹ 8.94 crore in AYs 2006-07, 2007-08 and 2008-09 respectively. *ITD took remedial action (March 2013) for AY 2007-08 under section 143(3) read with section 147 and has initiated remedial action (March 2013) for AY 2006-07 under section 148.*

²⁸ Arm's Length Price is "a price which is applied or proposed to be applied in a transaction between persons otherthan associated enterprises in uncontrolled conditions" [section 92F(ii) of Income Tax Act].

3.3.4 Incorrect allowance of business expenditure

We give below five such illustrative cases:

Section 43B provides for deduction towards certain expenditure only when the same has actually been paid in the previous year on or before the due date of filing return of income.

3.3.4.1 In West Bengal, CIT-III Kolkata charge, AO while revising the scrutiny assessment of **ITC Limited** for AY 2005-06 in January 2010 at income of ₹ 22.9 crore, allowed double deduction of ₹ 270.07 crore pertaining to excise duty attributable to closing stock, claimed first in profit and loss account and subsequently under section 43B on the basis of actual payment. The mistake resulted in short levy of tax by ₹ 135.11 crore. *ITD has rectified (March 2013) the mistake*.

3.3.4.2 In Rajasthan, CIT Udaipur charge, AO while completing assessment of **Hindustan Zinc Limited**, for AY 2008-09 after scrutiny in December 2010 at income of ₹ 4899.57 crore, allowed deduction of debit balance of ₹ 71.18 crore²⁹ on account of excise duty paid. As these amounts remained in balance after adjustment of liability of excise duty paid either through PLA or Cenvat credit and were in the nature of advance payment, AO should have disallowed the same. The mistake resulted in underassessment of income of ₹ 71.18 crore involving tax effect of ₹ 24.19 crore. *ITD has not accepted the audit observation stating that the assessee claimed deduction under section* 43B on paid basis and added back the same in subsequent year in computation of income to avoid double deduction. The reply is not tenable on the grounds that section 43B was not applicable in the instant case as the assessee had adopted "net basis" accounting system.

Section 37(1) provides for allowance of business expenditure while computing income chargeable under the head profits and gains of business or profession. Section 40(a)(ia) provides for disallowance of any expenditure incurred by assessee and charged to profit and loss account, on which tax has not been deducted at source.

3.3.4.3 In Andhra Pradesh, CIT-III Hyderabad charge, AO while finalizing the assessment of **VST Industries Limited** for AY 2006-07 after scrutiny in November 2008 at income of ₹ 63.49 crore, allowed ₹ 43.89 crore towards extra ordinary expenditure³⁰ which was claimed to have been paid to Outside Contractual Manufacturers (OCMs). As the interest amount of ₹ 12.69 crore was not actually paid to OCMs and tax was not deducted at source on the

²⁹ ₹ 48.40 crore in respect of excise duty paid on capital goods, ₹ 10.58 crore in respect of excise duty paid through PLA and ₹ 12.20 crore in respect of excise duty paid through RG 23 A & C.

³⁰ Extra ordinary expenditure of ₹ 43.89 crore comprised of excise duty of ₹ 31.20 crore and interest of ₹ 12.69 crore which was reimbursed to OCMs.

amount of ₹ 31.20 crore paid to OCMs, both the claims should have been disallowed. The mistakes resulted in under assessment of income of ₹ 43.89 crore involving short levy of tax of ₹ 19.35 crore including interest. ITD took remedial action (June 2011) under section 143(3) read with section 263.

Section 195 provides for tax deduction at source from payment of interest or any other sum made to a non-resident or a foreign company as per prescribed rates. Section 44 B provides for computing profits and gains of shipping business of a non-resident assessee.

3.3.4.4 In Tamil Nadu, CIT-III Chennai charge, AO while completing the assessment of **Poompuhar Shipping Corporation Limited** for AY 2008-09 after scrutiny in December 2010 at income of ₹ 14.86 crore, allowed deduction of ₹ 305.51 crore and ₹ 440.79 crore relevant to AY 2007-08 and AY 2008-09 respectively on account of 'Charter Hire Payments'. As tax was not deducted under section 195 on amounts of ₹ 23.47 crore and ₹ 23.62 crore relevant to AY 2007-08 and AY 2008-09 paid towards 'Charter Hire Payments in foreign currency', both the payments should have been disallowed. Further, ₹ 1.76 crore (7.5 *per cent* of ₹ 23.47 crore) and ₹ 1.77 crore (7.5 *per cent* of ₹ 23.62 crore) are liable to be taxed as deemed income under section 44B. Omissions resulted in short levy of tax of ₹ 17.38 crore. *ITD took remedial action (March 2013) for AY 2007-08 under section 143(3) read with section 147*.

Section 36(1)(viii) provides for deduction in respect of a special reserve created and maintained by a specified entity, an amount not exceeding 20 *per cent* of the profits of an assessee being a banking company from the business of long term finance for industrial or agricultural development of infrastructure facility in India.

3.3.4.5 In Karnataka, CIT Mangalore charge, AO completed the assessment of **Corporation Bank** for AY 2010-11 after scrutiny in February 2012 at income of ₹ 1592.96 crore after allowing deduction of ₹ 118.20 crore under section 36(1)(viii) of the Act. As the assessee had created a special reserve of ₹ 78.0 crore for FY 2009-10, it was eligible for deduction only to the extent of reserve created. The excess allowance of deduction resulted in underassessment of income of ₹ 40.20 crore involving short levy of tax of ₹ 16.81 crore including interest. *ITD has accepted (March 2013) the audit observation and initiated remedial action.*

3.4 Income escaping assessments due to omissions

3.4.1 The Act provides that the total income of a person for any previous year shall include all incomes from whatever source derived, actually received or accrued or deemed to be received or accrued. We observed that the assessing officers did not assess/under assessed total income that require to be offered to tax. Table 3.4 shows the sub-categories which have resulted in Income escaping assessments.

Table 3.4: Sub-categories of mistakes under income escaping assessments(₹ in crore)						
due to omissions						
Sub-categories	Nos.	TE	States			
a. Income not assessed/ under assessed under special provision	17	94.78	Andhra Pradesh, Goa, Gujarat, Karnataka, Maharashtra, Tamil Nadu and West Bengal			
b. Income not assessed/ under assessed under normal provision	15	136.80	Delhi, Gujarat, Kerala, Maharashtra, Odisha, Rajasthan, Tamil Nadu and West Bengal			
 c. Incorrect classification and computation of capital gains 	4	20.22	Karnataka and Maharashtra			
Total	36	251.8				

3.4.2 Income not assessed/under assessed under special provisions

We give below two such illustrative cases:

Section 115JB provides for levy of Minimum Alternate Tax (MAT) at prescribed percentage of the book profit if the tax payable under the normal provisions is lesser than MAT. As per Finance Act 2009, the section has been retrospectively amended to the effect that provision for diminution in the value of assets shall be added back while computing book profit.

3.4.2.1 In Maharashtra, CIT-II Mumbai charge, AO rectified the assessment of **Dena Bank** for AY 2002-03, in March 2010 at income of ₹ 51.28 crore under normal provisions and book profit of ₹ 170.89 crore under special provisions (initially completed after scrutiny in December 2009 at income of ₹ 689.54 crore under normal provisions and book profit of ₹ 594.53 crore under special provisions). While computing book profit, AO did not add back the provisions aggregating to ₹ 498.58 crore debited towards diminution in the value of various assets like non-performing assets, standard assets, depreciation of investment, amortization on premium and deferred tax liability. The mistake resulted in short levy of tax of ₹ 57.50 crore including interest under section 234D. *ITD accepted (August 2010) the audit observation.*

3.4.2.2 In West Bengal CIT-II Kolkata charge, AO while completing the assessment of **National Insurance Company Limited** for AY 2007-08 at income of ₹ 239.75 crore under special provisions of the Act, disallowed claim of ₹ 87.79 crore on account of 'Reserve for unexpired risk' but did not add back the same to the book profit. The mistake resulted in short levy of tax of ₹ 12.64 crore. *ITD rectified (March 2013) the mistake under section 147 and section 251.*

3.4.3 Income not assessed/under assessed under normal provisions

We give below two such illustrative cases:

Section 5 provides that the total income of a person for any previous year includes all income from whatever source derived which is received or deemed to be received or which accrues or arises during such previous year unless specifically exempted from tax under the provisions of the Act.

3.4.3.1 In Tamil Nadu, CIT LTU Chennai charge, AO while completing the assessment of **Neyveli Lignite Corporation Limited** for AY 2007-08 after scrutiny in December 2009 at income of ₹ 1427.71 crore, did not assess surcharge income of ₹ 118 crore recoverable from Electricity Boards for delay in payments of bills due. Assessee was giving incentives to Tamil Nadu Electricity Board (TNEB) for making prompt payment which was claimed as expenditure. Similarly, the surcharge recoverable from Electricity Boards for effecting prompt payment was to be offered as income. Omission to assess surcharge income of ₹ 118 crore resulted in short levy of tax of ₹ 39.72 crore. *ITD accepted and rectified (March 2013) the mistake under section 143(3) read with section 147.*

Section 145 provides that the income of an assessee from business or profession shall be computed in accordance with method of accounting regularly employed by the assessee.

3.4.3.2 In Odisha, CIT Sambalpur charge, AO completed the assessment of **Mahanadi Coal Fields** for AY 2009-10 after scrutiny in December 2011, at income of ₹ 2,778.87 crore which was subsequently rectified under section 154 at income of ₹ 2,763.73 crore in March 2012. As per notes on accounts closing stock for each mine was valued at cost or net realisable value whichever is lower. The closing stock of raw coal was valued at ₹ 414.41 crore instead of ₹ 466.89 crore certified as 'value of raw coal for group as a whole' by tax auditor. Assessee being a single entity, uniform system of accounting was applicable to all its mines. The mistake resulted in undervaluation of closing stock of ₹ 52.48 crore involving short levy of tax of ₹ 17.84 crore. *ITD accepted (October 2011) the audit observation*.

3.4.4 Incorrect classification and computation of capital gains

We give below one such illustrative case:

Section 50B provides for taxability of any profits or gains arising from a slump sale as capital gains (sale consideration minus the net worth of the undertaking). The nature of gains is determined by the period of holding of the undertaking (long term if the undertaking has been held for more than 36 months).

3.4.4.1 In Maharashtra, CIT Central-II Mumbai charge, AO completed the assessment of Oricon Enterprises Limited, for AY 2007-08 after scrutiny in December 2009 at nil income under normal provisions and book profit of ₹4.06 crore under special provisions of the Act. Assessee transferred its packaging division under slump sale to its subsidiary unit, Oriental Containers Limited (formerly known as Oricon Packaging Private Limited) in lieu of 29.50 lakh fully paid up equity shares with face value of ₹10 each of subsidiary unit. As per the books of accounts, the equity shares were valued at ₹27.62 crore and net worth of the packaging division was (-)₹24.40 crore³¹. While computing Long Term Capital Gain (LTCG), AO adopted full value of consideration at ₹ 2.95 crore instead of ₹ 27.62 crore and arrived at LTCG of ₹ 2.95 crore instead of ₹ 52.02 crore [₹ 27.62 crore -(-)₹24.40 crore]. This resulted in short computation of LTCG by ₹ 49.06 crore involving tax effect of ₹ 11.01 crore. ITD took remedial action (March 2013) under section 143(3) read with section 147 by adding (-) ₹ 24.40 crore under LTCG. However action is pending for consideration of paid up equity shares at ₹ 27.62 crore as reflected in the balance sheet.

3.5 Over-charge of tax/Interest

3.5.1 We noticed that AOs over assessed income in 28 cases involving overcharge of tax of ₹ 162.06 crore in Andhra Pradesh, Assam, Delhi, Gujarat, Haryana, Maharashtra, Rajasthan, Tamil Nadu and West Bengal. We give below two such illustrative cases:

Section 143(3) provides that AOs have to determine and assess the income correctly. Different types of claims together with accounts, records and all documents enclosed with the return are required to be examined in detail in scrutiny assessments.

3.5.1.1 In West Bengal, CIT Asansol charge, AO completed the assessment of **Eastern Coalfield Limited** for AY 2008-09 after scrutiny in December 2010 at nil income after allowing set off of brought forward loss of ₹ 894.67 crore. The assessee claimed paid liability of ₹ 1.05 crore on account of 'provision for Leave Encashment' and added back ₹ 122.35 crore on account of unpaid liability of 'provision for Leave Encashment'. However, while computing

³¹ (-) ₹ 24.40 crore = ₹ 127.40 crore - (-) ₹ 151.80 crore

taxable income of the assessee, AO again added back the provision amount of \gtrless 123.40 crore. The mistake resulted in potential overcharge of tax of \gtrless 41.94 crore.

Section 234B provides that if an assessee has to pay advance tax and he has not paid such tax or if the advance tax paid by him is less than 90 per cent of the assessed tax, he shall pay simple interest at the rate of 1 per cent every month or part of a month.

3.5.1.2 In Delhi, CIT LTU charge, AO while completing the assessment of **Mahanagar Telephone Nigam Limited** for AY 2008-09 after scrutiny in November 2011 at income of ₹ 892.02 crore, levied interest of ₹ 22.81 crore under section 234B without considering TDS of ₹ 152.75 crore and advance tax of ₹ 165 crore at the credit of assessee. As the advance tax paid by the assessee is more than 90 *per cent* of assessed tax, interest cannot be levied under section 234B. The mistake resulted in overcharge of interest of ₹ 22.81 crore. *ITD rectified (December 2012) the mistake under section 154.*

Chapter IV: Analysis of assessments relating to Income Tax and Wealth Tax

4.1 Introduction

4.1.1 Chapter IV discusses 110 high value cases pertaining to Income tax with tax effect of ₹ 171.87 crore (103 cases involving undercharge of ₹ 158.06 crore and seven cases involving overcharge³² of ₹ 13.81 crore) issued to the Ministry between June and November 2013. In addition, 17 cases pertaining to under assessment of Wealth tax amounting to ₹ 1.88 crore have also been discussed in this Chapter. Table 4.1 shows the details of broad categories of mistakes and their corresponding tax effect:

Table no. 4.1: Category of mistakes and tax effect	(₹ in crore)	
Category	Cases	Tax effect
a. Quality of assessments	38	50.78
b. Administration of tax concessions/exemptions/deductions	35	80.06
c. Income escaping assessments due to omissions	47*	29.10
d. Others-Over-charge of tax/Interest	7	13.81
Total	127	173.75

*Includes 17 cases of under assessment of wealth involving TE of ₹ 1.88 crore.

4.1.2 Under each broad category, we indicate sub-categories for the purpose of highlighting mistakes of a similar nature. Each sub-category starts with a preamble citing the provisions of the Act, followed by illustration of important case(s).

4.2 Quality of assessments

4.2.1 AOs committed errors in the assessments despite clear provisions in the Act. These cases of incorrect assessments point out weaknesses in the internal controls on the part of ITD which need to be addressed. Table 4.2 shows the sub-categories of mistakes which impacted the quality of assessments.

³² Overcharge is on account of mistakes in adoption of correct figures, arithmetical errors in computation of income, incorrect application of rates of tax/interest and incorrect computation of capital gains etc.

Table 4.2: Details of errors in quality of	(₹ in crore)		
Sub-categories	Cases	TE	States
a. Arithmetical errors in	3	0.59	Gujarat, Haryana, and Punjab
computation of income and tax			
b. Incorrect application of rates of	4	1.13	Andhra Pradesh, Bihar,
tax, surcharge etc.			Chhattisgarh and Maharashtra
c. Mistakes in levy of interest	27	46.08	Bihar, Delhi, Gujarat, Himachal Pradesh, Karnataka, Madhya Pradesh, Maharashtra, Punjab, Uttar Pradesh and West Bengal.
d. Mistakes in assessment while giving effect to Appellate orders	4	2.98	Gujarat and Maharashtra
Total	38	50.78	

4.2.2 Arithmetical errors in computation of income and tax

We give below one such illustrative case:

The Act provides that AO is required to make a correct assessment of the total income or loss of the assessee and determine correct amount of tax or refund, as the case may be.

4.2.2.1 In Haryana, CIT-Faridabad charge, AO completed the assessment of an individual **Chhaya Sinha** for AY 2006-07 after scrutiny in November 2011 at an income of ₹ 66.44 lakh. However, audit scrutiny revealed that owing to an arithmetic error, the tax liability was assessed at ₹ 12.71 lakh instead of ₹ 39.18 lakh. The mistake resulted in under charge of income tax of ₹ 26.47 lakh.

4.2.3 Incorrect application of rates of tax and surcharge

We give below one such illustrative case:

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Income tax including surcharge shall be charged at the rates prescribed in the relevant Finance Act.
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4.2.3.1 In Maharashtra, ADIT(IT) 2(2) Mumbai charge, AO while completing the assessment of **Virginia Retirement System** for AY 2007-08 after scrutiny in December 2010 levied surcharge on tax at the rate of 2.5 *per cent* instead of 10 *per cent*. The mistake resulted in short demand of ₹ 40.32 lakh including interest. *ITD accepted and rectified the mistake under section 154 (June 2011).*

4.2.4 Mistakes in levy of Interest

We give below three such illustrative cases:

As per explanation 3 below section 234A(1), where the return of income is not furnished and the assessment is made for the first time under section 147 or section 153A, the assessment so made shall be regarded as regular assessment, the assesse is liable to pay interest at the specified rate for every month or part of a month comprised in the period commencing on the date immediately following the due date for filing the return and ending on the date of completion of assessment under section 144.

4.2.4.1 In Madhya Pradesh, CIT Gwalior charge, AO completed the assessment of an individual **Chironji Lal Shivhare** for AYs 2003-04 to 2008-09 under section 143(3)/153A in December 2010. The assessee filed the income tax returns late by five months against the date mentioned in the notice issued under 153A and defaulted in payment of advance tax in AY 2005-06. Simultaneously the department also adopted incorrect figure for calculation of tax in AY 2008-09. All these mistakes resulted in short levy of tax and interest of ₹ 21.54 crore. *ITD rectified the mistake under section 154 for all the assessment years (January 2012).*

4.2.4.2 In Delhi, CIT Central II charge, AO completed the assessment of an individual **Manoj Kumar** for AYs 2005-06 to 2009-10 under section 143(3)/ 153A in December 2011. The assessee filed his income tax returns late by four and half months against the date mentioned in the notice issued under 153A but the department did not levy interest under section 234A for delay in filing the return. The omission resulted in short levy of interest of \gtrless 6.06 crore. *ITD accepted the audit observation and rectified the mistake under section 154 (September 2012).*

4.2.4.3 In Punjab, CIT Mohali charge, AO completed the assessment of **The Defence Services Cooperative Housing Society** for AY 2008-09 after scrutiny in December 2010. The assessee filed its income tax return on 30 March 2009 against the stipulated due date of 30 September 2008; however, ITD did not levy interest under section 234A for delay in filing of return. The mistake resulted in short levy of interest of ₹ 3.64 crore. *ITD accepted the audit observation and rectified the mistake under section 154 (June 2011).*

4.2.5 Mistakes in assessment while giving effect to appellate orders

We give below two such illustrative cases:

The Act provides that an aggrieved assessee can appeal to the Commissioner of Income Tax (Appeals)/ITAT/High Court/Supreme Court against the order of assessing officer who shall comply with the direction given in the appellate order.

4.2.5.1 In Maharashtra, CIT Aurangabad Charge, AO completed the assessment of **Bhaurao Chavan Sahakari Sakar Karkhana Limited** for AY 1999-2000 under section 143(3) read with section 147 in March 2006. ITD while giving effect to ITAT's order allowed excess depreciation and double deduction towards cane development expenses and Vasantdada Sugar Institute (VSI) contribution. The mistake resulted in short levy of tax of ₹ 56.03 lakh. *ITD accepted the audit observation and rectified the mistake under section 154 (August 2012).*

4.2.5.2 In Gujarat, CIT Central-I Charge, AO completed the assessment of an individual **Shreyans S Shah** for AY 2006-07 after scrutiny in December 2008 at an income of ₹ 18.23 crore. The assessee filed an appeal against assessment of short term capital gain (STCG) of ₹ 17.02 crore for its treatment as business income to be taxed at normal rates and CIT (A) in its order (October 2009) decided that ₹ 16.77 crore may be taxed as STCG and remaining ₹ 24.96 lakh as business income. However, while giving effect to CIT order, tax of only ₹ 201.81 lakh was charged instead of ₹ 257.02 lakh leading to short levy of tax of ₹ 55.21 lakh including interest. *ITD rectified the mistake under section 154 (September 2011).*

4.3 Administration of tax concessions/exemptions/deductions

4.3.1 The Act allows concessions/exemptions/deductions to the assessee in computing total income under Chapter VI-A and for certain categories of expenditure under its relevant provisions. We observed that the assessing officers have irregularly extended benefits of tax concessions/exemptions/ deductions to beneficiaries that are not entitled to them. These cases point out weaknesses in the administration of tax concessions/deductions/ exemptions on the part of ITD which need to be addressed. Table 4.3 shows the sub-categories which have impacted the Administration of tax concessions/exemptions/

Ta	able 4.3: Sub-categories of mistakes	n of tax (₹ in crore)			
	concessions/exemption				
	Sub-categories	Nos.	TE	States	
a.	Irregular exemptions/deductions/ relief given to individuals	1	0.52	Tamil Nadu	
b.	Irregular exemptions/deductions/ relief given to Trusts/Firms/ Societies/AOPs	3	1.96	Karnataka, Maharashtra and Punjab	
C.	Incorrect allowance of Business Expenditure	13	17.48	Assam, Bihar, Maharashtra, Punjab, Rajasthan and Tamil Nadu	
d.	Irregularities in allowing depreciation/business losses/ capital losses	18	60.10	Bihar, Gujarat, Haryana, Karnataka, Kerala, Maharashtra, Rajasthan and Uttar Pradesh	
Tot	al	35	80.06		

4.3.2 Irregular exemptions/deductions/relief to Trusts/Firms/Societies/ AOPs

We give below one such illustrative case:

Section 143(3) provides that AOs have to determine and assess the income correctly. CBDT has also issued instructions from time to time in this regard.

4.3.2.1 In Maharashtra, CIT-I Pune charge, AO completed the assessment of **Janta Sahakari Bank Limited** for AY 2005-06 after scrutiny in December 2007 at a loss of ₹ 25.73 crore and the same was revised at a loss of ₹ 6.63 crore under section 143(3) read with section 263 in December 2010. Audit noticed that assessee debited ₹ 5.15 crore on account of 'depreciation on investment being loss on sale of securities' in the P/L Account and AO while passing orders under section 143(3) read with section 263 again allowed the same expenses. The mistake resulted in under assessment of income by an equal amount involving potential tax effect of ₹ 1.58 crore. *The Ministry accepted and rectified the mistake under section* 154 (March 2012).

4.3.3 Incorrect allowance of Business Expenditure

We give below three such illustrative cases:

Section 36(1)(viia) of the Act provides that in respect of any provision for bad and doubtful debts made by a scheduled bank or a non-scheduled bank or co-operative bank (other than a primary agricultural cooperative society/agricultural and rural development bank), an amount not exceeding seven and one half per cent of the total income and an amount not exceeding ten per cent of the aggregate average advances made by rural branches³³ of such bank shall be allowed as deduction.

4.3.3.1 In Tamil Nadu, CIT-I Salem charge, AO completed the assessment of **Salem District Central Coop Bank Limited** for AYs 2007-08 and 2008-09 after scrutiny in December 2009 and December 2010 respectively. For AY 2007-08, AO allowed deduction of ₹ 5.68 crore under section 36(1)(viia) towards 'reserve for interest due' and for AY 2008-09 did not restrict to the extent of provision made in the accounts for bad and doubtful debts. Excess allowance of deduction by including the ineligible amounts of 'reserve for interest due' and not restricting it to the provisions made towards bad and doubtful debts resulted in under assessment of ₹ 16.44 crore³⁴ having a tax effect of ₹ 5.56 crore³⁵.

4.3.3.2 In Tamil Nadu, CIT-II Madurai charge, AO while completing the assessment of **Tirunelveli District Central Cooperative Bank Limited** for AY 2008-09 after scrutiny in December 2012, allowed deduction under section 36(1)(viia) amounting to ₹ 8.17 crore towards provision for bad and doubtful debts and other provisions. As the assessee did not have any rural branches, hence the same was not eligible for deduction under the said section and only 7.5 *per cent* of total income i.e. ₹ 0.39 crore was required to be allowed as deduction. Omission to do so resulted in under assessment of income of ₹ 4.72 crore and excess carry forward of losses of ₹ 3.07 crore involving short levy of tax of ₹ 2.64 crore³⁶.

³³ Rural branch means a branch of a scheduled bank situated in a place which has a population of not more than ten thousand according to the last preceding census of which the relevant figures have been published before the first day of the previous year.

⁴ ₹ 5.69 crore for AY 2007-08 and ₹ 10.75 crore for AY 2008-09

³⁵ ₹ 1.91 crore for AY 2007-08 and ₹ 3.65 crore for AY2008-09

³⁶ ₹ 1.60 crore positive tax effect and ₹ 1.04 crore potential tax effect

4.3.3.1 In Karnataka CIT-Hubli charge, AO completed the assessment of **The Karnataka Central Co-operative Bank Limited** for AY 2008-09 after scrutiny in December 2010. The assessee had claimed and was allowed deduction in respect of advances made by three branches situated in places having population of more than ten thousand as per the 2001 census. The mistake resulted in excess allowance of deduction of ₹ 1.39 crore involving short levy of tax of ₹ 58.16 lakh including interest. *ITD accepted the audit observation and initiated remedial action under section 148*.

4.3.4 Irregularities in allowing depreciation/business losses/capital losses

We give below two such illustrative cases:

Section 72 provides for carry forward and set-off of net loss of an assessment year against profits and gains of the following eight assessment years.

4.3.4.1 In Bihar, CIT-I Bhagalpur charge, AO completed the assessment of **Koshi Kshetriya Gramin Bank** for AY 2008-09 after scrutiny in December 2010 at nil income after setting off of brought forward losses of ₹ 27.28 crore. Audit noticed that there were no brought forward losses in AY 2007-08 to be carried forward to AY 2008-09. The mistake resulted in irregular set off of losses of ₹ 27.28 crore having a tax effect of ₹ 10.56 crore including interest. *ITD rectified the mistake under section 154 (July 2012).*

4.3.4.2 In Gujarat, CIT-Baroda charge, AO completed the assessment of **Petrofils Co-operatives Limited** for AY 2006-07 in November 2008 at an income of ₹ 13.89 lakh. AO incorrectly allowed carry forward of business loss of ₹ 65.90 crore pertaining to AY 1997-98 and earlier years, i.e. beyond the permissible limit of eight years. The mistake resulted in excess allowance of carry forward of business loss to the same extent and resulted in short levy of potential tax effect of ₹ 22.18 crore. *ITD rectified the mistake under section 143(3) read with section 147 in November 2011.*

4.3.4.3 In Kerala, CIT-Trivandrum charge, AO completed the assessment of **Kerala State Co-operative Bank Limited** for AY 2009-10 after scrutiny in December 2011 at an income of ₹ 9.23 crore after setting off of brought forward losses of ₹ 16.29 crore pertaining to AYs 2007-08 and 2008-09. However, audit scrutiny revealed that total loss of ₹ 63.51 lakh only was available for set off for AY 2009-10 and hence there was excess set-off of losses of ₹ 15.65 crore having a tax effect of ₹ 6.43 crore.

4.4 Income escaping assessments due to omissions

4.4.1 The Act provides that the total income of a person for any previous year shall include all incomes from whatever source derived, actually received or accrued or deemed to be received or accrued. We observed that the assessing officers did not assess/under assessed total income that was required to be offered to tax. There were also omissions in implementing TDS/TCS provisions which led to escapement of tax. Table 4.4 shows the subcategories which have resulted in income escaping assessments.

Table 4.4: Sub-categories of mistakes under income escaping assessments (₹					
	due to omissions				
Sub	-categories	Nos.	TE	States	
a.	Incorrect classification and	7	7.62	Delhi, Gujarat, Maharashtra and	
	computation of capital gains			Tamil Nadu	
b.	Incorrect computation of	19	18.31	Andhra Pradesh, Delhi, Gujarat,	
	income			Haryana, Karnataka, Maharashtra,	
				Punjab, Rajasthan, Tamil Nadu,	
				Uttar Pradesh and West Bengal	
с.	Omissions in implementing	4	1.29	Delhi, Chhattisgarh, Uttar Pradesh	
	provisions of TDS/TCS			and West Bengal	
d.	Non-levy/short levy of Wealth	17	1.88	Andhra Pradesh, Bihar, Gujarat,	
	Тах			Madhya Pradesh, Maharashtra,	
				Tamil Nadu and West Bengal	
Tot	al	47	29.10		

4.4.2 Incorrect classification of Capital Gains

We give below two such illustrative cases:

Section 4 provides that all incomes shall for the purpose of charge of income tax and computation of total income, be classified under the heads of income specified therein.

4.4.2.1 In Maharashtra, CIT-International Taxation Mumbai charge, AO completed the assessment of **Openheimer Developing Markets Fund** for AY 2007-08 in September 2009 at an income of ₹ 65.75 lakh. The assessee treated the speculation loss as short term capital loss and adjusted the same against the short term capital gain instead of speculation profits. Omission to treat the loss as speculation loss and allowing the same to be set off against capital gain resulted in understatement of capital gain with short levy of tax of ₹ 52.05 lakh. *ITD accepted the audit observation and rectified the mistake under section 154 (February 2011).*

Under section 45 read with section 2(14)(iii) of Act, any profits and gains arising from the transfer of capital assets shall be chargeable to Income Tax under the head capital gains.

4.4.2.2 In Tamil Nadu, CIT-Chennai charge, AO completed the assessment of **Arjun Parthasarthy** for AY 2009-10 after scrutiny in December 2011 at an income of ₹ 13.13 lakh. The assessee along with others sold 27.23 acres of land and earned long term and short term capital gain aggregating ₹ 22.91 crore and subsequently claimed exemption treating it as an agricultural land. However, Audit noticed that change of land use to nonagricultural purposes was approved as per orders issued by Joint Director of Town and Country Planning, Chennai in August 2008. Since there has been a change in the classification of land from agricultural to non-agricultural purposes the assessee's claim of exemption from capital gain tax on the transfer of the above land was required to be rejected and tax levied accordingly. The omission resulted in escaping of short and long term capital gain with consequential non-levy of tax of ₹ 5.86 crore. *ITD rectified the mistake under section 263 (March 2013).*

4.4.3 Incorrect computation of income

We give below three such illustrative cases:

Section 143(3) provides that AOs have to determine and assess the income correctly. Different types of claims together with accounts, records and all documents enclosed with the return are required to be examined in detail in scrutiny assessments. CBDT has also issued instructions from time to time in this regard.

4.4.3.1 In Delhi, CIT-I Central charge, AO completed the assessment of an individual **Devi Dass Garg** for AYs 2004-05 to 2006-07 after scrutiny in December 2010. Audit noticed that the tax was incorrectly computed and agricultural income during these years was not taken into account for the purpose of fixing the applicable rates resulting in aggregated short levy of tax of \gtrless 1.91 crore. *ITD rectified the mistake under section 154 (December 2012).*

4.4.3.2 In Maharashtra, DCIT Ahemednagar charge, AO completed the assessment of **Ganesh Sahakari Sakhar Karkhana Limited** for AY 2007-08 after scrutiny in June 2009. AO had adopted net loss of \mathbf{E} 4.80 crore instead of income of \mathbf{E} 10.11 crore filed by the assessee in the revised return and after making an addition of \mathbf{E} 45.77 lakh, income was arrived at a loss of \mathbf{E} 4.34 crore instead of profit of \mathbf{E} 10.56 crore. The mistake resulted in short levy of tax of \mathbf{E} 4.56 crore. *ITD accepted the audit observation and rectified the mistake under section 154 (September 2010).*

4.4.3.3 In Maharashtra, CIT-XII charge, AO while completing assessment of **L & T Hochtief Seabird Joint Venture** for AY 2006-07 in November 2008 at an income of ₹ 1.17 crore allowed the set off of short term capital loss of ₹ 4.59 crore against the income under the head 'income from business' of ₹ 5.75 crore. The mistake resulted in under assessment of income of ₹ 4.59 crore involving short levy of tax of ₹ 1.86 crore. *ITD took remedial action under section 263 (December 2011).*

4.4.4 Omissions in implementing provisions of TDS/TCS

Section 40(a)(ia) provides that deduction of expenditure towards payments where TDS has not been deducted, shall not be allowed.

4.4.4.1 In Delhi CIT-IX charge AO while completing the assessment of an individual **Ashish Kohli** for AY 2006-07 in May 2008 at an income of ₹ 8.85 lakh did not disallow expenses made by assessee amounting to ₹ 133.20 lakh towards Fabrication, Dyeing & Printing and commission expenses on which tax had not been deducted while making payments. This resulted in under assessment of income by an equal amount having a tax effect of ₹ 58.81 lakh including interest. *ITD rectified the mistake under section 144/148 (March 2013).*

4.4.5 Non-levy/short levy of Wealth Tax

Seventeen cases of Wealth Tax involving tax effect of ₹ 1.88 crore were reported to the Ministry during June 2013 to November 2013. We found that AO did not comply with CBDT's instructions³⁷ in these cases in Andhra Pradesh, Bihar, Gujarat, Madhya Pradesh, Maharashtra, Tamil Nadu and West Bengal. We give below one such illustrative case:

4.4.5.1 In Andhra Pradesh, CIT-I Hyderabad charge, **M. Ravinder** was in possession of the assets (cash, car and urban land) which attract wealth tax as per Wealth Tax Act but did not file return of wealth tax for AY 2008-09 and AY 2009-10. ITD also did not initiate any action to call for the same. The mistake resulted in non-levy of wealth tax of ₹ 87.97 lakh. *ITD accepted the audit observation and rectified the mistake for AY 2008-09 (January 2013).*

³⁷ CBDT's instructions issued to the AOs in November 1973, April 1979 and September 1984.

4.5 Over charge of tax/interest

4.5.1 We noticed over assessment of income in seven cases involving overcharge of tax/interest of ₹ 13.81 crore in Chandigarh, Delhi, Madhya Pradesh and Punjab. We give below two such illustrative cases:

4.5.2 In Madhya Pradesh CIT Gwalior charge, AO completed the assessment of **Naveen Shivhare** for AY 2008-09 under section 143(3)/153A in December 2010 at an income of ₹ 2.40 crore. Audit noticed that AO levied net tax of ₹ 10.10 crore instead of correct amount of ₹ 1.12 crore on the assessed income. The mistake resulted in over charge of tax of ₹ 8.98 crore. *ITD rectified the mistake under section 154 of the Act (January 2012).*

4.5.3 In Madhya Pradesh, CIT Gwalior charge, AO completed the assessment of **The Gwalior Citizen Sakh Sahakarita Maryadit** for AY 2005-06, under section 143(3)/153A in December 2009 at income of ₹ 81.48 crore. Audit noticed that tax including interest was levied at ₹ 50.22 crore instead of correct amount of ₹ 46.93 crore on the assessed income which resulted in over charge of ₹ 3.29 crore. *ITD rectified the mistake under section 154 (May 2011).*

Chapter V: Grievance Redressal Mechanism in the ITD

5.1 Introduction

The Income Tax Department (ITD) introduced a Grievance Redressal Mechanism in 2003 to ensure prompt redressal of grievances of assessees. Manual of Office Procedures (MOP)³⁸ envisages constitution of Regional Grievance Cells in the offices of the Chief Commissioners Income Tax (CCsIT) and lays down procedures for handling of the grievance petitions received from public.

The grievances of assessees arise due to many reasons such as (i) delay in grant of refund, interest, short payment (ii) delay on rectification or adjustment of pre-paid taxes, (iii) harassment during search and survey or assessment proceedings, (iv) discourteous behaviour of the officials at the time of hearings etc. ITD has created elaborate grievance redressal machinery with the following objectives:

- a. Prompt redressal of every public grievance;
- b. Safeguarding the rights and dignity of a taxpayer in a democratic set-up;
- c. Enforcing higher standards of accountability on officers and staff of the department by taking disciplinary action against erring persons in selected cases;
- d. Gaining insight into the working of the system through the feedback received from the public with a view to effecting appropriate changes in the system;
- e. Acquiring better knowledge about officers and staff;
- f. Using public grievance as an input for the functioning of the department's vigilance machinery.

Thus, handling of grievances is an important function of the ITD which impacts public at large and needs greater attention.

5.2 Organizational set up

In the ITD, a hierarchy of Grievance Cells has been created which is as under:

- a. Central Grievance Cell directly under the Chairperson, Central Board of Direct Taxes (CBDT) and headed by an officer of the rank of a Director called Director of Grievances.
- b. Regional Grievance Cell : under the CCsIT or DGsIT

³⁸ Chapter 14 of Manual of Office Procedures of Income Tax Department, Vol. I 2003

c. Grievance Cell: under the out station CsIT or DsIT

Besides the procedures for paper grievances laid down in MOP, Centralized Public Grievance Redressal Administration System (CPGRAMS)³⁹ of Department of Administrative Reforms and Public Grievances is a portal through which online grievances are received and the same are monitored and controlled by CBDT. The portal facilitates the ITD to handle grievance petitions filed online, and allows the petitioner to know the status of petition, and also to give a reminder to the ITD.

The Central Government has also issued guidelines, i.e., "The Income Tax Ombudsman Guidelines 2010", effective from 1 May 2010. The Ombudsman is independent of the jurisdiction of the ITD.

5.3 Citizen Charter

ITD issued its Citizen Charter in July 2010 laying down the following declaration of commitments to the tax payers:

- a. All grievances received from public must be disposed of by the concerned Assessing Officers (AOs) within 60 days of receipt of the grievances.
- b. Petitions of un-redressed grievances filed before next higher authority will be decided within 15 working days of receipt.
- c. The tax payer can approach the Income Tax Ombudsman in case of un-redressed grievance.

5.4 Audit objectives

The audit objectives were to assess the ITD's promptness in redressal of every public grievance within stipulated period of two months and to examine the status of grievance petitions received and disposed of as well as the status of pendency of grievances. We also examined whether proper monitoring and reporting mechanism existed in ITD. This whole audit exercise was intended to assess objectively up to what level Grievance Redressal Machinery of ITD has met its objectives.

5.5 Audit scope

We conducted a study during April to October 2013 to examine grievances received and disposed of by the ITD during FY 2010-11 and FY 2011-12 as well as pendency of grievances as on 31 March 2012 in Grievance Cells. Out of 114 CCsIT, 356 CsIT and 3,828 assessment units of ITD, we selected Grievance Cells functioning in 67 CCsIT, 149 CsIT and 1,160 assessment units for study as shown in *Appendix-10*.

³⁹ http://pgportal.gov.in/

5.6 Audit findings

The audit findings are described in succeeding paragraphs in respect to ITD objectives:

5.6.1 Enforcing higher standards of accountability on officers and staff of the department

Accountability may be enforced with the existence of proper documentation of records and well defined monitoring mechanism. Therefore, audit went through the registers and other documents made available. We collated the data regarding online & manual grievances received and their disposal from 47 and 52 CCsIT/CsIT/DsIT(E) for FY 2010-11 and FY 2011-12 respectively as shown in *Appendix 11 and 12*. The findings in this regard are as follows.

5.6.1.1 Poor maintenance of records

We did not get complete information⁴⁰ due to non-maintenance/improper maintenance of records in Grievance Cells. We found that dates of receipt of grievances were not shown in the records of most of the Grievance Cells due to which actual time taken in disposal of grievances could not be worked out. Break up of online grievances and manual grievances received were not maintained separately in Delhi, Indore, and Bhopal.

CBDT stated (February 2014) that CCsIT Jaipur & Ahmedabad are maintaining registers properly. In CCIT Panchkula, in some cases date of receipt of grievances has not been mentioned and this deficiency has been removed from FY 2011-12. It also stated that CIT (Helpline) under CCIT (CCA), New Delhi is maintaining register CIT wise regarding manual grievances. These registers duly mention date of receipts of grievances. There is no need for maintaining manual register regarding online grievances as every petition and status is online.

It is stated that instead of giving a comprehensive reply, CBDT has clarified only in respect of four out of 47/52 stations mentioned in the Report. Besides, we noticed that though CCIT Ahmedabad was maintaining registers, it was not in the format as prescribed in MOP. Moreover, registers were not closed monthly and monitored at appropriate level. Regarding CIT (Helpline) Delhi, it is clarified that audit observation pertains to CIT offices and not Regional Grievance Cells. Audit is of the view that CBDT may ensure that grievances received are documented and monitored properly.

⁴⁰ In Mumbai, out of 15 CCsIT, status of grievances has been given only in respect of 03 CCsIT. In respect of other 12 CCsIT, information have not been made available to audit.

5.6.1.2 Non maintenance of grievance registers in the prescribed form

As per para 2.4.1 of MOP Chapter 14, a grievance register has to be maintained by every grievance cell and every AO in the proforma prescribed therein (Annexure-I of MOP).

We noticed that 45 of the 60 Grievance Cells selected did not maintain/ improperly maintained Grievance Registers. However, in all grievance cells, monitoring of grievance registers was not being done by the concerned officers at regular intervals.

CBDT stated (February 2014) that

- 1. For online grievances, CPGRAMS generates all necessary reports hence no separate register need to be maintained for redressal and monitoring of grievances. The various Reports generated under the system take care of receipt/pendency/disposal of every grievance Age wise, CCIT wise, as well as Department as a whole.
- 2. For paper grievances, the Central Grievance Cell has a D-Base software on which details of paper grievances received are maintained. CCsIT wise pendency list and consolidated report on agewise pendency of grievances is also generated on this system. As such, no separate register for paper grievances is maintained in the Central Grievance Cell. However, the software for handling paper grievances has become obsolete (it was installed in 1985) and a request to replace the software by an upgraded version of software compatible with the requirements of the Central Grievance Cell is under consideration of DGIT (System).
- 3. CCIT, Jaipur is maintaining registers in proper form. The CCIT Panchkula has not maintained registers in the prescribed form but it contains all the requisite information which is required for redressal of grievance petitions. The CCIT-I Ahmedabad has maintained grievance registers in proper format since 01/04/2013. The CIT (Helpline) Delhi is maintaining and monitoring disposal of Grievances on regular basis.

Audit is of the view that

 Even though maintenance of register is not required for online grievances as these are monitored through CPGRAMS, no report for monitoring redressal of grievances was shown to audit. Moreover, pendency of grievance noticed beyond stipulated period upto forty one *per cent* during FY 2011-12 implies that redressal of grievances is not being monitored properly.

- 2. Regarding D-Base software installed in 1985 maintained for paper grievances which has become obsolete, it requires urgent action for upgradation so that necessary registers could be maintained/reports could be generated.
- 3. CBDT reply pertains to only the above few stations. However, audit does not accept the position stated by CIT (Helpline) Delhi. CBDT informed audit in February 2013 that grievances received and their present status e.g. disposed/pending case wise along with code wise are not generated through system in respect of online/paper grievances. Moreover, software cannot generate CCIT wise break up.

5.6.1.3 Non-submission of bimonthly report in the prescribed format

As per para 2.4.2 & 2.4.3 of MOP Chapter 14, a bi-monthly report should be sent by the outstation Grievance Cells to the Regional Grievance Cell and then by the Regional Grievance Cell to the Central Grievance Cell under the Control of CBDT in the proforma prescribed therein (Annexure II of MOP).

In CCIT- Baroda, Rajkot and Surat, the reports were furnished to the concerned cells regularly. However, 57 Grievance cells did not produce any such record to show that the required bi-monthly reports were being sent in the prescribed format.

CBDT stated (February 2014) that

- 1. Proforma of the bi-monthly report was prescribed in the year 1988 and presently no field formation is sending report in this proforma. Position of grievances received/settled is being furnished by CCsIT in their monthly DO letters to Zonal Members concerned. The Central Grievance Cell on its part is monitoring the disposal of grievances by sending the lists of pending grievances to CCsIT concerned and obtaining redressal reports from them from time to time. However, the Central Grievance Cell is now obtaining a consolidated report on monthly basis from each CCsIT.
- 2. In CCIT Jaipur and CCIT-I Ahmedabad monthly progress reports are sent to the Board. However, in CCIT Panchkula, CCIT Chennai and CCIT (CCA) Delhi, no bi-monthly report in the prescribed Proforma is being submitted. CCIT Chennai has stated that the practice of submitting Bimonthly report by the outstation field offices shall be initiated.

Audit verified from the records that Monthly Progress Reports were not sent upto the month of June 2013 in CCIT, Jaipur. These are being sent w.e.f. July 2013. Also, Audit is of the view that Manual of procedures (MOP) should be revised in the light of further developments and evolving of other good practices. Despite evolution of alternate mechanisms such as DO letter etc. for monitoring, disposal of grievances cannot be said to be satisfactory as it hovers around 60 *per cent*.

5.6.1.4 Non segregation of grievances in different categories

As per para 2.4.2 of Chapter 14 of MOP, every grievance should be segregated into various categories as indicated in Annexure II of MOP. We noticed that in most of the grievance cells, grievances were not segregated into categories as per MOP due to non/improper maintenance of details of grievances. Further, we noticed that wherever records were maintained, more than 80 *per cent* grievances related to the category of 'Delay in grant of refund/interest or short payment'. However, in six grievance cells⁴¹, more than 50 *per cent* grievances related to the category 'Complaint relating to administrative functioning, settlement of personal claims etc.'.

CBDT stated (February 2014) that online grievances are automatically categorized while for paper grievances it is done manually. However, the software dedicated for paper grievances need upgradation and proposal for it, is under consideration.

Audit is of the view that besides upgrading the software, action is also required to modify the MOP suitably.

5.6.2 Prompt redressal of every public grievance

The ultimate function of Grievance Redressal Machinery is to effectively and quickly redress all grievances received. Prompt redressal demonstrates ITD sensitivity to the genuine problems of taxpayers, thereby ensuring their goodwill. Prompt redressal requires speedy disposal of grievances which should be also acceptable to the petitioner. During audit our focus was on disposal of grievance as per criteria fixed by the Department. As per Central Action Plan for the FY 2011-12 and Citizens Charter of the ITD, all grievances received from the public must be disposed of by the concerned AO within 60 days of receipt of the grievances.

5.6.2.1 Delay in disposal of grievances beyond stipulated period

We noticed that ITD received 17,956 and 27,401 grievances including online and manual grievances during FY 2010-11 and FY 2011-12 respectively. Out

⁴¹ Kanpur, Bareilly, Allahabad, Ghaziabad, Lucknow and Dehradun

of these, ITD could dispose only 10,337 and 16,096 grievances within the stipulated period. The average percentage of disposal of grievances within the stipulated period during the FY 2011-12 was 59 *per cent*.

We noticed that only in 18⁴² stations, disposal of grievances within stipulated period during these years was more than 60 *per cent*. In eight⁴³ stations, the percentage of disposal ranged from 3.8 to 22.5 only. Though there is slight increase in average percentage of disposal in FY 2011-12 in comparison to FY 2010-11 (55 to 59 *per cent*), the pendency of grievances has jumped from 7,619 to 11,305. Disposal of grievances within stipulated period was not satisfactory except in eighteen stations.

CBDT stated (February 2014) that

- 1. Majority of grievances received in the department relate to refund and rectification matters which are ultimately to be attended and resolved at the level of Assessing Officer (AO), and it takes time for the grievance to percolate to that level. However, it has made efforts to sensitise field formations for quick response to the grievances received by them.
- 2. In CCIT Jaipur, efforts are being made to dispose of the grievances in time. In CCIT-I Ahmedabad, generally, the grievances are disposed of within reasonable period. According to them, in some cases delay is unavoidable due to reasons which are not entirely in the control of the concerned A.O and active involvement of the petitioner is required.

Audit noticed that out of 7,167 pending grievances as on 31 March 2012 (*Appendix 13*), 3,732 grievances (52 *per cent*) are pending for more than one year. In these cases maximum delay ranged upto 11 years. Therefore, CBDT's reply regarding sensitizing field formations for quick response is not convincing.

5.6.2.2 Delays due to forwarding of grievances to incorrect jurisdiction of AOs

We noticed cases where grievances were addressed to AOs not concerned with the same, due to which redressal of grievances by the concerned AOs took more time. Table 5.1 illustrates delays due to forwarding of grievances on account of grant of refund to incorrect jurisdiction of AOs during FY 2011-12.

 ⁴² Chandigarh, Ludhiana, Raipur, Jalpaiguri, Odisha, Sambalpur, Bhopal, Indore, Jaipur, Udaipur, Ahmadabad,
 Bangalore, Puducherry, Madurai, Kottayam, Kozhikode, Ajmer & Jodhpur

⁴³ Allahabad, Kanpur, Guwahati, Shillong, Ghaziabad, Lucknow, Amritsar and Bareilly

Table 5	Table 5.1: Illustrations of grievances forwarded to incorrect/non concerned AO					
CCsIT	Name of petitioner, AY	Date of receipt in grievance cell	Date of addressing to incorrect AO	Date of final disposal from correct AO	Delay in days	
CCIT- Bangalore	Sanjeeva Kumar, AY 2008-09	06 Sep 11	13 Sep 11	20 Aug 13	652	
CCIT- Bangalore	Swati Packaging Pvt. Ltd., AY 2008-09	09 Jan 12	01 Feb 12	01 Aug 12	143	
CCIT- Bangalore	N. K. Balasubramanian, AY 2008-09	13 July 11	28 July 11	03 Feb 12	145	
CCIT- Bangalore	Ittina Health Care Pvt. Ltd., AY 2007-08 and AY 2008-09	19 Mar 12	20 Mar 12	08 Aug 12	81	
CCIT- Bangalore	Human Interface Consulting Pvt. Ltd., AY 2009-10	31 Jan 12	02 Feb 12	09 Apr 12	09	

CBDT replied (February 2014) for above cases as under:

- Sanjeeva Kumar: Grievance Cell took time in sending the grievance petition to the correct AO from September 2011 to August 2013 (23 Months). Grievance Cell forwarded the case at the levels of Addl. CIT, CIT & CCIT for monitoring.
- Swati Packaging Pvt. Ltd: Income of the assessee was below
 ₹ one lakh, ACIT C 12(3) forwarded the grievance petition to the correct AO (ITO W 12(2)) in August 2012 after six months.
- 3. In remaining three cases time taken by the incorrect AO to the correct AO in sending the grievance petition was attributed to territorial jurisdiction determined by 5th letter of PAN or otherwise.

Audit is of the view that reasons for such delays enumerated by CBDT are of administrative nature and these could have been minimized with proper mechanisms.

5.6.2.3 Age wise analysis of time taken in disposal of grievances

We could analyse only 3,941 grievances disposed of beyond the stipulated period of two months in 37 CCsIT/CsIT as shown in *Appendix 14*. Out of 3,941 grievances, there were 376 grievances where ITD disposed the matter one year beyond the stipulated period while in 92 grievances, it was beyond two years.

CBDT stated (February 2014) that delay was attributable to the reasons that requisite information was generally not received either from the assessee or any other agency, in the absence of which redressal of grievance petition may not have been possible. Audit is of the view that time limit of 60 days fixed by the ITD itself for redressal of grievances should be strictly followed by streamlining its administrative mechanisms.

5.6.2.4 Pendency of grievances as on 31 March 2012

Pendency of grievances as on 31 March 2012 was analysed for 10,816 grievances in 43 CCsIT/CsITs (*Appendix 15*) as against 11,305 grievances pending in 52 CCsIT/CsITs as shown in *Appendix 12*. Further, age wise analysis of 7,167 pending grievances as shown in *Appendix 13* revealed that in 26 CCsIT/CsITs, grievances were pending for disposal from 2 days to more than 10 years beyond stipulated period of 60 days as on 31 March 2012. Table 5.2 shows illustrations of pending grievances beyond stipulated period during FY 2011-12.

	Table 5.2: Illustrations of pending grievances beyond stipulated period						
CCIT	Cases of pending Grievances for disposal by concerned AOs for more than two months						
	Petitioner, AY	Nature of grievance	Date of grievance received in Cell	DateofgrievancereceivedbyconcernedAOs	Delay in months beyond stipulated two months as on 31 March 2012		
CCIT, Odisha	Gourang Banerjee, AY 1999-2000 and AY 2002-03	Non- receipt of refund	06 May 2009	12 May 2009	33		
CCIT-I, Kolkata	Shruti Khaitan AY 2005-06	Refund	31 Jan 2007	07 Feb 2007	60		
CCIT-I, Patna	Brahmanand Pandey	Refund	01 Apr 2011	NA	10		
CCIT, Allahabad	Bishop Gorge School	NA	NA	20 April 2007	57		
CIT-I Chennai	Pradeep Dadha Agencies, AY 1997- 98	NA	06 Jan 2005	Dec 2011	84		
CCIT, Himachal Pradesh	Roshan Lal Sharma AY 2006-07	Refund	01 Apr 2011	27 Apr 2011	10		

There were 1,948 grievances pending for more than one year and upto two years while 1,784 grievances were pending for more than two years. So the number of cases which were pending for more than one year was more than half of the total pending cases. ITD needs to pay greater attention to old pending cases.

CBDT stated (February 2014) that in CCIT Jaipur, pendency shown is correct. In CCIT Panchkula, the reasons of pendency of grievance petition beyond the stipulated period can be ascertained only after receipt of report from the field offices. CBDT may ensure that grievances are addressed timely by effective administrative mechanisms.

5.6.3 Utilization of feedback received from the public

As per para 2.1 of chapter 14 of MOP, one of the objectives of grievance redressal machinery is to gain insight into the working of the system through the feedback received from the public with a view to effecting appropriate changes in the system.

In response to audit query, CBDT replied (February 2014) that no formal study had been conducted by the grievance cell to gain insight into the working of the system through the feedback received from the public.

Audit is of the view that as per its objective the CBDT should take appropriate action to utilize the feedback received from the public to strengthen the redressal system.

5.6.4 Utilization of grievances for vigilance action

As per para 2.1 of chapter 14 of MOP, one of the objectives of grievance redressal machinery is to use public grievance as an input for the functioning of the department's vigilance machinery.

In response to audit query, CBDT replied (February 2014) that the grievances received in Grievance Cell involving vigilance angle are forwarded to the Vigilance Division for consideration/appropriate necessary action. No further follow up action is taken by the Grievance Cell on such grievances. Grievance Cell is not aware of the utilization of information from the public grievances forwarded to the Vigilance Division for the purpose of vigilance actions and the outcome of such action.

Audit is of the view that without follow up of the information with the vigilance, forwarding of such information to vigilance is of no use. CBDT may take appropriate action in this regard.

5.7 Conclusion

We noticed that ITD disposed of an average of 59 *per cent* of the grievances within stipulated period during FY 2011-12. Only in 18 Grievance Cells, the disposal of grievances within stipulated period was more than 60 *per cent*. In eight Grievance Cells, percentage of disposal ranged from 3.8 to 22.5 only.

The average percentage of disposal of grievances within the stipulated period during FY 2010-11 and FY 2011-12 was 55 and 59 *per cent* respectively. We noticed 7,167 instances of grievances which were pending for disposal by the concerned AOs as on 31 March 2012. The pendency of these grievances ranged from two days to more than 10 years beyond stipulated period of 60 days as on 31 March 2012.

The internal control for monitoring of redressal of grievances in ITD was not proper as prescribed registers/monthly reporting system was deficient. Due to improper maintenance of Grievance Register, vital information such as nature of grievance, grievance code etc. is not captured leading to delay in redressal.

CBDT stated (February 2014) that it will be ensured that the percentage of disposal would increase in future.

Grievance redressal is one of the most important aspects of ITD functions. Promptness and sensitivity in this regard projects the overall impression of the department in public. Therefore, disposal of grievances should not increase in quantitative terms only but it should also be ensured that satisfaction, dignity and rights of the petitioners are given due importance and priority. The pendency of grievances ranging from few days to upto 11 years shows that there are various flaws in the system and in the administrative mechanism which needs immediate attention.

In N-up

New Delhi Dated: 30 May 2014

(SWARUP NANDKEOLYAR) Director General (Direct Taxes)

Countersigned

(SHASHI KANT SHARMA) Comptroller and Auditor General of India

New Delhi Dated: 30 May 2014

Appendix 1 (Reference: paragraph 1.2.3)

Details of Tax Administration

					(₹ in crore)
1. Collection ⁴⁴	2008-09	2009-10	2010-11	2011-12	2012-13
i) Corporate Tax	2,13,395	2,44,725	2,98,688	3,22,816	3,56,326
ii) Income Tax	1,06,075	1,22,417	1,39,102	1,64,525	1,96,843
iii) Other Direct Tax	14,387	10,452	8,205	6,646	5,820
iv) Total Direct Tax Collection	3,33,857	3,77,594	4,45,995	4,93,987	5,58,989
2. Assessee profile ⁴⁵					(No. in lakh)
i) Non-corporate assessees	323.2	337.2	332.0	357.61	367.87
ii) Corporate assessees	3.3	3.7	3.8	5.85	5.90
Total assessees	326.5	340.9	335.8	363.46	373.77
3. Stages of collection ⁴⁶					
a. Pre-assessment collection					(₹ in crore)
i) Tax deducted at source	1,28,230	1,45,736	1,68,669	1,98,680	2,10,654
ii) Advance tax	1,43,332	1,73,417	2,12,538	2,51,526	2,75,794
iii) Self assessment Tax	30,779	32,507	36,887	27,648	39,470
Total pre-assessment collection	3,02,341	3,51,660	4,18,094	4,77,853	5,25,918
b. Post-assessment collection					
i) Regular assessment	21,337	33,274	51,838	51,512	62,418
ii) Other receipts ⁴⁷	34,851	39,779	43,966	50,134	48,596
Total post-assessment collection	56,188	73,053	95,804	1,01,646	1,11,014
Pre-assessment collection as per cent of	84.3	82.8	81.4	82.5	82.6
gross collection (minus other taxes)					
4. Position of Assessments ⁴⁵					(Number)
i) Scrutiny assessments due for disposal	9,53,767	8,70,620	8,47,196	7,74,807	5,93,761
ii) Scrutiny assessments completed (per	5,38,505	4,29,585	4,55,213	3,69,320	3,08,398
cent)	(56.5)	(49.3)	(53.7)	(47.67)	(51.94)
iii) Non-scrutiny assessments due for	4,74,18,334	5,12,97,750	5,22,76,829	3,92,32,628	2,90,37,299
processing					
iv) Non-scrutiny assessments processed	2,30,18,693	2,78,16,036	3,06,36,718	2,77,21,088	1,70,47,634
(per cent)	(48.5)	(54.2)	(58.6)	(70.66)	(58.71)
v) No. of officers deployed for	3,106	3,605	3,687	3,737	3,657
assessment duty ⁴⁵					

⁴⁴ Source: Union Finance Accounts of respective year.

⁴⁵ Source : Directorate General of Income Tax (Logistics), Research & Statistics Wing, New Delhi.

Source: Tax collection figures – Pr. Chief Controller of Accounts, CBDT, New Delhi.

 ⁴⁷ The figures of other receipts are shown including surcharge and cess.

5. Direct refund cases ⁴⁵					(no. in lakh)
	2008-09	2009-10	2010-11	2011-12	2012-13
i) Claims due for disposal	42.2	48.0	59.9	52.83	38.84
ii) Claims disposed of	26.7	28.6	40.4	40.33	27.65
(per cent)	(63.3)	(59.6)	(67.4)	(76.33)	(71.2)
iii) No. of claims pending	15.5	19.4	19.5	12.50	11.2
6. Refunds and Interest on refunds					(₹ in crore)
i) Refunds ⁴⁸	39,097	57,101	75,169	93,814	83,766
ii) Interest on refunds ⁴⁵	5,778	6,876	10,499	6,486	6,666
iii) Interest as <i>per cent</i> of refunds	14.8	12.0	13.9	6.9	8.0
7. Efficiency of collection ⁴⁹					(₹ in crore)
 i) Demand of earlier year's pending collection 	93,344	1,81,612	2,02,859	2,65,040	4,09,456
ii) Current year's demand pending collection	1,07,932	47,420	88,770	1,43,378	76,724
Total demand pending	2,01,276	2,29,032	2,91,629	4,08,418	4,86,180
8. Position of appeals at CIT(A) levels ⁴⁵					(Number)
i) Appeals due for disposal	2,24,382	2,60,700	2,57,656	3,06,134	2,84,439
ii) Appeals disposed of (per cent)	66,351	79,709	70,474	75,518	85,049
	(29.6)	(30.6)	(27.4)	(24.67)	(29.90)
iii) Appeals pending	1,58,031	1,80,991	1,87,182	2,30,616	1,99,390
iv) Amount locked up in appeal	1,99,101	2,20,148	1,98,088 ⁵⁰	2,42,182	2,59,556
9. Tax Recovery Officers ⁴⁵					(₹ in crore)
i) Total certified demand	31,496.8	98,444.6	1,11,065.4	1,23,288.08	1,60,582.32
ii) Certified demand recovered	4,035.8	3,322.3	4,074.6	9,756.39	6,764.65
(per cent)	(12.8)	(3.4)	(3.7)	(7.91)	(4.21)
iii) Certified Demand pending	27,461.0	95,122.4	1,06,990.8	1,13,531.7	1,53,817.7
(per cent)	(87.2)	(96.6)	(96.3)	(92.09)	(95.79)
10. Cost of collection ⁴⁸					(₹ in crore)
Cost of collection	2,286	2,774	2,698	2,976	3,283

⁴⁸ Source: Tax collection figures – Pr. Chief Controller of Accounts, CBDT, New Delhi.

⁴⁹ Source: CAP I Demand & Collection Statement along with Analysis for the month of March 2013. ⁵⁰ The Department initially intimated the figure as $\frac{\pi}{2}$ 202 5/8 errors. Subsequently after the Audit

⁵⁰ The Department initially intimated the figure as ₹ 2,93,548 crore. Subsequently, after the Audit Report no. 27 of 2011-12 was placed in the Parliament, the CBDT intimated (March 2014), this figure as ₹ 198,088 crore.

Appendix 2 (Reference: Paragraph 1.3)

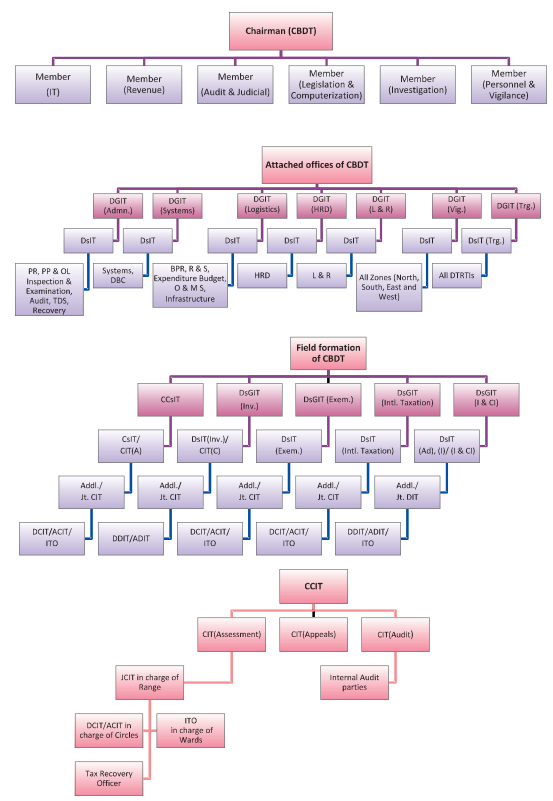
	Key processes in taxation
Receipt of Returns	All the assessee having income above prescribed limits have to file Income Tax Return (ITR) annually. Assessee (individual, HUF, firm, corporate body etc.) is liable to pay income tax and file ITR. CBDT has prescribed different forms of ITR for different categories of assessees and redesigned to enable enclosures less returns and online filing of ITR. Filing of TDS returns in electronic format have been made mandatory.
Summary assessment	Designated AO checks ITR for arithmetical accuracy, internal consistency etc. The summary assessment takes place with available data in ITR and without calling for record and information from the assessee. Thus summary assessment is non intrusive in nature. After processing, if there is any demand due from the assessee, it is intimated through demand notices. In case of excess payment of tax, the refunds are issued manually or through the Refund Banker
Scrutiny assessment	Scheme. AO retrieves all record and information related to assessee available with ITD and additionally calls for record and information from the assessee to satisfy himself that no income has been unaccounted and tax has been computed correctly. The Act prescribes time lines for issue of notices and completion of assessment proceedings. The AO finalises the assessment proceedings. The Act also provides for subsequent rectification of assessment orders <i>suo motu</i> or on the request of the assessee through reassessment, best judgement assessment and revision of earlier assessments.
Pre-assessment Collection	Every assessee is legally expected to assess his income tax liabilities and pay through advance tax and self assessment tax. Law also requires certain paying authorities in public and private sectors (TDS deductors) to deduct a certain percentage of payment made to individuals or corporate etc. and deposit the same in the Government's account. Another way of collecting tax is through designated authorities called TCS authorities who collect from certain individuals/corporate getting certain contracts/lease rights from public authorities. The collection of income tax through these four mechanisms - advance tax, self assessment tax, TDS and TCS is called pre-assessment mode of tax collections.
Post assessment collections	Taxes are collected on the demand raised by the department on the basis of processing of returns and assessments made. If taxes are not paid within the prescribed date from issue of demand notice, the assessees are considered defaulters and collection of demand are made through the tax recovery procedure provided under the Act.
Appeal process	An aggrieved assessee can appeal to the Commissioner of Income Tax (Appeals) against the order of an AO who shall comply with the directions given in the appellate order. Further, appeal is also permitted to be made on questions of fact and law to Income Tax Appellate Tribunal against the orders passed by appellate authorities. An appeal can be preferred to High Court under section 260A if any issue has not been considered or wrongly considered by the Appellate Tribunal and also to the Apex court under section 261 in any case which the High court certifies to be fit one for appeal thereto.
Refund	Where the amount of tax paid exceeds the amount of tax payable, the assessees are entitled to a refund of the excess amount. Simple

	interest at the prescribed rate is payable on the amount of such
	refund. Refund is also admissible (alongwith interest) as a result of
	any order passed in appeal or other proceedings.
Settlement	The Settlement Commission is an Alternative Dispute Resolution
Commission	(ADR) body mandated to resolve tax disputes in respect of Indian
	Income Tax and Wealth Tax Laws between the ITD and litigating tax
	payer deriving mandate from Chapter XIXA of the Act. The
	Settlement Commission allows taxpayers to disclose additional
	income, over and above what has been already disclosed before the
	ITD. The applicant has to pay full amount of tax and interest on the
	additional income disclosed before the Commission, before filing the
	application. The Commission upon deciding the admissibility, passes
	the order of settlement within 18 months from the date of initiation
	process, after giving opportunity to both parties. On or after
	01 June 2007, the benefit of the settlement mechanism can be
December of the	availed by a taxpayer only once in a life-time.
Recovery of tax	On receipt of demand from AO, the assessee is required to pay
arrears	within 30 days or any other time limit prescribed by AO If the
	recovery is not affected within a year of raising the demand, the AO is required to send the details of arrear cases to Tax Recovery Officer
	(TRO) for drawing up of Tax Recovery Certificates (TRC) after
	ensuring that all possible measures have been taken for recovery of
	demand.
Penalty and	In order to ensure compliance of the provisions of Act and to have a
Prosecution	deterrent effect for violations, the Act provides for exhaustive
	procedures for the imposition of penalty and initiation of
	prosecution. The levy of many penalty provisions is discretionary in
	nature and can be waived-off by the competent authority.
Audit	ITD has an Internal Audit Mechanism which is responsible for
Audit	ITD has an Internal Audit Mechanism which is responsible for checking the assessments made by the AOs.
Audit Role and	checking the assessments made by the AOs. DOR is one of the five departments under the Ministry of Finance.
Role and responsibilities of	checking the assessments made by the AOs. DOR is one of the five departments under the Ministry of Finance. DOR functions under the overall direction and control of the
Role and	checking the assessments made by the AOs. DOR is one of the five departments under the Ministry of Finance. DOR functions under the overall direction and control of the Secretary (Revenue). DOR exercises control in taxation matters
Role and responsibilities of	checking the assessments made by the AOs. DOR is one of the five departments under the Ministry of Finance. DOR functions under the overall direction and control of the Secretary (Revenue). DOR exercises control in taxation matters relating to all Direct and Indirect taxes through two statutory Boards
Role and responsibilities of	checking the assessments made by the AOs. DOR is one of the five departments under the Ministry of Finance. DOR functions under the overall direction and control of the Secretary (Revenue). DOR exercises control in taxation matters relating to all Direct and Indirect taxes through two statutory Boards namely, Central Board of Direct Taxes (CBDT) and Central Board of
Role and responsibilities of	checking the assessments made by the AOs. DOR is one of the five departments under the Ministry of Finance. DOR functions under the overall direction and control of the Secretary (Revenue). DOR exercises control in taxation matters relating to all Direct and Indirect taxes through two statutory Boards namely, Central Board of Direct Taxes (CBDT) and Central Board of Excise and Customs (CBEC).
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Role and responsibilities of	checking the assessments made by the AOs. DOR is one of the five departments under the Ministry of Finance. DOR functions under the overall direction and control of the Secretary (Revenue). DOR exercises control in taxation matters relating to all Direct and Indirect taxes through two statutory Boards namely, Central Board of Direct Taxes (CBDT) and Central Board of Excise and Customs (CBEC). Besides two Boards, DOR has 18 attached/subordinate offices under its jurisdiction. Some attached/subordinate offices relevant to
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	and disseminating information related to suspicious financial transactions. It receives prescribed information from various entities in financial sector and in appropriate cases, disseminates information to relevant intelligence/law enforcement agencies which include CBDT, CBEC and Enforcement Directorate etc. The Central Economic Intelligence Bureau (CEIB) is entrusted with maintaining the Secretariat for the Economic Intelligence Council (EIC) and a repository of economic intelligence (ECOINT) for coordinating and strengthening the economic intelligence and enforcement activities. The Financial Action Task Force (FATF) is an inter-governmental body dedicated for development of standards for combating money laundering and terrorist-financing.
CBDT and its field formations	CBDT created by Central Boards of Revenue Act, 1963, is the apex body entrusted with the responsibility of administering direct tax laws as well as providing essential inputs for policy and planning on direct taxes in India. It is the cadre controlling authority for ITD. The members of CBDT in addition to their assigned responsibilities also take decision collectively on policy issues, set up and structure of ITD, method and procedures of work, measures for disposal of assessments, collection of taxes, detection of tax evasion, recruitment, training and other service matters. CBDT consists of Chairman and six members who are responsible for specified functional areas (legislation, computerization, revenue, personnel & vigilance, audit, judicial) and supervision and monitoring of specified zonal field formations.
	CBDT has seven attached offices (DGsIT - Administration, Systems, Vigilance, Training, Legal & Research, Logistics and HRD). The field formation of CBDT consists of four Directorates (DGsIT–Investigation, Exemption, International Taxation and Intelligence & Criminal Investigation) and regions headed by officer at the level of Chief Commissioner of Income Tax (CCIT). The typical organizational structure of zonal CCIT is in <i>Appendix 3</i> .
Filing of ITR	CBDT has notified Income Tax Returns (ITR) for various classes of assessees and redesigned to enable enclosures-less returns and online filing of ITR. Timelines for filling of ITR have been fixed for all categories of assessees. Manual ITRs are digitised before processing. Filing of TDS returns in electronic format have been made mandatory. Similarly, e-filing is mandatory for companies; and extended that to other assessees whose income exceeded ₹ five lakh.







Appendix 4 (Reference: Paragraph 1.4.2)

Tax rates for Corporate and Non-corporate assessees

A. Income-Tax Rates⁵¹ for Individuals, HUFs, AOPs & BOIs

Taxable Income	Assessment year 2008-09 (rates in per cent)										
	Resident women Resident senior citizen ⁵² Any oth										
First ₹ 1,10,000	Nil	Nil	Nil								
Next₹35000	Nil	Nil	10								
Next₹5,000	10	Nil	10								
Next₹45,000	20	Nil	20								
Next₹55,000	20	20	20								
Over₹2,50,000	30	30	30								

Taxable Income	Assessment year 2009-10 (rates in per cent)										
	Resident women	Resident senior citizen ⁵²	Any other								
First ₹ 1,50,000	Nil	Nil	Nil								
Next ₹ 30000	Nil	Nil	10								
Next₹45,000	10	Nil	10								
Next₹75,000	10	10	10								
Next₹2,00,000	20	20	20								
Over₹5,00,000	30	30	30								

Taxable Income	Assessment year 2010-11 (rates in per cent)										
	Resident women	Resident senior citizen ⁵²	Any other								
First ₹ 1,60,000	Nil	Nil	Nil								
Next ₹ 30000	Nil	Nil	10								
Next ₹ 50,000	10	Nil	10								
Next ₹ 60,000	10	10	10								
Next ₹ 2,00,000	20	20	20								
Over₹5,00,000	30	30	30								

Taxable Income	Assessment year 2011-12 (rates in per cent)										
	Resident women	Resident senior citizen ⁵²	Any other								
First ₹ 1,60,000	Nil	Nil	Nil								
Next₹30,000	Nil	Nil	10								
Next₹50,000	10	Nil	10								
Next₹2,60,000	10	10	10								
Next ₹ 3,00,000	20	20	20								
Over₹8,00,000	30	30	30								

⁵¹ Certain incomes of non-resident Indians are taxable at the flat rate of 20 *per cent* [for details refer Income Tax Act, 1961]

⁵² 65 years or more at any time during the previous year

Taxable Income	As	Assessment year 2012-13 (rates in per cent)										
	Resident women	Resident senior citizen ⁵³	Resident super senior citizen ⁵⁴	Any other								
First ₹ 1,80,000	Nil	Nil	Nil	Nil								
Next ₹ 10000	Nil	Nil	Nil	10								
Next ₹ 60,000	10	Nil	Nil	10								
Next₹2,50,000	10	10	Nil	10								
Next ₹ 3,00,000	20	20	20	20								
Over ₹ 8,00,000	30	30	30	30								

B. Union surcharge on income-tax

- a) For the assessment year 2008-09 and 2009-10: 10 *per cent* of income-tax if taxable income exceeds ₹ ten lakh (surcharge is payable whether the taxpayer is resident or non-resident).
- b) For the assessment year 2010-11 to 2012-13: Nil.

C. Education cess :

Two *per cent* of income-tax and surcharge for the assessment years 2008-09 to 2012-13.

D. Secondary and higher education cess :

One *per cent* of income-tax and surcharge for the assessment years 2008-09 to 2012-13.

	Assessment years (rates in per cent)									
	2008-09 and 2009-10	2010-11 to 2012-13								
Income-tax	30	30								
Surcharge (as a percentage of income-tax)	10 ⁵⁵	Nil								
Total	33	30								
Education cess (as a percentage of income-tax and surcharge)	3	0.9								
Total Tax	33.99	30.9								

E. Income-Tax Rates for Firms (PFAS)

• Alternate minimum tax in the case limited liability partnership – For the assessment year 2012-13, tax payable by a limited liability partnership cannot be less than 18.5 *per cent* (plus education cess plus secondary higher education cess, effective rate 19.055 *per cent*) of "adjusted total income" as per section 115JC.

⁵³ 60 years or more at any time during the previous year but less than 80 years on the last day of the previous year.

⁵⁴ 80 years or more at any time during the previous year

⁵⁵ For assessment years 2008-09 and 2009-10, surcharge is applicable only if net income exceeds ₹ one crore.

	Assessment years 2008-09 to 2012-13
a. In the case of a domestic company	30
b. In the case of a foreign company :	
i. royalties received from an Indian concern in	50
pursuance of an agreement made by it with the Indian concern after March 31, 1961; or fees for rendering technical services received from an Indian concern in pursuance of an agreement made by it with the Indian concern after February 29, 1964, but before April 1, 1976 and where such agreement has, in either case been approved by the Central Government.	
ii. Other income	40

F. Income-Tax rates for Companies

Union surcharge on income-tax:

For the AY(s) 2008-09 to 2010-11 (if net income exceeds ₹ one crore): 10 *per cent* of incometax in the case of a domestic company and two and half *per cent* of income-tax in the case of a foreign company;

For the AY 2011-12 (if net income exceeds ₹ one crore): Seven and half *per cent* of incometax in the case of a domestic company and two and half *per cent* of income-tax in the case of foreign company.

For the AY 2012-13 (if net income exceeds ₹ one crore): Five *per cent* of income-tax in the case of a domestic company and two *per cent* of income-tax in the case of foreign company.

Education cess: Two per cent of income-tax and surcharge for the AYs 2008-09 to 2012-13.

Secondary and higher education cess: One per cent of income-tax and surcharge for the assessment years 2008-09 to 2012-13.

G. Income-Tax Rates for Co-Operative Societies

For the assessment years 2008-09 to 2012-13 – first \gtrless 10,000: 10 per cent , next \gtrless 10,000 : 20 per cent and balance : 35 per cent.

Union surcharge on income-tax –

Assessment year	Surcharge (as <i>per cent</i> of income-tax)
2008-09 to 2012-13	nil

Education cess : Two *per cent* of income-tax and surcharge for the assessment years 2008-09 to 2011-12; 'Nil' for assessment year 2012-13.

Secondary and higher education cess: One *per cent* of income-tax for the assessment years 2008-09 to 2011-12; 'Nil' for assessment year 2012-13.

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Appendix 5 (Reference Paragraph: 2.3.2)

₹ in lakh	Status of Ministry/ITD's	Response	Accepted and remedial action taken	-do-	Reply not received	Accepted and remedial action taken	-do-	-do-	-do-	Remedial action taken	-op-	Accepted and remedial action taken	-do-	Remedial action taken	Remedial action taken	Reply not received	Remedial action taken	Remedial action taken	Accepted and remedial action taken	-do-
	Total Tax St	Effect R	157.51 A	27.37 -0	8725.00 R	6574.00 A	159.00 -0	2165.72 -c	417.00 -c	95.13 R	60.20 -c	183.47 A	244.76 -c	557.84 R	1159.36 R	79.39 R	1052.52 R	30.09 R	131.68 A	56.15 -c
	Sub	Categories	Arithmetical errors in	computation	of income	and tax														
	Main	Category	Quality of Assessments	•		•				•	•						•			
	AYs		2009-10	2009-10	2007-08	2007-08	2009-10	2007-08	2002-03	2008-09	2007-08	2004-05	2008-09	2007-08	2008-09	2003-04	2008-09	2009-10	2009-10	2008-09
	Name of assessee		M/s Kare Investment(P) Limited	M/s Chitavalsah Jute Mills Ltd.	M/s The Sangli Bank Limited	M/s Siemens Information Systems Limited	M/s Shree Swami Samarth Trading Enterprises Private Limited Company	M/s Small Industries Development Bank of India (SIDBI)	M/s Raytheon Company	M/s R.P. Milk made Products Pvt. Limited	M/s Rajeev Paper Mills Ltd.	M/s Coca-Cola India Inc.	M/s Alchemist Hospitals Limited	M/s Coca Cola India Inc.	M/s Amadeus I.T. Group S.A.	M/s National Buildings Construction Corporation Ltd.	M/s Uttar Gujarat Vij Company Limited	M/s Adani Power Limited	M/s Olympus Elevator Private Limited	M/s Depuy Medical Private Limited Company
	CIT Charge		CIT-I, Bangalore	CIT-II, Agra	CIT-I, Kolhapur	CIT-VII, Mumbai	CIT-VII, Mumbai	CIT-III, Mumbai	DIT-II (Intl. Taxation), Delhi	CIT-V, Delhi	CIT-V, Delhi	DIT-I, Delhi	CIT-I, Delhi	DIT-I (Intl. Taxation), Delhi	-op-	CIT-V ,Delhi	CIT-II, Baroda	CIT-I, Ahmedabad	CIT-III, Chennai	CIT-VI, Mumbai
	State		Karnataka	Uttar Pradesh	Maharashtra	Maharashtra	Maharashtra	Maharashtra	Delhi	Delhi	Delhi	Delhi	Delhi	Delhi	Delhi	Delhi	Gujarat	Gujarat	Tamil Nadu	Maharashtra
	CAG	DP No.	02-CT	20-CT	26-CT	27-CT	31-CT	37-CT	43-CT	44-CT	45-CT	47-CT	57-CT	60-CT	63-CT	72-CT	75-CT	77-CT	83-CT	84-CT
	SI.	No.	1.	2.	ы.	4.	5.	.9	7.	∞.	<u>б</u>	10.	11.	12.	13.	14.	15.	16.	17.	18.

-op-	-do-	-do-	Accepted	Accepted and remedial action taken	-do-	-do-	Accepted	Accepted and remedial action taken	Remedial action taken	Accepted and remedial action taken	-op-	-do-	-do-	Remedial action taken	Remedial action initiated		Reply not received	Remedial action taken	Remedial action taken	Accepted and remedial action initiated
482.00	84.14	134.00	2032.15	114.00	6735.0	846.00	428.92	306.26	74.02	137.29	69.08	339.90	359.35	117.65	433.90		60.27	114.61	51.32	172.36
2008-09	2009-10	2008-09	2007-08	2007-08	2007-08	2008-09	2009-10	2009-10	2005-06	2009-10	2008-09	2010-11	2006-07	2009-10	2004-05		2004-05	2009-10	2009-10	2008-09
M/s HDFC Standard Life Insurance Company Limited	M/s Spykar Lifestyles Private Limited	M/s Roofit Industries Limited Company	M/s National Aviation Co. of India Limited	M/s ACC Limited	M/s Tata Tele Services (Maharashtra) Limited	M/s B.F. Utilities Limited	M/s Elpro International Limited	M/s Maini Precision Products Private Limited	M/s Bentley Nevada LLC	M/s Five Star Shipping Co Private Limited	M/s Ganesh Benzoplast Ltd.	M/s Bermaco Energy System Limited	M/s Unnathi Projects Limited	M/s Taj Milk Foods Limited	M/s The West Bengal Power Development Corporation	Ltd.	M/s Coal India Limited	M/s Kundu Developers & Realtors(P) Limited	M/s Cholamandalam Investments and Finance	W/s Midas Communication Technologies Private Limited
CIT-VI, Mumbai	CIT-VII, Mumbai	Central-I, Mumbai	CIT-V, Mumbai	CIT-LTU, Mumbai	CIT-VII, Mumbai	CIT-I, Pune	CIT-III, Mumbai	CIT-III, Bangalore	DIT-l (Intl. Taxation), Delhi	CIT-IV, Central, Mumbai	CIT-I, Mumbai	CIT- Central IV, Mumbai	CIT-III, Bangalorre	CIT-VI, Delhi	CIT-II Kolkata	:	CIT-II, Kolkata	CIT-IV, Kolkata	CIT-I, Chennai	CIT-III ,Chennai
Maharashtra	Maharashtra	Maharashtra	Maharashtra	Maharashtra	Maharashtra	Maharashtra	Maharashtra	Karnataka	Delhi	Maharashtra	Maharashtra	Maharashtra	Karnataka	Delhi	West Bengal		West Bengal	West Bengal	Tamil Nadu	Tamil Nadu
85-CT	92-CT	93-CT	94-CT	96-CT	98-CT	102-CT	109-CT	113-CT	120-CT	126-CT	127-CT	131-CT	151-CT	157-CT	164-CT		169-CT	173-CT	187-CT	199-CT
19.	20.	21.	22.	23.	24.	25.	26.	27.	28.	29.	30.	31.	32.	33.	34.		35.	36.	37.	38.

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-op-	Remedial action taken	Reply not received	Remedial action taken	Remedial action taken	Reply not received	Remedial action taken	Remedial action taken	Remedial action taken	-op-	-do-	Remedial action taken	Reply not received	Reply not received	Accepted and remedial action taken	-op-	-do-	Reply not received	Reply not received	Remedial action taken
424.04	130.00	218.73	140.48	343.96	259.67	71.05	570.45	598.38	267.90	87.72	52.06	185.75	17975.8 8	516.12	207.33	56.89	890.00	199.62	185.99
										•								•	
2006-07	2009-10	2008-09	2007-08	2003-04 to 06-07	2002-03	2009-10	2009-10	2009-10	2008-09	2009-10	2002-03	2008-09	2009-10	2008-09	2004-05	2004-05	2007-08	2009-10	2002-03
M/s National Mineral Development Corporation Limited	M/s State Bank of India	M/s Quatrro Business Support Service Private Ltd.	M/s Lummus Technology Heat Transfer B.V	M/s Bentley Nevada LLC	M/s Hindustan Copper Limited	M/s Mohima Developers (P) Limited	M/s Shakambhari Ispat and Power Limited	M/s West Bengal Infrastructure Development Finance Corporation Ltd.	M/s SDV International Logistics Limited	M/s JCT Ltd.	M/s India Lease Development Limited	M/s PepsiCo India Holdings Private Limited	M/s NTPC Limited	M/s Home Solutions Retail (I) Limited	M/s B.S. Transcom Limited	M/s Engineers Syndicate (India) Private Limited	M/s Zuari Cements Limited	M/s IBN 18 Broadcast Ltd.	M/s SBI Cards & Payment Services Private Limited
CIT-IV, Hyderabad	CIT-II, Indore	CIT-V, Delhi	DIT-l (Intl. Taxation), Delhi	DIT-I, Delhi	CIT-II, Kolkata	CIT-IV, Kolkata	CIT-IV, Kolkata	CIT-II, Kolkata	CIT-IV, Kolkata	CIT-IV, Kolkata	CIT-Central-I, Delhi	CIT-V, Delhi	CIT-V, Delhi	CIT-VIII, Mumbai	CIT-Central, Hyderabad	CIT-Central, Hyderabad	CIT-Tirupathi	CIT-IV, Delhi	CIT-III, Delhi
Andhra Pradesh	Madhya Pradesh	Delhi	Delhi	Delhi	West Bengal	West Bengal	West Bengal	West Bengal	West Bengal	West Bengal	Delhi	Delhi	Delhi	Maharashtra	Andhra Pradesh	Andhra Pradesh	Andhra Pradesh	Delhi	Delhi
202-CT	204-CT	207-CT	211-CT	212-CT	218-CT	219-CT	221-CT	222-CT	225-CT	230-CT	232-CT	237-CT	239-CT	254-CT	269-CT	273-CT	278-CT	293-CT	295-CT
39.	40.	41.	42.	43.	44.	45.	46.	47.	48.	49.	50.	51.	52.	53.	54.	55.	56.	57.	58.

Reply not received	Accepted and remedial action taken	Remedial action taken	Accepted and remedial	action taken	-op-	-do-		-do-	-do-	Remedial action taken		Accepted and remedial action taken	Remedial action taken	Accented and remedial	action taken	Remedial action taken	Accepted and remedial	action taken	Remedial action taken	Remedial action taken		Remedial action taken	Accepted and remedial	action taken	Remedial action taken	Remedial action taken	Accepted and remedial	action taken
101.00	78.44	57.90	57.75		333.57	55.81		33.14	53.30	78.86		207.00	82.94	67 57		92.07	67.59		149.23	423.63		348.19	480.72		25.34	143.92	114.00	
			Mistakes in		interest																							_
2008-09	2009-10	2007-08	2008-09		2010-11	1999-	7000	2009-10	2006-07	2006-07		2007-08	2007-08	2008-09		2009-10	2007-08		2008-09	2008-09		2008-09	2006-07		2005-06	2007-08	2003-04	_
M/s J & K Handicrafts (S&E) Corporation Limited	M/s Salgaocar Mining Industries Private Limited	M/s V. S. Net Limited	M/s TELCO Construction	Equipment company Limited	M/s Obulapuram Mining Co. Pvt. Ltd.	M/s Sejai International	Limited	M/s Shri Laxmi Cotsyn Limited	M/s Growmore Leasing & Investment Pvt. Limited	M/s Growmore Research and	Assets Management Limited	M/s Orbit Constructions & Realtors Private Ltd. Company	M/s Mahindra & Mahindra	M/s Ofis Elevator Company	(India) Limited Company	M/s Bengal Unitech Universal Infrastructure Private Limited	M/s GE Nuovo Pignone SPA		M/s Adobe Systems Software Ireland Ltd.	M/s Huawei Technologies Co.	Limited	M/s Adobe Systems Software Ireland Limited	M/s Nirman Overseas Private	Limited	M/s Bilag Industries Pvt. Ltd.	M/s Star India Private Limited	M/s Runwal Multihousing	Private Limited
CIT-Jammu and Kashmir	CIT-I, Panaji	CIT-III, Chennai	CIT-III Bangalore	-	CIT-Central, Bangalore	CIT, Meerut		CIT-II, Kanpur	CIT-Central-II, Mumbai	CIT-Central-II,	Mumbai	CIT-IV, Central Mumbai	CIT-II, Mumbai	CIT-IX Mumhai		CIT-I, Delhi	DIT-I (Intl.	Taxation), Delhi	DIT-l (Intl. Taxation), Delhi		Taxation), Delhi	DIT-I (Intl. Taxation), Delhi	CIT-I, Delhi		CIT-Valsad	CIT-XI, Mumbai	CIT-III, Pune	
Jammu and Kashmir	Goa	Tamil Nadu	Karnataka	-	Karnataka	Uttar Pradesh		Uttar Pradesh	Maharashtra	Maharashtra		Maharashtra	Maharashtra	Maharashtra	5	Delhi	Delhi		Delhi	Delhi		Delhi	Delhi		Gujarat	Maharashtra	Maharashtra	
299-CT	314-CT	321-CT	04-CT		06-CT	18-CT		19-CT	24-CT	28-CT		30-CT	40-CT	47-CT	5	48-CT	56-CT		59-CT	62-CT		65-CT	67-CT		81-CT	88-CT	105-CT	
59.	60.	61.	62.		63.	64.		65.	66.	67.		68.	69.	02	5	71.	72.		73.	74.		75.	76.		77.	78.	79.	

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Remedial action taken	Accepted and remedial action taken	-op-	Reply not received	Accepted and remedial action taken	Remedial action taken	Remedial action taken	Accepted and remedial action taken	Accepted	Accepted and remedial action taken	Remedial action taken	Remedial action taken	Remedial action taken	Remedial action taken	Reply not received	Reply not received	Accepted	Remedial action taken		Accepted and remedial action taken	-op-
59.38	96.07	88.89	455.88	51.81	516.00	134.59	157.92	292.24	361.75	117.27	74.88	242.94	91.69	118.97	110.66	93.41	61.06		82.16	1164.00
																Excess or	irregular	refunds/ interest on	refunds	
1997-98	2006-07	2008-09	2003-04 to 09-10	2009-10	2007-08	2007-08	2007-08	2009-10	2008-09	2009-10	2009-10	2008-09	2008-09	2007-08	2007-08	2005-06	2007-08		2008-09	2002-03
M/s Motorola Inc. (MINC)	M/s Atlas Copco India Limited	M/s BBC World News Limited	M/s Zoom Developers Private Limited	M/s Mahajan Industries Private Limited	M/s Ericsson AB	M/s Xenitis Technolab (P) Ltd.	M/s Madhucon Project Limited	M/s Bank of Maharashtra	M/s CLSA India Limited	M/s HBN Dairies and Allied Limited	M/s United India Insurance Co Limited	M/s Cholamandalam MS General Insurance Company Limited	M/s Aspect Software Inc.	M/s Deutsche Post Bank Home Finance Limited	M Sterling Infotech Limited	M/s Jet Airways India Limited	M/s Siemens Product	Lifecycle Management Software India Private Limited	M/s Otis Elevator Company (India) Limited	M/s ICICI Bank Limited.
DIT-II (Intl. Taxation), Delhi	CIT-V, Pune	DIT-I (Intl. Taxation), Delhi	CIT-I, Indore	CIT-II, Delhi	DIT-I (Intl Taxation), Delhi	CIT-I, Kolkata	CIT-Central Hvderahad	CIT-I, Pune	CIT-IV, Mumbai	CIT-III, Delhi	CIT-LTU, Chennai	CIT-LTU, Chennai	CIT-I, Delhi	CIT-IV, Delhi	CIT-VI, Chennai	CIT-V, Mumbai	CIT-III		CIT-IX, Mumbai	CIT-III, Mumbai
Delhi	Maharashtra	Delhi	Madhya Pradesh	Delhi	Delhi	West Bengal	Andhra Pradesh	Maharashtra	Maharashtra	Delhi	Tamil Nadu	Tamil Nadu	Delhi	Delhi	Tamil Nadu	Maharashtra	Delhi		Maharashtra	Maharashtra
119-CT	124-CT	138-CT	144-CT	155-CT	159-CT	172-CT	181-CT	192-CT	194-CT	236-CT	279-CT	290-CT	292-CT	296-CT	303-CT	35-CT	73-CT		87-CT	99-CT
80.	81.	82.	83.	84.	85.	86.	87.	88.	89.	90.	91.	92.	93.	94.	95.	96.	97.		98.	99.

Accepted and remedial action taken	Remedial action taken	Accepted	Remedial action taken		Remedial action taken	Reply not received	Accepted and remedial	action taken	Accepted	Accepted and remedial	action taken	Remedial action taken	Accepted and remedial	action taken	Remedial action taken	Accepted and remedial		Keply not received	Accepted and remedial action taken	-op-	Remedial action taken	Accepted and remedial action taken	-do-
59.80	152.32	1266.00	550.53		70.00	235.87	80.87		90.04	94.27		220.25	178.03		156.09	120.29	7400 41	6102.45	792.22	655.45	102.04	151.00	130.64
			-				Incorrect	application	of rate of tax	and	surcharge	- · · ·					Mission in	Mistakes in Assessment	while giving effect to	appellate order		1	
2009-10	1999- 2000	2009-10	2006-07	& 07-08	2007-08	1999- 2000	2009-10		2005-06	2008-09		2008-09	2003-04		2003-04	2007-08		5008-09	2009- 2010	2000- 2001	2008-09	2005-06 & 06-07	2005-06
M/s Birla Sunlife Asset Management Company	Limited M/s Gujarat Paguthan Energy Cornoration Private Limited	M/s The Federal Bank Limited	M/s Ericsson A B		M/s Birla Corporation Limited	M/s Neyveli Lignite Cornoration Limited	M/s Network Solutions (P)	Limited	M/s Jet Airways India Limited	M/s Galileo Nederland BV	(now M/s Travelport Global Distribution system BV)	M/s Salora International Limited	M/s M V Marketing Private	Limited company	M/s United Bank of India	M/s EP Industrial & Agro		M/s Industrial Development Bank of India Limited	M/s HDFC Bank Limited	M/s Gujarat Paguthan Energy Corporation Private Limited (now CLP India Private Limited)	M/s Gujarat State Fertilizers and Chemicals Limited	M/s Tata Tele Services (Maharashtra) Limited.	M/s Cox & Kings (India) Limited
CIT-VIII, Mumbai	CIT-II, Ahmedahad	CIT-I, Kochi	CIT-I, Delhi		CIT-II, Kolkata	CIT-LTU, Chennai	CIT-III Bangalore	•	CIT-V, Mumbai	DIT-I, Delhi		CIT-III, Delhi	CIT-II, Delhi		CIT-II, Kolkata	CIT-II, Hyderabad		CII-LIU, Mumbai	CIT-II, Mumbai	CIT-I, Ahmedabad	CIT-I, Baroda	CIT-VII, Mumbai	CIT-I, Mumbai
Maharashtra	Gujarat	Kerala	Delhi		West Bengal	Tamil Nadu	Karnataka		Maharashtra	Delhi		Delhi	Delhi		West Bengal	Andhra Pradesh	A a b a concept	Maharashtra	Maharashtra	Gujarat	Gujarat	Maharashtra	Maharashtra
108-CT	178-CT	180-CT	213-CT		214-CT	281-CT	07-CT		33-CT	54-CT		68-CT	69-CT		229-CT	264-CT	T) oc	38-01	39-CT	76-CT	79-CT	100-CT	142-CT
100.	101.	102.	103.		104.	105.	106.		107.	108.		109.	110.		111.	112.	, , ,	113.	114.	115.	116.	117.	118.

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-do-	Reply not received	Accepted and remedial action taken	-do-	Accepted and remedial action taken	Accepted and remedial action initiated	Remedial action taken	Remedial action taken	Remedial action taken	Accepted and remedial action taken	Remedial action taken	Remedial action taken	Accepted and remedial action taken	Reply not received	Accepted and remedial action taken	-op-	-do-	Remedial action taken	Accepted and remedial action taken	Remedial action taken
26.22	180.20	231.49	25.50	63.73	50.67	97.69	171.10	117.00	87.77	3125.66	90.20	928.00	1578.32	96.10	55.97	5345.64	163.75	147.93	57.07
				Irregularities in allowing	depreciation / business	losses/	capital losses												
				Administrati on of tax	concession/ exemption/	deduction				•			•						
2003-04	2007-08	2004-05	2008-09	2008-09	2008-09	2008-09	2007-08	2007-08	2007-08	2006-07	2009-10	2009-10	2009-10	2009-10	2007-08	2009-10	2010-11	2009-10	2008-09
M/s Atul Limited	M/s Tulsi Extrusions Private Limited	M/s Bharat Petroleum Corporation Limited	M/s Kumaon Mandal Vikas Nigam Limited	M/s Micro Land Limited	M/s Sigma Aldrich Chemicals Private Limited	M/s VSL India Limited	M/s Boss Profiles Pvt. Ltd.	M/s Gangadharam Appliances Limited	M/s Madras Spinners Limited	M/s Adani Agro Private Ltd.	M/s Konkan Railway Corporation Limited	M/s Corbel Estate and Investment Private Limited Company	M/s Gagan Trading Company Limited	M/s Cybersys Infotech Limited	M/s Samsung Telecommunications India Private Limited	M/s Bharti Infratel Limited	M/s NCP Enterprises Private Limited	M/s Five Star Shipping Company Private Limited	M/s Prism Cement Limited
CIT-II, Ahmedabad	CIT-II, Nashik	CIT-II, Mumbai	CIT-Haldwani	CIT-III Bangalore	CIT-III Bangalore	CIT-III, Chennai	CIT-I, Chennai	CIT-l, Chennai	CIT-l, Coimbatore	CIT-I, Ahmedabad	CIT-X, Mumbai	CIT-6, Mumbai	CIT-V, Mumbai	CIT-I, Delhi	CIT-III, Delhi	CIT-I, Delhi	CIT-Central-I, Ahmadabad	CIT(Central)-IV, Mumbai	CIT Central-III, Mumbai
Gujarat	Maharashtra	Maharashtra	Uttarakhand	Karnataka	Karnataka	Tamil Nadu	Tamil Nadu	Tamil Nadu	Tamil Nadu	Gujarat	Maharashtra	Maharashtra	Maharashtra	Delhi	Delhi	Delhi	Gujarat	Maharashtra	Maharashtra
176-CT	195-CT	255-CT	308-CT	01-CT	09-CT	10-CT	12-CT	13-CT	14-CT	16-CT	32-CT	34-CT	41-CT	49-CT	50-CT	61-CT	80-CT	91-CT	103-CT
119.	120.	121.	122.	123.	124.	125.	126.	127.	128.	129.	130.	131.	132.	133.	134.	135.	136.	137.	138.

Accepted and remedial action taken	-do-	Remedial action taken	Accepted and remedial action taken	Remedial action taken	-do-	Accepted and remedial action taken	-do-	Reply not received	Accepted and remedial action taken	-do-	Accepted and remedial action initiated	Remedial action taken	Reply not received	Reply not received	Accepted and remedial action taken	Remedial action taken	Reply not received	Accepted and remedial action taken	Remedial action taken	-do-	Remedial action taken
321.00	109.28	557.55	25.14	138.98	195.85	132.10	100.00	86.62	68.36	36.57	85.38	122.51	393.18	814.35	654.94	89.31	93.72	70.32	236.27	136.00	597.53
2008-09	2007-08	2009-10	2008-09	2007-08	2007-08	2009-10	2009-10	2008-09	2006-07	2008-09	2006-07	2008-09	2006-07	2009-10	2008-09	2007-08	2009-10	2006-07	2009-10	2006-07	2006-07
M/s Destimoney Enterprises Private Limited	M/s Remi Electricals India Ltd.	M/s Living Media India Limited	M/s Patel Hospital Private Limited	M/s Oceanic Transport Private Limited	M/s Hotel Leela Venture Ltd.	M/s Sabero Organics Gujarat Limited	M/s Tirumala Iron(P) Ltd.	M/s Vantage Advertising(P) Limited	M/s Radhakrishna Shipping Private Limited	M/s Rajasthan State Mines & Minerals Limited	M/s Golkonda Finance & Trading (P) Limited	M/s Assam Roofings Private Limited	M/s Shriram Pistons and Rings Limited	M/s Calcutta State Transport Corporation	M/s West Bengal State Electricity Transmission Company Limited	M/s ER Textiles Limited	M/s Calcutta State Transport Corporation	M/s Bell Granito Ceramica Limited	M/s Wheels India Limited	M/s Empee Breweries Ltd.	M/s Kasthuri and Sons Limited
CIT-VI, Mumbai	CIT-III, Hyderabad	CIT-II, Delhi	CIT-II, Jalandhar	CIT-VIII, Mumbai	CIT-VIII, Mumbai	CIT-VII, Mumbai	CIT-III, Kolkata	CIT-IV, Kolkata	CIT Central-II, Mumbai	CIT-II, Jaipur	CIT-II, Hyderabad	CIT-II, Guwahati	CIT-III, Delhi	CIT-IV, Kolkata	CIT-I, Kolkata	CIT-IV, Kolkata	CIT-IV, Kolkata	CIT-l, Vadodara	CIT-LTU, Chennai	CIT-II, Chennai	CIT-II, Chennai
Maharashtra	Tamil Nadu	Delhi	Punjab	Maharashtra	Maharashtra	Maharashtra	West Bengal	West Bengal	Maharashtra	Rajasthan	Andhra Pradesh	Assam	Delhi	West Bengal	West Bengal	West Bengal	West Bengal	Gujarat	Tamil Nadu	Tamil Nadu	Tamil Nadu
107-CT	116-CT	118-CT	121-CT	128-CT	129-CT	130-CT	134-CT	135-CT	141-CT	147-CT	152-CT	153-CT	154-CT	162-CT	163-CT	165-CT	168-CT	179-CT	183-CT	184-CT	186-CT
139.	140.	141.	142.	143.	144.	145.	146.	147.	148.	149.	150.	151.	152.	153.	154.	155.	156.	157.	158.	159.	160.

Accepted and remedial action taken	Reply not received	Remedial action taken	-do-	-op-	Accepted and remedial action taken	Remedial action taken	-do-	Remedial action taken	-do-	-do-	Accepted and remedial action taken	-op-	Accepted and remedial action taken	Reply not received	Remedial action taken	-do-	Reply not received	Accepted and remedial action taken
78.80	301.02	283.77	1428.14	865.04	58.69	1140.57	42.95	104.08	159.73	78.10	141.41	184.29	162.73	1315.51	275.77	62.00	634.34	117.60
									1	·i					1			
2006-07	2009-10	2006-07	2009-10	2009-10	2007-08	2006-07	2008-09	2008-09	2009-10	2009-10	2006-07	2007-08 to 09-10	2003-04	2006-07	2007-08	2005-06	2009-10	2008-09
M/s HCG Investments and Impex Limited	M/s Burn Standard Company Limited	The Tinplate Company of India Limited	M/s JCT Limited	M/s W.B. Infrastructure Development Finance Corporation Limited	M/s Rass Infratech Private Limited	M/s Sardar Sarovar Narmada Nigam Limited	M/s Gujarat Alkalies & Chemicals Limited	M/s Khandesh Builders Pvt. Limited	M/s Bhumika Trading Private Limited	M/s Descon Limited	M/s Pokarna Limited	M/s Bollineni Castings and Steel Limited	M/s NCL Industries Limited	M/s Sudalagunta Sugars Limited	M/s Poompuhar Shipping Corporation Limited	M/s Mascon Global Limited	M/s Tamil Nadu Industrial Development Corporation Ltd.	M/s Thanjavur Shipping Mills Limited
CIT-II, Hyderabad	CIT-l, Kolkata	CIT-I, Kolkata	CIT-IV, Kolkata	CIT-II, Kolkata	CIT-V, Delhi	CIT-Gandhinagar	CIT-I, Vadodara	CIT-II, Nashik	CIT-III, Mumbai	CIT-II, Kolkata	CIT-IV, Hyderabad	CIT-Central, Hyderabad	CIT-Central, Hyderabad	CIT-Tirupathi	CIT-V, Chennai	CIT-IV, Chennai	CIT-III, Chennai	CIT-II, Chennai
Andhra Pradesh	West Bengal	West Bengal	West Bengal	West Bengal	Delhi	Gujarat	Gujarat	Maharashtra	Maharashtra	West Bengal	Andhra Pradesh	Andhra Pradesh	Andhra Pradesh	Andhra Pradesh	Tamil Nadu	Tamil Nadu	Tamil Nadu	Tamil Nadu
200-CT	216-CT	220-CT	223-CT	227-CT	234-CT	244-CT	246-CT	249-CT	250-CT	259-CT	265-CT	270-CT	276-CT	277-CT	280-CT	282-CT	286-CT	288-CT
161.	162.	163.	164.	165.	166.	167.	168.	169.	170.	171.	172.	173.	174.	175.	176.	177.	178.	179.

Remedial action taken	-op-	-do-	-do-	Reply not received	Accepted and remedial action taken	-op-	Remedial action taken	Remedial action taken	Accepted and remedial action initiated.	Remedial action taken	Accepted and remedial action taken	Reply not received	Accepted and remedial action taken	Accepted and remedial action taken for AY 2006-07 and initiated for AY 2007-08	Reply not received	Accepted and remedial action taken	Reply not received	Accepted and remedial action initiated	Remedial action taken
106.58	137.62	43.40	62.23	186.77	146.05	936.40	69.92	440.00	173.47	60.09	211.70	216.11	1961.00	415.00	60.76	215.12	67.57	246.00	1177.00
									Irregular exemptions/	deductions/ rebates/	relief								
2008-09	2005-06	2006-07	2007-08	2009-10	2007-08	2007-08	2007-08	2009-10	2009-10	2007-08	2007-08	2008-09	2003-04	2006-07	2008-09	2007-08	2009-10	2008-09	2009-10
M/s Metzeler Automotive Profiles India Private Ltd.	M/s Monnet Ispat & Energy Limited	M/s S. R. Industries Limited	M/s S. R. Industries Limited	M/s RKBK Fiscal Services(P) Ltd.	M/s Ganjam Trading Company Private Limited	M/s Kinetic Engineering Ltd.	M/s Alu Fluoride Limited	M/s Tamil Nadu Civil supplies Corporation Ltd.	M/s Subhash Kabini Power Corporation Limited	M/s International Agricultural Processing Pvt. Limited	M/s Century Textiles & Industries Limited	M/s PPN Power Generating Company Limited	M/s Bank of India	M/s Vigneshwara Exports Limited	M/s Multispeed Gears Private Limited	M/s Kalyani Hayes Lemmerz Limited	M/s Mackintosh Burn Limited	M/s Rajasthan State Mines & Minerals Limited Company	M/s R.P. Infosystem (P) Limited
CIT-II, Delhi	CIT-Central-l, Delhi	Chandigarh-l	Chandigarh-l	CIT-III, Kolkata	CIT-VI, Mumbai	CIT-V, Pune	CIT-I, Visakhapatnam	CIT-III, Chennai	CIT-III Bangalore	CIT-II, Madurai	CIT-VI, Mumbai	CIT-V, Chennai	CIT-II, Mumbai	CIT-VII, Mumbai	CIT-II, Delhi	CIT-V, Pune	CIT-II, Kolkata	CIT-II, Jaipur	CIT-II, Kolkata
Delhi	Delhi	Chandigarh-UT	Chandigarh-UT	West Bengal	Maharashtra	Maharashtra	Andhra Pradesh	Tamil Nadu	Karnataka	Tamil Nadu	Maharashtra	Tamil Nadu	Maharashtra	Maharashtra	Delhi	Maharashtra	West Bengal	Rajasthan	West Bengal
180. 291-CT	181. 294-CT	182. 297-CT	183. 298-CT	184. 310-CT	185. 315-CT	186. 316-CT	187. 317-CT	188. 328-CT	189. 03-CT	190. 11-CT	191. 22-CT	192. 82-CT	193. 89-CT	194. 95-CT	195. 117-CT	196. 125-CT	197. 133-CT	198. 137-CT	199. 171-CT

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Remedial action taken for AY 2006-07 and initiated for AY 2007-08	Remedial action taken	-do-	Remedial action taken	Remedial action taken	Not Accepted	Accepted and remedial action taken	Accepted	Accepted and remedial action taken	-op-	-do-	-do-	Reply not received	Accepted	Accepted and remedial action taken	Not Accepted	Accepted and remedial action taken	Remedial action taken	-op-	Not Accepted	Not Accepted
361.77	15394.9 0	1692.96	91.91	212.98	80.91	237.05	1988.06	670.37	261.79	139.33	97.26	146.27	242.53	67.21	29.99	59.51	1137.24	241.62	131.00	539.57
		· ·																		
2006-07 and 2007-08	2007-08	2008-09	2007-08	2007-08	2007-08	2006-07	2009-10	2006-07 & 07-08	2007-08	2006-07	2006-07	2008-09	2007-08	2004-05	2008-09	2003-04	2006-07	2006-07	2007-08 to 08-09	2007-08
M/s Summer India Textile Mills (P) Limited	M/s Tech Mahindra Limited	M/s Allahabad Bank	M/s Tirupati Build-Con.(P) Limited	M/s Todays Writing Products Limited	M/s Elymer International Private Limited	M/s Cardcon Builders Private Limited	M/S Navin Fluorine International Limited	M/s Indusind Bank Limited	M/s ICICI Securities Primary Dealership Limited	M/s Celestial Biolabs Limited	M/s VNS Makro Technologies Limited	M/s SSL TTK Limited	M/s Asian Electronics Limited	M/s Classic Stripes Private Limited	M/s Vegan Colloids Limited Siwani (Bhiwani)	M/s Borkar Packaging Private Limited	M/s Navabharath Ventures Limited	M/s Visu International Limited	M/s Peacock Apparels Private Limited	M/s Polyhose India Private Ltd.
CIT-Salem	CIT-II, Mumbai	CIT-II, Kolkata	CIT-I, Kolkata	CIT Central-III, Kolkata	CIT-IV, Delhi	CIT-VIII, Mumbai	CIT-VII, Mumbai	CIT-II, Mumbai	CIT-III, Mumbai	CIT-I, Hyderabad	CIT-III, Hyderabad	CIT-VI, Chennai	CIT-III, Mumbai	CIT-VI, Mumbai	CIT-Hisar	CIT-Panaji	CIT-IV, Hyderabad	CIT-III, Hyderabad	CIT-I, Madurai	CIT-V, Chennai
Tamil Nadu	Maharashtra	West Bengal	West Bengal	West Bengal	Delhi	Maharashtra	Maharashtra	Maharashtra	Maharashtra	Andhra Pradesh	Andhra Pradesh	Tamil Nadu	Maharashtra	Maharashtra	Haryana	Goa	Andhra Pradesh	Andhra Pradesh	Tamil Nadu	Tamil Nadu
). 188-CT	L. 190-CT	2. 215-CT	3. 226-CT	t. 228-CT	5. 233-CT	5. 240-CT	7. 241-CT	3. 253-CT	9. 257-CT). 271-CT	l. 272-CT	2. 285-CT	3. 304-CT	t. 305-CT	5. 312-CT	5. 313-CT	7. 318-CT	3. 319-CT	9. 321-CT). 323-CT
200.	201.	202.	203.	204.	205.	206.	207.	208.	209.	210.	211.	212.	213.	214.	215.	216.	217.	218.	219.	220.

Not Accepted	Not Accepted but remedial action taken	-do-	Remedial action taken	Accepted and remedial action initiated	Accepted and remedial action taken	-do-	-do-	Remedial action taken	Accepted and remedial action taken		-do-	Accepted and remedial action taken	Remedial action taken	Accepted and remedial action taken	-op-	Accepted and remedial action initiated	Remedial action taken	Remedial action taken	Not Accepted and remedial action taken
2846.72	1718.00	600.07	49.23	1680.67	60.69	102.29	183.26	67.70	130.10		146.00	294.00	64.69	44.12	203.00	113.06	1568.00	522.14	193.62
		,		Incorrect allowance of	business expenditure														
						1												1	
2008-09	2006-07, to 08-09	2006-07 to 08-09	2006-07	2010-11	2007-08	2008-09	2006-07	2007-08	2008-09		2001-02	2008-09	2007-08	2009-10	2007-8, 2008-09	2008-09	2007-08	2007-08	2007-08
M/s Zylog Systems Limited	M/s Mega Soft Limited	M/s United India Insurance Company Limited	M/s Kadam Exports Private Limited	M/s Corporation Bank	M/s Interarch Building Products Private Limited	M/s Bharti Infratel Limited.	M/s Delhi Transport Corporation	M/s Gujarat State Petroleum Corporation Ltd.	M/s AIG Global Asset Management Company (I)	Private Limited	M/s The New India Assurance Company Limited	M/s NESCO Limited Company.	M/s People Infocom Private Limited	M/s Bihar State Beverages Corporation Limited	M/s Rajasthan Finance Corporation Company	M/s Janta Glass Works Limited	M/s Madhya Pradesh Kshetriya Vidut Vitran Company Limited	M/s Infrastructure Development Finance Company Limited	M/s Saint Gobain India Limited
CIT-III, Chennai	CIT-IV, Chennai	CIT-LTU, Chennai	CIT-II, Ahmedabad	CIT-Mangalore	CIT-IV, Delhi	CIT-I, Delhi	CIT-IV, Delhi Central	CIT-Gandhinagar	CIT-VI, Mumbai		CIT-I, Mumbai,	CIT-IX, Mumbai	CIT-VII, Mumbai	CIT-I, Patna	CIT-II, Jaipur	CIT-X, Mumbai	CIT-Bhopal	CIT-II, Chennai	CIT-LTU, Chennai
Tamil Nadu	Tamil Nadu	Tamil Nadu	Gujarat	Karnataka	Delhi	Delhi	Delhi	Gujarat	Maharashtra		Maharashtra	Maharashtra	Maharashtra	Bihar	Rajasthan	Maharashtra	Madhya Pradesh	Tamil Nadu	Tamil Nadu
324-CT	330-CT	332-CT	333-CT	08-CT	52-CT	55-CT	64-CT	74-CT	86-CT		90-CT	101-CT	111-CT	132-CT	136-CT	143-CT	145-CT	149-CT	150-CT
221.	222.	223.	224.	225.	226.	227.	228.	229.	230.		231.	232.	233.	234.	235.	236.	237.	238.	239.

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Remedial action taken	Remedial action taken	Remedial action taken	Remedial action taken	Accepted and remedial action initiated	Remedial action taken	Accepted and remedial action initiated	Accepted and remedial action taken	Remedial action taken	Accepted	Accepted and Remedial action taken	Accepted	Reply not received	Remedial action taken	Not Accepted	Not Accepted	Remedial action taken	Accepted and remedial action taken	-do-	Remedial action taken	Remedial action taken
64.93	66.96	96.32	86.98	54.99	213.40	225.56	634.00	63.07	681.00	65.38	49.41	42.97	244.10	295.78	2419.47	1935.00	67.48	75.79	1131.19	1737.51
2006-07	2006-07	2007-08	2009-10	2007-08	2005-06	2009-10	2007-08 & 08-09	2006-07	2008-09	2008-09	2009-10	2009-10	2006-07 & 07-08	2006-07	2008-09	2006-07	2008-09	2006-07	2008-09	2007-08 to 08-09
M/s LVMH Watch and Jewellery India Private Ltd.	M/s Tyre Corporation of India Limited	M/s J.P. Infrastructure Pvt. Ltd. (Now known as J.P. Iscon Ltd.)	M/s SICOM Limited	M/s Oricon Enterprises Limited	M/s Southern Petrochemicals Industries Corporation Limited	M/s Regency Ceramics Limited	M/s Moschip Semi Conductor Technology Limited	M/s Taha Wires Private Limited	M/s Orissa Power Transmission Corporation	M/s Hindustan Gum & Chemicals Limited	M/s Tata Sponge Iron	M/s Orissa Forest Development Corporation	M/s Hindusthan Storage Distribution Co. Limited	M/s ITC Limited	M/s Hindustan Zinc Limited	M/s VST Industries Limited	M/s Saritha Steel and Industries Limited	M/s Bharat Heavy Plates & Vessels Limited	M/s Sun TV Network Limited	M/s Poompuhar Shipping Corporation Limited
CIT-II, Delhi	CIT-III, Kolkata	CIT-II, Ahmedabad	CIT-III, Mumbai	CIT-Central II, Mumbai	CIT-V, Chennai	CIT-III, Hyderabad	CIT-IV, Hyderabad	CIT-II, Surat	CIT-Bhubaneswar	CIT-IV, Kolkata	CIT-Bhubaneswar	CIT-Bhubaneswar	CIT(C)-II, Kolkata	CIT-III, Kolkata	CIT-Udaipur	CIT-III, Hyderabad	CIT-III, Hyderabad	CIT-I, Vishakhapatnam	CIT-IV, Chennai	CIT-III, Chennai
Delhi	West Bengal	Gujarat	Maharashtra	Maharashtra	Tamil Nadu	Andhra Pradesh	Andhra Pradesh	Gujarat	Odisha	West Bengal	Odisha	Odisha	West Bengal	West Bengal	Rajasthan	Andhra Pradesh	Andhra Pradesh	Andhra Pradesh	Tamil Nadu	Tamil Nadu
160-CT	175-CT	177-CT	191-CT	193-CT	198-CT	201-CT	203-CT	205-CT	206-CT	224-CT	248-CT	251-CT	260-CT	262-CT	263-CT	266-CT	267-CT	275-CT	283-CT	289-CT
240.	241.	242.	243.	244.	245.	246.	247.	248.	249.	250.	251.	252.	253.	254.	255.	256.	257.	258.	259.	260.

Remedial action taken	Remedial action taken	Accepted	Accepted	Remedial action taken	Remedial action taken	Remedial action taken	Not Accepted but remedial action taken	Accepted and remedial	action taken	-do-	Accepted and remedial		Accepted	Remedial action taken	Remedial action taken		Accepted and remedial action taken	Accepted	Remedial action taken		Remedial action taken	Reply not received	Accepted and remedial action taken	Remedial action taken
7996.63	88.37	285.00	199.00	1422.00	579.97	194.85	13511.0 0	213.56		28.41	103.62	101.00	196.00	56.39	122.47		113.22	5750.00	238.86		1263.79	759.18	64.98	193.54
								Income not	assessed/	under	assessed	unuer special	provision											
					-			Income	escaping	assessments	due to omissions	SIIDISSIIID												
2003-04, 2005-06 & 06-07	2008-09	2008-09	2008-09	2006-07	2006-07	2007-08	2005-06	2007-08	& 08-09	2009-10	2007-08		5008-09	2006-07 & 07-08	2003-04		2009-10	2007-08	2001-02		2007-08	2007-08	2001-02	2008-09
M/s Mascon Global Limited	M/s Ambadi Enterprises Ltd.	M/s Mahanadi Coal Fields	M/s Mahanadi Coal Fields	M/s Tamil Nadu Electricity Board	M/s Indian Overseas Bank	M/s Medtech Products Limited	ITC Ltd.	M/s Praxair (India) (P) Ltd		M/s Aarav Reality Private Ltd.	M/s Churu Trading Co. Pvt.	LIU.	M/s Sonu Realtors Private Ltd.	M/s BSEL Infrastructure Realty Private Limited	M/s Gesco Corporation	Limited (Now Mahindra Gesco Developer Limited	M/s Ackruti City Limited (Formerly Akruti Nirman Ltd.)	M/s Dena Bank	M/s Gujarat Paguthan Energy	Corporation Private Limited (Now CLP India Private Limited)	M/s National Insurance Company Limited	M/s Medtech Products Limited	M/s Radiant Shipping Limited	M/s Pivotal Securities Private Limited
CIT-III, Chennai	CIT-I, Chennai	CIT-Sambalpur	CIT-Sambalpur	CIT-III, Chennai	CIT-LTU, Chennai	CIT-IV, Chennai	CIT-III Kolkata	CIT-LTU,	Bangalore	CIT-I, Baroda	CIT-VI, Mumbai		CII-X, Mumbai	Mumbai CIT-X,	CIT-VI, Mumbai		CIT Central-III .Mumbai	CIT-II, Mumbai	CIT-I, Ahmedabad		CIT-II, Kolkata	CIT-IV, Chennai	CIT-V,Mumbai	CIT-II, Mumbai
Tamil Nadu	Tamil Nadu	Odisha	Odisha	Tamil Nadu	Tamil Nadu	Tamil Nadu	West Bengal	Karnataka		Gujarat	Maharashtra		Maharashtra	Maharashtra	Maharashtra		Maharashtra	Maharashtra	Gujarat		West Bengal	Tamil Nadu	Maharashtra	Maharashtra
301-CT	302-CT	306-CT	307-CT	325-CT	327-CT	331-CT	334-CT	05-CT		15-CT	23-CT	+	-	29-CT	104-CT		106-CT	139-CT			167-CT	185-CT	196-CT	242-CT
261.	262.	263.	264.	265.	266.	267.	268.	269.		270.	271.) 1 0	2/2	273.	274.		275.	276.	277.		278.	279.	280.	281.

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Remedial action taken	Accepted and remedial action taken	-op-	Accepted	Reply not received	Remedial action taken	Accepted and remedial	action taken	Reply not received	Reply not received	Remedial action taken	-do-	-op-	Accepted	Remedial action taken	Not Accepted	Reply not received	Accepted and remedial action initiated	Remedial action taken	-op-	Accepted and remedial	Accepted and remedial action initiated
29.89	194.55	97.90	52.01	97.67	54.57	99.74		117.95	2875.00	59.43	62.23	144.46	253.00	78.23	2794.08	1783.90	3972.00	00.006	387.98	144.00	724.35
				Income not	assessed under	normal														Incorrect classification	and computation
2007-08	2004-05	2008-09	2009-10	2004-05	2008-09	2005-06		2009-10	2007-08	2007-08	2006-07	2008-09	2008-09	2007-08	2009-10	2009-10	2007-08	2005-06 & 06-07	2006-07	2007-08	2007-08
M/s Suzlon Energy Limited	M/s Siemens Information Systems Limited	M/s PLR Project(P) Limited	M/s Teracom (P) Limited	M/s PSB Housing Finance Ltd.	M/s Gujarat State Fertilizers & Chemicals Limited	M/s Pfizer Limited		M/s Cochin International Airport Limited	M/s Rajasthan Rajya Vidyut Utapadan Nigam Limited	M/s Nitson Amitsu(P) Limited	M/s Craftech Udyoug (P) Ltd.	M/s Gujarat State Land Development Corporation Ltd.	M/s Bonai Industries Company	M/s The Structural Water Proofing Co. Private Limited	M/s Ratha Holdings Company Private Limited	M/s Mahanadi Coal Fields	M/s Neyveli Lignite Corporation Limited	M/s Southern Petrochemicals Industries Corporation Limited	M/s Indian Overseas Bank	M/s T Rowe Price Emerging	M/s Canara Bank
CIT-IV, Ahmedabad	CIT-VII, Mumbai	CIT-IV, Hyderabad	CIT-Panaji, Goa	CIT-V, Delhi	CIT-I, Baroda	CIT-VIII, Mumbai		CIT-I Kochi	CIT-II, Jaipur	CIT-I, Kolkata	CIT-II, Kolkata	CIT Gandhinagar	CIT-Sambalpur	CIT-IV,Kolkata	CIT-V, Chennai	CIT-Sambalpur	CIT-LTU, Chennai	CIT-V, Chennai	CIT-LTU, Chennai	DIT-2, Mumbai	CIT-LTU Bangalore
Gujarat	Maharashtra	Andhra Pradesh	Goa	Delhi	Gujarat	Maharashtra		Kerala	Rajasthan	West Bengal	West Bengal	Gujarat	Odisha	Maharashtra	Tamil Nadu	Odisha	Tamil Nadu	Tamil Nadu	Tamil Nadu	Maharashtra	Karnataka
. 245-CT	. 256-CT	. 268-CT	. 300-CT	. 70-CT	. 78-CT	. 112-CT		. 115-CT	. 146-CT	. 170-CT	. 231-CT	. 247-CT	. 252-CT	. 258-CT	. 287-CT	. 311-CT	. 320-CT	. 326-CT	. 329-CT	. 36-CT	. 114-CT
282.	283.	284.	285.	286.	287.	288.		289.	290.	291.	292.	293.	294.	295.	296.	297.	298.	299.	300.	301.	302.

Remedial action taken	Reply not received	Reply not received	Accepted and remedial	action taken	-do-	-op-	Accepted and remedial	action taken	-do-	Accepted and remedial		-do-	Reply not received	Remedial action taken		Reply not received	Accepted and remedial	action taken	Remedial action taken	Remedial action taken	Reply not received	Remedial action taken	Accepted and remedial action initiated	Remedial action taken	Remedial action taken	Accepted and remedial	action taken
51.83	1101.25	4194.00	55.50		54.85	257.10	243.06		1403.00	494.63		69.18	31.34	55.98		439.13	91.7		51.19	79.87	177.69	81.32	56.04	366.62	54.90	84.40	
of capital gains		Over-charge	of tax				-			-					-								-		Over-charge	of interest	
		Over-charge	of tax/	interest																							
2006-07	2007-08	2008-09	2007-08		2008-09	2008-09	2007-08		2008-09	2006-07		2006-07	2001-02	2002-03		2008-09	2008-09		2007-08	2002-03	2010-11	2006-07	2009-10	2004-05	2005-06	2007-08	
M/s Gopisons Developers Private Limited	M/s Oricon Enterprises Limited	M/s Eastern Coalfields Limited	M/s Rolls Royce Plc.		M/s GE Nuovo Pegnone SPA	M/s GE Energy Management Services Inc	M/s Schneider Electric India	Private Limited	M/s Maharashtra State Power Generation Company Limited	M/s Uttar Haryana Bijli Vitran		M/s Haryana Vidhyut Prasaran Nigam Limited	M/s Highland House Pvt. LTd.	M/s Bentley Nevada LLC		M/s Eastern Coalfields Limited	M/s Goman Agro Farms(P)	Limited	M/s China Trust Commercial Bank Company Limited	M/s Meinhardt Singapore Private Limited	M/s Numaligarh Refinery Ltd.	M/s Saumya Construction Private Limited	M/s M. S. Aggarwal Foundries(P) I imited	M/s Gujrat NRE Coke Limited	M/s Bilag Industries Pvt. Ltd.	M/s Samsung	Telecommunications India Private Limited
CIT-I, Pune	CIT Central-II, Mumbai	CIT-Asansol	DIT-II (Intl.	Taxation), Delhi	DIT-I, Delhi	DIT-I (Intl. Taxation) Delhi	CIT-III, Delhi		CIT-X, Mumbai	CIT- Panchkhula	-	CIT-Panchkhula	CIT-II, Jaipur	CIT-I (Intl	laxation), Delhi	CIT-Asansol	CIT-Central	Hyderabad	DIT-I (Intl. Taxation), Delhi	DIT-l (Intl. Taxation), Delhi	CIT-II, Guwahati	CIT-I, Central, Ahmedabad	CIT-IV, Hyderabad	CIT-IV, Kolkata	CIT, Valsad	CIT-III, Delhi	
Maharashtra	Maharashtra	West Bengal	Delhi		Delhi	Delhi	Delhi		Maharashtra	Haryana		Haryana	Rajasthan	Delhi		West Bengal	Andhra Pradesh		Delhi	Delhi	Assam	Gujarat	Andhra Pradesh	West Bengal	Gujarat	Delhi	
189-CT	197-CT	21-CT	46-CT		53-CT	58-CT	66-CT		97-CT	122-CT	+	123-CT	148-CT	156-CT		166-CT	182-CT		208-CT	209-CT	238-CT	243-CT	274-CT	309-CT	17-CT	51-CT	
303.	304.	305.	306.		307.	308.	309.		310.	311.		312.	313.	314.		315.	316.		317.	318.	319.	320.	321.	322.	323.	324.	

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Remedial action taken	Accepted and remedial action taken	-do-	Remedial action taken	-do-	-do-	-do-	Accepted and remedial	action taken	Action taken	Reply not received	Accepted and action taken	Accounted and action	Accepted and action taken	Accepted and action taken	-op-	-op-	Accepted and action	taken	Accepted and action	taken	Action taken	Accepted and action taken
81.60	56.64	3239.09	51.71	78.67	2280.56	319.16	1757.34		21.26	26.47	11.03	10,01	70'01	31.09	28.26	40.32	41.39		21.31		53.44	25.61
									Arithmetical	errors in	computation of income and tax		application of rate of	tax, surcharge	etc.		Mistakes in	levy of interest				
									Quality of	assessment				1	1		i		1			
2004-05	2003-04	2005-06	2009-10	2006-07	2008-09	2007-08	1998-99	to 01-02	2009-10	2006-07	2008-09		00-0007	2006-07 & 08-09	2001-02	2007-08	2004-05,	2006-07 to 09-10	2006-07		2004-05	2006-07
M/s Reservation Data Maintenance India Private Ltd.	M/s UCB India Private Limited	M/s Rathi Ispat Limited	M/s URI Civil Private Limited	M/s JHV Sugar Limited	M/s Mahanagar Telephone Nigam Limited	M/s Xenities Technolab Private Limited	M/s Das Lagerways Wind	Turbines Limited	Natverlal P Patel	Smt. Chhaya Sinha	M/s The Patiala Distt. Coop. Milkfood Prod. Union Ltd.	Dibar Cambiand Estrance	billed compliced end and Competitive Examination Board Patna	Dy. Director Mining, Raipur	Priya Aqua Farms	M/s Virginia Retirement System	Shri G. Ravi Achar		Shree Deepak Chouksi		Praveen Kumar Singal	Navjyoti Vikas Sansthan
CIT-V, Delhi	CIT-VII, Mumbai	CIT-V, Delhi	CIT-l, Central, Delhi	CIT-IV, Kolkata	CIT-LTU, Delhi	CIT-I, Kolkata	CIT-I, Chennai		CIT-I, Surat	CIT-Faridabad	CIT-Patiala		uru, raula	CIT-TDS, Bhopal	CIT-Central, Hyderabad	ADIT(IT)2(2) Mumbai	CIT Central	Bangalore	CIT-V,	Ahmedabad	CIT-Central Kanpur	CIT-Ghaziabad
Delhi	Maharashtra	Delhi	Delhi	West Bengal	Delhi	West Bengal	Tamil Nadu		Gujarat	Haryana	Punjab	Dibos	01141	Chhattisgarh	Andhra Pradesh	Maharashtra	Karnataka		Gujarat		Uttar Pradesh	Uttar Pradesh
71-CT	110-CT	158-CT	210-CT	217-CT	235-CT	261-CT	284-CT		26-IT	87-IT	103-IT	F UC	1-00	33-IT	70-IT	94-IT	04-IT		08-IT		09-IT	10-IT
325.	326.	327.	328.	329.	330.	331.	332.		333.	334.	335.	220	.000	337.	338.	339.	340.		341.		342.	343.

3 Accepted and action taken	54 Action taken	32 Action taken	35 Action taken	4.01 Action taken	.57 Accepted and action taken	.11 -do-	-do-	95 -do-	-do-	56 -do-	96 -do-	Action taken	L4 Accepted and action taken	25 Action taken	L6 Accepted and action taken		L2 Accepted and action taken	47 Action taken and amount recovered		54 Action taken
22.3	46.64	27.32	63.35	2154.01	209.57	364.11	38.06	69.95	26.17	16.66	94.96	341	13.14	10.25	47.16	605.86	75.12	16.47	28.73	17.64
					;					•			•	•		;				
2006-07	2009-10	2007-08	2002-03	2003-04 & 08-09	2009-10	2008-09	2008-09	2006-07	2005-06	2007-08	2008-09	2008-09	2008-09	2001-02 to 03-04	2007-08	2005-06 to 09-10	2003-04	2007-08	2008-09	2008-09
Price Water House	Shri Sunil kumar P. Patel	Gujarat Co-Operative Milk Marketing Federation Ltd.	Shri Sudhir J. Vaid	Shri Chironji Lal Shivhare Proprietor M/s C.P. Industries	Shri H. R. Ravichandra	The Defence Services Cooperative Housing Society	Maharashtra Academy of Engineering and Educational Research	Sh. Mohan Hotchand Khanchandani	Narendra Educational Welfare Society	U. P. Cooperative Bank Ltd.	Madhya Bihar Gramin Bank Patna	The Hindustan Sakh Sahakarita Maryadit, Gwalior	Mohammed Altaf M Jarullah	Nilesh M Parekh	M.P. Rajya Open School	Sh. Manoj Kumar	Shri Prakash Bhogilal Patel	The Kangra Central Co- operative Bank Ltd.	M/s S.E. Exports Ludhiana	Jawahar Lal Jain
CIT-XIX, Kolkata	CIT-Central-I, Ahmedabad	CIT-II, Baroda	CIT-I, Ahmedabad	CIT-Gwalior	CIT-III, Bangalore	ITO-W-6(i) Mohali	CIT-Central, Pune	CIT-Central III, Mumbai	CIT-Varanasi	CIT-I, Lucknow	CIT-I, Patna	CIT-Gwalior	CIT-II, Surat	CIT-VI, Ahmedabad	CIT-Bhopal	CIT-Central-II	CIT-III, Ahmedabad	CIT Shimla	CIT-I Ludhiana	CIT(C) Gurgaon
West Bengal	Gujarat	Gujarat	Gujarat	Madhya Pradesh	Karnataka	Punjab	Maharashtra	Maharashtra	Uttar Pradesh	Uttar Pradesh	Bihar	Madhya Pradesh	Gujarat	Gujarat	Madhya Pradesh	Delhi	Gujarat	Himachal Pradesh	Punjab	Punjab
14-IT	21-IT	22-IT	27-IT	32-IT	37-IT	39-IT	42-IT	45-IT	49-IT	51-IT	55-IT	59-IT	68-IT	69-IT	72-IT	74-IT	78-IT	88-IT	90-IT	92-IT
344.	345.	346.	347.	348.	349.	350.	351.	352.	353.	354.	355.	356.	357.	358.	359.	360.	361.	362.	363.	364.

.2 Accepted and action taken	.44 Action taken and amount recovered	1 Action taken	.73 Action taken	33 Accepted and action taken		2 Action taken		11 Accepted and action			.6 Accepted and action initiated	Reply not received	Reply not received	.9 Accepted and action taken	4 Accepted and action taken	16 -do-	.68 Accepted and amount recovered	11 Action taken	7 Accepted and action taken
75.12	102.44	Mistake in 55.21 assessments	while giving 158.73	effect to 56.03 appellate	orders 28.27	Irregular 51.92	exemptions/ deduction/re lief given to individuals	Irregular 24.81	deduction/ 157.64	to Trusts/ 13.3 Firms/ Societies	Incorrect 58.16 allowance of	Business 557 Expenditure	164	25.29	93.54	23.26	140.68	12.21	14.67
						Administrati	on of tax concession/ exemptions/ deduction												
2003-04	2004-05	2006-07	1994-95	1999- 2000	2007-08	2007-08		2007-08	2005-06	2009-10	2008-09	2007-08 & 08-09	2009-10	2006-07	2009-10	2006-07	2008-09	2009-10	2008-09
Shri Vasantkumar Thakore	Kandla Port Trust	Shri Shreyansh S Shah	Prakash B Dhebar	M/s Bhaurao Chavan Sahakari sakhar Karkhana Ltd.	M/s Osmanabad Janta Sahakari Bank Ltd.	Kanyakumari Market	Committee	Taloja C.E.T.P. Society Ltd.	M/s Janata Sahakari Bank Ltd.	M/s Bishan Steel Industries, Amritsar	M/s The Karnataka Central Co-operative Bank Ltd.	Salem District Central Cooperative Bank Ltd.	Assam Gramin Vikash Bank	Sant Tukaram Sahakari Sakhar Karkhana Ltd.	Terana Shetkari SSK Ltd.	Shri Mangaturam Kandoi	The Bhagalpiur Central Cooperative Bank Itd.	Manoj Kumar Johri	Urban Co-operative Bank Ltd. Ajmer (Cooperative Society)
CIT-III, Ahmedabad	CIT-l, Rajkot	CIT-Central I, Ahmedabad	CIT-III, Vadodara	CIT-Aurangabad	CIT-Aurangabad	CIT-I, Madurai		CIT-II, Thane	CIT-I, Pune	CIT-Amritsar	CIT Hubli	CIT-I, Salem	CIT-II, Guwahati	DCIT-Cir -1(2) Pune	CIT-Aurangabad	CIT-I, Thane	CIT-Bhagalpur	CIT-Jaipur	CIT-Ajmer
Gujarat	Gujarat	Gujarat	Gujarat	Maharashtra	Maharashtra	Tamil Nadu		Maharashtra	Maharashtra	Punjab	Karnataka	Tamil Nadu	Assam	Maharashtra	Maharashtra	Maharashtra	Bihar	Rajasthan	Rajasthan
. 100-IT	. 101-IT	. 25-IT	. 67-IT	. 81-IT	. 82-IT	. 29-IT		. 58-IT	. 95-IT	. 107-IT	. 05-IT	. 28-IT	. 41-IT	. 46-IT	. 47-IT	. 48-IT	. 54-IT	. 63-IT	. 64-IT
365.	366.	367.	368.	369.	370.	371.		372.	373.	374.	375.	376.	377.	378.	379.	380.	381.	382.	383.

Partially accepted and action taken	Accepted and action	Action taken	Action initiated	Accepted and action taken	Accepted and action taken	Partially accepted and action taken	Action taken	Accepted and action taken	Action taken	Action taken	Action taken	Action taken	Action taken	Accepted and action taken	Accepted and action taken	Accepted	Accepted and action taken	Action taken	Accepted and action taken	Accepted and partially action taken
221	83.29	91.47	264	68.98	28.61	643	110.9	41.62	54.3	447.07	19.77	143.92	1056	18.04	445.97	10.56	39.99	386	173.78	103.03
				Irregularities in allowing	depreciation / business	losses/ Capital	losses													
2005-06 & 06-07	2007-08	2007-08	2008-09	2009-10	2007-08	2009-10	2005-06	2006-07	2007-08	2008-09, & 09-10	2006-07	2007-08 & 08-09	2008-09	2007-08	2009-10	2009-10	2006-07	2007-08	2009-10	2007-08
Shree sadguru Jangali Maharaj Sahakari Bank Ltd.	M/s Yashwantrao Mohite Krishna Sahkari Karkhana Itd	Sh. Dharminder Sharma	M/s Tirunelveli District Central Cooperative Bank Ltd.	P. Vijay Kumar	M/s The Hukkeri Rual Electric Co-operative Society Ltd.	Kerala State Co-operative Bank Ltd.	Allahabad District Coopereative Bank	Yashwant Co-op Processors Ltd.	The Mula Pravara Electric Cooperative Society Ltd.	Valsad Sahakari Khand Udyog Mandoli Ltd.	Sharad S. Gupta	Indo German Tool Room	Koshi Kshetriya Gramin Bank	Chaman Vatika Education Society	Shri Vithal Sahakari Sakhar Karkhana Ltd.	Central Co-operative Bank ltd.	M/s Sarvodaya Sahakari Sakhar Karkhana Ltd.	M/s Oppenheimer Developing Markets Fund	The Ichalkaranji Cooperative Spinning Mills Ltd.	Shri Rameswar Sahakari Sakar Karkhana Ltd.
CIT-V Pune	CIT-III/Pune	CIT-Ludhiana	CIT-II Madurai	CIT Central	CIT Belgaum	CIT-Trivandrum	CIT-Allahabad	CIT-II, Kolhapur	CIT-I, Pune	CIT-Valsad	CIT-IV, Ahmedabad	CIT-III, Ahmedabad	CIT-I Bhagalpur	CIT-Panchkula	CIT-Aurangabad	CIT-II-Jaipur	CIT-I, Kolhapur	DIT(IT)Mumbai	CIT-II-Kolhapur	CIT-Aurangabad
Maharashtra	Maharashtra	Punjab	Tamil Nadu	Karnataka	Karnataka	Kerala	Uttar Pradesh	Maharashtra	Maharashtra	Gujarat	Gujarat	Gujarat	Bihar	Haryana	Maharashtra	Rajasthan	Maharashtra	Maharashtra	Maharashtra	Maharashtra
85-IT	93-IT	105-IT	108-IT	02-IT	03-IT	07-IT	11-IT	16-IT	17-IT	20-IT	23-IT	24-IT	34-IT	40-IT	56-IT	62-IT	76-IT	83-IT	96-IT	98-IT
384.	385.	386.	387.	388.	389.	390.	391.	392.	393.	394.	395.	396.	397.	398.	399.	400.	401.	402.	403.	404.

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Action taken	Accepted and action	taken	-do-	Action taken	Accepted and action taken	Accepted and action taken	Action taken	Action taken	Accepted and action taken	Accepted and action initiated	Accepted and action initiated	Action taken	Action taken	Action initiated	Accepted and action taken	Accepted and action taken	Action taken	Partially accepted and action taken	Accepted and action taken	-op-	-do-
2218.2	31.24		35.01	30.51	52.05	13.85	586	14	28.5	85.5	55.23	191	71.19	75.92	126.13	187.9	18.18	12.69	27.71	46.4	45.32
	Incorrect	classification	and	computation	of capital gains		-		Incorrect Computation	of Income					-						
	Income	escaping	assessment	due to	omission									1							
2006-07	2007-08		2008-09	2008-09	2007-08	2009-10	2009-10	2006-07	2007-08	2006-07	2008-09	2004-05 to 06-07	2004-05 & 06-07	2008-09	2007-08	2008-09	2007-08	2007-08	2007-08	2008-09	2008-09
Petrofils Co-Operative Limited	Smt. K. Rajam		Mrs. Anahaita Nalin Shah	Smt. Indu Seth	M/s Oppenheimer Developing Markets Fund	The Bhagyodaya Co-operative Bank Ltd.	Shri Arjun Parthasarathy and Rajiv Parthasarathy	Smt. Mallika Chirag Patel	Shri SS Bakkesh	Sanjay Budhia	Smt. Minu Budhia	Shri Devi Dass Garg	Amita Garg	The Coimbatore City Cooperative Bank Ltd.	Sri Popuri Ankineedu	Narsinh Sahakari Sakhar Karkhana Ltd.	Muzaffarnagar District Cooperative Development Federation Ltd.	The Jalore Central Co- operative Bank Ltd. Jalore	Suma Estates & Builders	Pushp Enterprises, Jaipur	Shri Mohan Nathumal Karnani
CIT-I, Baroda	CIT-II, Madurai		CIT-IV, Mumbai	CIT-II, Central	DIT(IT)Mumbai	CIT-I, Ahmedabad	CIT-IV, Chennai	CIT-VI, Ahmedabad	CIT Davangere	CIT-III, Kolkata	CIT-Central-III, Kolkata	CIT-Central-I	CIT-Central-I	CIT-I, Coimbatore	CIT-Vijaywada	CIT-Aurangabad	CIT- Muzaffarnagar	CIT-II-Jodhpur	CIT-Rajahmundry	CIT-II, Jaipur	CIT-19, Mumbai
Gujarat	Tamil Nadu		Maharashtra	Delhi	Maharashtra	Gujarat	Tamil Nadu	Gujarat	Karnataka	West Bengal	West Bengal	Delhi	Delhi	Tamil Nadu	Andhra Pradesh	Maharashtra	Uttar Pradesh	Rajasthan	Andhra Pradesh	Rajasthan	Maharashtra
102-IT	35-IT		43-IT	53-IT	57-IT	79-IT	109-IT	110-IT	01-IT	12-IT	13-IT	18-IT	19-IT	36-IT	38-IT	44-IT	52-IT	65-IT	71-IT	73-IT	
405.	406.		407.	408.	409.	410.	411.	412.	413.	414.	415.	416.	417.	418.	419.	420.	421.	422.	423.	424.	425.

Action taken	Accepted and action	taken	Action taken	Action initiated	Accepted and action	Action taken		Accepted and action taken	-op-	Action taken	Action taken	Accepted and action	Accepted and action	taken	-do-		-op-	Action taken		amount recovered	Accepted and action	taken	Accepted and action	taken	-op-	Accepted and action	initiated	Accepted and action taken	Reply not received
17.9	456		16.35	52.15	131.37	185 G	0.00T	26.12	16.42	27.31	58.81	2.67	8.38	2	2.55		2.66	2.21	00	۲C.L	3.43		11.42		7.65	7.95		7.41	2.42
								Omission in implementin	g provisions	of TDS/TCS		Non-levy and short levy of	wealth tax																
													_																
2007-08	2007-08		2007-08	2009-10	2006-07	2006-07	10-0002	2006-07	2008-09	2005-06	2006-07	2008-09	2008-09	2	2007-08	& 08-09	2006-07 & 07-08	2005-06	VD-01 %	10-0007	2007-08		2007-08	& 08-09	2007-08	2009-10		2007-08 & 08-09	2007-08
Shri Thulsidharan Bhaskaran	M/s Ganesh Sahakari Sakhar	Karkhana Ltd.	Hari Singh	Parvinder Kaur Chhabra	M/s Trustees of Mineworkers	rension schenie (ivirs) cuu. L & T Hochtief Seabird		Atindra Nath Choubey	ABR Educational Foundation	Chhattisgarh Rajyahathkargha Vikas & Vipanan Sahakari Sangh Maryadit, Raipur	Ashish Kohli	M/s Security & Intelligence Services (India) I td	LNOP Products (P) Ltd		Ramjilal Bathwal		Dinesh N Thacker	Dinshaw Trapinex Builders	PVt. Ltd. Discolations of annual	Unitesticulation Agrawar Infracon Private Limited	Vishu Group Services Private	Ltd.	Shri S. Srinivas Reddy		M/s Ramco Systems Ltd.	Shri Kanagasabapathy		Smt. Sunita Kantilal Vardhan	Shri Krishana Structures P. Ltd
CIT-Surat	CIT-I Pune		CIT-Hisar	CIT-II Amritsar	DIT(IT)Mumbai	CIT-12 Mumhai		CIT-Asansol	CIT-Ghaziabad	CIT-Raipur	CIT-IX	CIT-1 Patna	Central -III.	Kolkata	Central-III,	Kolkata	Central-III, Kolkata	CIT-Central-III,		CII-IV, Ahmedabad	CIT-III, Hyderabad		CIT-III, Hyderabad		CIT-II, Madurai	CIT-II, Madurai		CIT-XII Mumbai	CIT-Central- IV Mumbai
Gujarat	Maharashtra		Haryana	Punjab	Maharashtra	Maharachtra		West Bengal	Uttar Pradesh	Chhattisgarh	Delhi	Bihar	West Bengal		West Bengal		West Bengal	Maharashtra	4	oujarat	Andhra Pradesh		Andhra Pradesh		Tamil Nadu	Tamil Nadu		Maharashtra	Maharashtra
80-IT	84-IT		86-IT	89-IT	97-IT	qq_IT		15-IT	50-IT	61-IT	75-IT	01-WT	02-WT		03-WT		04-WT	05-WT		1 ^/-00	07-WT		08-WT		TW-60	10-WT	_	11-WT	12-WT
426.	427.		428.	429.	430.	431		432.	433.	434.	435.	436.	437.		438.		439.	440.	111	44T.	442.		443.		444.	445.		446.	447.

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87.97		6.86		4.13	22.71		6.33		32.49		897.88	329		21.48	29.29	28.35		42.48
									Over charge	of tax/	interest							
									Others									
2008-09	& 09-10	2006-07	to 10-11	2006-07	2005-06	to 09-10	2007-08		2010-11		2008-09	2005-06		2007-08	2007-08	2007-08		2007-08 to 09-10
Shri M. Ravinder		Shri Bhaskara Rao		Veerprabhu Marketting Ltd.	Shri K. Babu Rao		Shri Dinesh Chand Dave Prop.	M/s Kargil Bullion, Indore	Shiri Subodh kumar Gupta		Shri Naveen Shivhare	The Gwalior Citizen Sakh	Sahakarita Maryadit, Gwalior	Shri Amarjit Singh Puri	Pritam Singh	Sh. Raj Kumar Wadhwa		M/s Maha Prbhu Ram Mulkh Hi Tech Education Society
CIT-I Hyderabad		CIT-Central	Hyderabad	CIT-III, Kolkata	CIT-Central	Hyderabad	CIT-I, Indore		CIT-Central-II		CIT-Gwalior	CIT-Gwalior		CIT-VIII, Delhi	CIT-Central Circle-	L CIT-Patiala		CIT-Chandigarh
Andhra Pradesh		Andhra Pradesh		West Bengal	Andhra Pradesh		Madhya Pradesh		Delhi		Madhya Pradesh	Madhya Pradesh		Delhi	Chandigarh	Punjab		Punjab
13-WT		14-WT		15-WT	16-WT		17-WT		30-IT		31-IT	60-IT		66-IT	91-IT	104-IT		106-IT
448.		449.		450.	451.		452.		453.		454.	455.		456.	457.	458.		459.

Cat	egory wise details of observations in respect of Draft Parag	raphs sent	to Ministry
Sub c	ategory	Cases	Tax Effect
			(₹ in crore)
A. Qu	ality of assessments	160	825.19
a.	Arithmetical errors in computation of income and tax	64	586.47
b.	Incorrect application of rate of tax, surcharge etc.	11	10.53
с.	Non/short levy of interest/penalty for delay in		
	submission of returns, delay in payment of tax etc.	61	103.89
d.	Excess or irregular refunds/interest on refunds	10	37.35
e.	Mistake in assessment while giving effect to appellate		
	orders	14	86.95
B. Ad	ministration of tax concessions/exemptions/deductions	181	1,085.54
a.	Irregular exemptions/deductions/relief given to		
	Corporate	36	338.42
b.	Irregular exemptions/deductions/relief given to		
	Trusts/Firms/Societies	3	1.96
с.	Irregular exemptions/deductions/relief given to		
	individuals	1	0.52
d.	Incorrect allowance of Business Expenditure	57	416.49
e.	Irregularities in allowing depreciation/business		
	losses/Capital losses	84	328.15
C. Inc	ome escaping assessment due to omissions	83	280.90
a.	Under Special Provisions including MAT/Tonnage Tax		
	etc.	17	94.78
b.	Incorrect classification and Computation of Capital Gains	11	27.84
с.	Incorrect Computation of Income	34	155.11
d.	Omission in implementing provisions of TDS/TCS	4	1.29
e.	Non/short levy of wealth tax	17	1.88
D. Ot	hers	35	175.87
	Over charge of tax/interest	35	175.87
	Total	459	2,367.50

Appendix 6 (Reference: Paragraph 2.3.2)

State	Assessments completed during 2011-12	Assessments checked in audit during 2012-13	Assessments with errors	Total revenue effect of the audit observations made in the scrutiny assessments (₹ in crore)	Percentage of assessments with errors (Col. 4/ Col. 3x100)
1	2	3	4	5	6
Andhra Pradesh	21,537	19,398	1,618	567.79	8
Assam	1,122	1,100	125	10.12	11
Bihar	927	794	167	12.89	21
Chhattisgarh	2,862	2,589	212	19.46	8
Goa	885	871	75	15.07	9
Gujarat	23,061	21,966	1,870	643.49	9
Haryana	3,845	3,839	521	49.98	14
Himachal Pradesh	780	563	147	1.87	26
Jammu & Kashmir	65	51	20	36.93	39
Jharkhand	770	758	86	5.10	11
Karnataka	16,517	15,781	848	878.12	5
Kerala	5,441	4,898	583	298.24	12
Madhya Pradesh	6,134	5,889	279	272.50	5
Odisha	3,480	3,213	411	884.14	13
Punjab	8,260	7,672	552	46.55	7
UT Chandigarh	1,716	1,594	161	39.42	10
Rajasthan	12,844	12,244	869	133.92	7
Tamil Nadu	26,411	20,820	2,808	4,016.50	13
Uttar Pradesh	10,732	10,163	783	240.89	8
Uttaranchal	804	772	48	1.69	6
Delhi	29,605	26,977	1,010	11,194.98	4
Maharashtra	32,458	31,312	1,552	2,007.14	5
West Bengal	22,354	21,960	2,283	2,285.72	10
Total	2,32,610	2,15,224	17,028	23,662.51	7.9

Appendix 7 (Reference: Paragraph 2.5.1)

		<u> </u>	
	ory wise details of underassessment in respec	t of Income tax ar	
	ed during local audit		(₹ in crore)
	itegory	Cases	Tax effect
A. Qua	ality of assessments	4,527	2,407.35
а.	Arithmetical errors in computation of income and tax	1,840	1,453.20
b.	Incorrect application of rate of tax, surcharge etc.	236	17.43
C.	Non/short levy of interest/penalty for delay in submission of returns, delay in payment of tax etc.	2,147	685.13
d.	Excess or irregular refunds/interest on refunds	227	127.13
e.	Mistake in assessment while giving effect to appellate orders	77	124.46
	ninistration of tax concessions/exemptions/ eductions	6,906	7,298.76
а.	Irregular exemptions/deductions/relief given to Corporates	567	1,026.34
b.	Irregular exemption/deductions/relief given to Trusts/Firms/Societies	564	677.12
c.	Irregular exemptions/deductions/relief given to individuals	631	68.70
d.	Incorrect allowance of Business Expenditure	3,901	3,972.55
e.	Irregularities in allowing depreciation/business losses/Capital losses	1,239	1,549.94
f.	Incorrect allowance of DTAT relief	4	4.11
C. Inc	ome escaping assessments due to omissions	2,620	2,148.37
a.	Under Special Provisions including MAT/ Tonnage Tax etc.	187	191.51
b.	Unexplained investments/cash credits etc.	490	536.07
с.	Incorrect classification and Computation of Capital Gains	560	255.33
d.	Incorrect estimation of arm's length price	7	0.17
e.	Omission to club income of spouse, minor child etc.	79	36.48
f.	Incorrect computation of Income from House Property	150	4.00
g.	Incorrect computation of salary income	44	6.67
h.	Omission in implementing provisions of TDS/TCS	1,103	1,118.14
D. Oth	ners	2,812	745.15
	Total	16,865	12,599.63

Appendix 8 (Reference: Paragraph 2.5.4)

Cases where remedial action has beco	Cases where remedial action has become time barred in FY 12								
State	Audit obs	ervations where remedial							
	action be	came time barred							
	Cases	Tax effect (₹ in crore)							
Andhra Pradesh	62	8.40							
Assam	16	4.80							
Bihar	25	2.80							
Chhattisgarh	13	0.71							
Goa	0	0							
Gujarat	353	170.99							
Haryana	39	0.52							
Himachal Pradesh	0	0							
Jammu & Kashmir	18	0.88							
Jharkhand	10	0.35							
Karnataka	16	14.79							
Kerala	0	0							
Madhya Pradesh	15	2.27							
Odisha	45	39.35							
Punjab	89	6.73							
UT Chandigarh	9	0.24							
Rajasthan	57	0.93							
Tamil Nadu	806	404.96							
Uttar Pradesh	109	26.70							
Uttaranchal	0	0							
Delhi	0	0							
Maharashtra	418	200.14							
West Bengal	107	14.31							
Total	2,207	899.87							

Appendix 9 (Reference: Paragraph 2.10.2)

Region	Selecti	on of Grieva	nce Cells			
	Total	number o	of units in	Total n	umber of	units selected
	jurisdi	ction of Aud	it office	for aud	it	
	CCIT	CIT	Assessment	CCIT	CIT	Assessment
			units			units
Andhra Pradesh	5	22	246	2	12	149
Odisha	1	3	39	1	2	0
Punjab, Haryana,						
Himachal Pradesh						
and Jammu &						
Kashmir	5	20	301	5	10	110
Maharashtra	20	59	810	15	28	250
Karnataka	9	16	249	7	9	90
West Bengal	11	66	613	3	32	32
North-East Region	2	5	76	2	5	7
Delhi	22	60	298	3	3	15
Chhatisgarh	1	2	33	0	0	9
Gwalior	2	3	33	2	3	33
Gujarat	8	22	317	5	7	97
Rajasthan	4	12	144	4	7	96
Uttar Pradesh	5	18	163	5	8	102
Uttarakhand	1	1	14	1	1	12
Bihar	3	14	113	1	2	0
Tamilnadu &						
Kerala	15	33	379	11	20	158
Total	114	356	3,828	67	149	1,160

Appendix 10 (Reference paragraph: 5.5)

Note:-In Odisha and Bihar, no Assessment unit was selected.

Stat	us of Grievances (As c	on 31.03.2012) for FY 2	2010-11	
Name of CCIT Charge	Total grievances received (Manual & Online)	Total grievances disposed off (Manual & Online)	No. of cases Pending	Disposal of grievances in per cent
CCIT-Chandigarh	364	341	23	93.7
CCIT-Amritsar	308	66	242	21.4
CCIT-Ludhiana	3,956	3,699	257	93.5
CCIT-Panchkula	171	35	136	20.5
CCIT-Himachal Pradesh	33	10	23	30.3
CCIT-I Bangalore	740	563	177	76.1
CCIT-II Bangalore	490	330	160	67.3
CCIT-Hubali	22	5	17	22.7
Regional Grievance Cell	4.050	4.440	2.004	24.4
(CCIT-I), Kolkata	4,250	1,449	2,801	34.1
RGO/PGP(CCIT-I),			•	
Durgapur	9	0	9	0.0
CCIT- Guwahati	41	5	36	12.2
CCIT-Shillong	18	10	8	55.6
Central Grievance Cell				
(CBDT) (Delhi Region)	271	13	258	4.8
CIT (Helpline), O/o the				
CCIT-I, Delhi	548	517	31	94.3
CCIT-Raipur	18	18	0	100.0
CCIT-Bhopal	261	260	1	99.6
CCIT-Indore	35	35	0	100.0
CCIT-I(CCA) Ahmedabad	290	206	84	71.0
CCIT-II Ahmedabad	574	380	194	
CCIT-III Ahmedabad	311	227		66.2 73.0
	243		84 91	
CCIT-IV Ahmedabad	243	152	91	62.6
DIT (Exemp)	28	13	15	46.4
Ahmedabad	550	2.44	212	12.0
CCIT-Rajkot	553	241	312	43.6
CCIT-Baroda	163	99	64	60.7
CCIT-Surat	895	439	456	49.1
CCIT-Jaipur	578	391	187	67.6
CIT-I Jaipur	183	108	75	59.0
CIT-II Jaipur	98	39	59	39.8
CCIT-Udaipur	12	12	0	100.0
CIT-Udaipur	6	6	0	100.0
CIT-Ajmer	8	8	0	100.0
CCIT-Jodhpur	41	16	25	39.0
CIT-I Jodhpur	20	19	1	95.0
CCIT-Allahabad	226	13	213	5.8
CCIT-Bareilly	57	1	56	1.8
CCIT-Ghaziabad	213	69	144	32.4
CCIT-Kanpur	380	10	370	2.6
CCIT-Lucknow	227	40	187	17.6
CCIT-Dehradun	39	7	32	17.9
CCIT-I Patna	165	68	97	41.2
CCIT Chennai	803	185	618	23.0
CIT Coimbatore	88	77	11	87.5
CIT Salem	40	25	15	62.5
CCIT Madurai	62	29	33	46.8
CCIT VI Puducherry	19	19	0	100.0
CIT Kottayam	83	69	14	83.1
CIT Kozhikode	16	13	3	81.3
Total 47	17,956	10,337	7,619	55.40

Appendix 11 (Reference paragraph: 5.6.1)

Status o	f Grievances (As on 3	1.03.2012) for FY 201	1-12	
Name of CCIT Charge	Total grievances received (Manual & Online)	Total grievances disposed off (Manual & Online)	No. of cases Pending	Disposal of grievances in <i>per cent</i>
CCIT-Odisha	75	52	23	69.3
CIT-Sambalpur	32	21	11	65.6
CCIT-Chandigarh	1,029	977	52	94.9
CCIT-Amritsar	441	96	345	21.8
CCIT-Ludhiana	7,325	5,877	1,448	80.2
CCIT-Panchkula	339	154	185	45.4
CCIT-Himachal Pradesh	124	75	49	60.5
CCIT-3 Mumbai	68	48	20	70.6
CCIT-I Bangalore	1,327	929	398	70.0
CCIT-II Bangalore	404	314	90	77.7
CCIT-Hubali	66	32	34	48.5
RG Cell (CCIT-I), Kolkata	3,751	1,070	2,681	28.5
RGO/PGP(CCIT-I), Durgapur	15	7	8	46.7
RGC/PGO (CCIT-I), Jalpaiguri	7	6	1	85.7
CCIT-Guwahati	86	11	75	12.8
CCIT-Shillong	15	3	12	20.0
Central Grievance Cell	687	423	264	61.6
(CBDT) (Delhi Region)				
CIT (Helpline), CCIT-I, Delhi	1,198	842	356	70.3
CCIT-Raipur	410	406	4	99.0
CCIT-Bhopal	111	111	0	100.0
CCIT-Indore	113	93	20	82.3
CCIT-I(CCA) Ahmedabad	459	294	165	64.1
CCIT-II Ahmedabad	1,043	641	402	61.5
CCIT-III Ahmedabad	561	327	234	58.3
CCIT-IV Ahmedabad	548	444	104	81.0
DIT (Exemp) Ahmedabad	47	16	31	34.0
CCIT-Rajkot	782	362	420	46.3
CCIT-Baroda	302	168	134	55.6
CCIT-Surat	910	289	621	31.8
CCIT-Jaipur	968	614	354	63.4
CIT-I Jaipur	254	131	123	51.6
CIT-II Jaipur	156	48	108	30.8
CIT-III Jaipur	12	12	0	100.0
CCIT-Udaipur	90	90	0	100.0
CIT-Udaipur	21	16	5	76.2
CIT-Ajmer	6	6	0	100.0
CCIT-Jodhpur	93	65	28	69.9
CIT-I Jodhpur	31	31	0	100.0
CCIT-Allahabad	292	11	281	3.8
CCIT-Bareilly	111	25	86	22.5
CCIT-Ghaziabad	375	52	323	13.9
CCIT-Kanpur	525	20	505	3.8
CCIT-Lucknow	426	61	365	14.3
CCIT-Dehradun	143	43	100	30.1
CCIT-I Patna	204	93	111	45.6
CCIT-Chennai	1,066	459	607	43.1
CIT-Coimbatore	139	52	87	37.4
CIT-Salem	22	11	11	50.0
CIT II Madurai	73	63	10	86.3
CCIT VI Puducherry	40	40	0	100.0
CIT-Kottayam	62	50	12	80.6
CIT-Kozhikode	17	15	2	88.2
Total 52	27,401	16,096	11,305	58.80

Appendix 12 (Reference paragraph: 5.6.1 and 5.6.2.4)

Age-wise analysis of Pending Grievances for disposal as on 31.03.2012						
Name of CCIT Charge	Total cases pending for disposal	Range of pendency	No. of cases where pendency was more than one year but less than two years	No. of cases where pendency was more than two years	Remarks	
CCIT	8	2 to 11 Years	0	8	Eight cases still	
Visakhapattanam					pending since 2001	
CCIT Hyderabad	4	2 to 11 Years	0	4		
CCIT Odisha	34	2 to 33 months	5	18		
CCIT-Himachal Pradesh	37	23 days to 47 months	8	6	case files pending for more than two years were not produced	
CCIT-Bangalore	321	11 months to 17 months	2	0	data based on three cases examined in details.	
RG Cell (CCIT-I), Kolkata	2,681	2 days to 128 months	1,529	767		
CCIT-Allahabad	281	1 to 57 months	45	136		
CCIT-Bareilly	86	5 days to 100 months	0	50		
CCIT-Ghaziabad	323	7 days to 60 months	35	35		
CCIT-Kanpur	505	13 days to 99 months	68	256		
CCIT-Lucknow	365	4 to 45 months	62	87		
CCIT-Dehradun	100	27 days to 22 months	21	1		
CCIT-I Patna	54	13 to 24 months	54	0		
CCIT Chennai	607	3 to 124 months	119	415		
CIT II Madurai	1	42 months	0	1		
CIT Kottayam	12	2 to 8 months	0	0		
CIT Kozhikode	2	7 to 10 months	0	0		
CCIT Raipur	4	0	0	0	Information provided was incomplete	
CCIT-I, Ahmedabad	165	0	0	0	-do-	
CCIT-II, Ahmedabad	402	0	0	0	-do-	
CCIT-Vadodara	134	0	0	0	-do-	
CCIT-Surat	621	0	0	0	-do-	
CCIT-Rajkot	420	0	0	0	-do-	
CCIT-Amritsar	0	0	0	0	Information not Provided by department	
CCIT-Ludhiana	0	0	0	0	-do-	
CCIT-Panchkula	0	0	0	0	-do-	
Total 26	7,167		1,948	1,784		

Appendix 13	Reference	paragraph:	5.6.2.1	and 5.6.2.4)
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Agewise analysis of disposal of Grievances delayed beyond stipulated period of two months						
Name of CCIT Charge	Total cases disposed off beyond stipulated period	Range of delay	No. of cases where delay was more than one year but less than two years	No. of cases where delay was more than two years		
CCIT-Hyderabad	45	2 days to 12 months	0	0		
CCIT-Odisha	22	2 to 56 months	16	2		
CCIT-Amritsar	0	0	0	0		
CCIT-Ludhiana	0	0	0	0		
CCIT-Panchkula	0	0	0	0		
CCIT-Himachal Pradesh	20	20 days to 16 months	2	0		
CCIT-3 Mumbai	37	20 months to five years	11	7		
CCIT-Bangalore	321	one month to 21 month	0	1		
RG Cell (CCIT-I), Kolkata	1,070	one day to 79 months	70	55		
RGO/PGO (CCIT-	4	three months to 16	1	0		
Durgapur)		months				
RGO/PGO (CCIT-	4	21 days to 87 days	0	0		
Jalpaiguri)						
CCIT-I (CIT-XI) Ward-						
33(4), Delhi	1					
CCIT-I (CIT-XI) Ward-	4					
32(2), Delhi	1					
CCIT-I (CIT-XIV) Circle- 42(1), Delhi	1					
CCIT-I (CIT-XI) Ward-	1					
33(4), Delhi	1					
CCIT-I (CIT-II) Ward-	1	18 days to 29 months	0	1		
6(1), Delhi	1					
CCIT-I (CIT-II) Ward-						
5(1), Delhi	1					
CCIT-I (CIT-XI) Circle-						
33(1), Delhi	1					
CCIT-I (CIT-XIV) Circle-						
42(1), Delhi	1					
CCIT-I, Ahmedabad	294	Not available				
CCIT-II, Ahmedabad	641	Not available				
CCIT-Vadodara	168	Not available				
CCIT-Surat	289	Not available				
CCIT-Rajkot	362	Not available				
CIT-Allahabad, Bareilly,						
Ghaziabad, Aligarh,		Fire menths to 0.4				
Muzaffarnagar, Noida &	120	Five months to 24	72	0		
Meerut CCIT Dehradun	136 22	months Data incomplete	72	0		
CCIT-I Patna	19	four to 27 months	5	2		
CCIT Chennai	460	three to 43 months	190	21		
CIT II Madurai	2	Three to four months	0	0		
CIT Kottayam	12	12 to 34 months	9	3		
CIT Kozhikode	5	Two to six months	0	0		
Total 37	3,941		376	92		
Note: In case of CCIT-Amritsar,		T-Panchkula, zero denotes that th	ney did not provide the	e Information.		

Appendix 14 (Reference paragraph: 5.6.2.3)

Pendency of grievances (As on 31.03.2012)						
Name of CCIT Charge	Total pending Grievan ces	Pending less that six months beyond stipulated period	Pending more than six months beyond stipulated period but less than one year	Pending more than one year but less than two years beyond stipulated period	Pending more than two years beyond stipulated period	
CCIT-Hyderabad	129	125	0	4	0	
CCIT-Vishakhapattanam	23	15	0	0	8	
CCIT-Odisha	23	5	2	5	11	
CIT-Sambalpur	11	3	1	0	7	
CCIT-Amritsar	345	69	49	80	147	
CCIT-Ludhiana	1,448	1,448	0	0	0	
CCIT-Panchkula	321	199	100	10	12	
CCIT-Himachal Pradesh	37	16	7	8	6	
CCIT-3 Mumbai	121	25	73	19	4	
CCIT-I Bangalore	488	100	388	0	0	
CCIT-Hubali	34	0	34	0	0	
RGC (CCIT-I Kolkata)	2,681	143	242	1,529	767	
RGO/PGO (CCIT Durgapur)	8	2	1	5	0	
RGC/PGO (CCIT	1	1	0	0	0	
Jalpaiguri)						
CCIT-Guwahati	75	34	19	20	2	
CCIT-Shillong	12	2	2	8	0	
CCIT-Raipur	4	4	0	0	0	
CCIT-I(CCA) Ahmedabad	33	3	9	18	3	
CCIT-II Ahmedabad	402	293	48	41	20	
CCIT-III Ahmedabad	234	177	40	16	1	
CCIT-IV Ahmedabad	104	82	22	0	0	
DIT (Exemp) Ahmedabad	31	12	10	9	0	
CCIT-Rajkot	420	218	134	9	59	
CCIT-Baroda	134	53	53	17	11	
CCIT-Surat	621	230	118	252	21	
CCIT-Jaipur	354	126	80	70	78	
CIT-I Jaipur	123	78	45	0	0	
CIT-II Jaipur	108	30	15	33	30	
CIT-Udaipur	5	4	0	1	0	
CCIT-Jodhpur	53	0	0	28	25	
CIT-I Jodhpur	1			0	1	
CCIT-Allahabad	281	70	30	45	136	
CCIT-Bareilly	86	27	9	0	50	
CCIT-Ghaziabad CCIT-Kanpur	323 505	206 141	47 40	35 68	35 256	
CCIT-Kanpur CCIT-Lucknow	365	141	40	68	87	
CCIT-Dehradun	100	68	10	21	1	
CCIT Chennai	607	56	34	123	394	
CIT Coimbatore	98	0	0	87	11	
CIT Salem	26	7	5	14	0	
CIT Madurai	10	9	0	0	1	
CIT Kottayam	26	5	10	6	5	
CIT Kozhikode	5	5	0	0	0	
Total 43	10,816	4,260	1,724	2,643	2,189	

Appendix 15 (Reference paragraph: 5.6.2.4)