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Taxmann's Direct Taxes Ready Reckoner (DTRR) [Finance Act 2025] - Comprehensive | User-friendly Guidance—with Old vs. New Tax Regimes | Faceless Assessments | TDS/TCS Rates | Practical Illustration Dr. Vinod K.Singhaniania,2025-03-24

Direct Taxes Ready Reckoner has been a trusted companion for tax professionals across India for more than forty years providing unparalleled clarity and comprehensive coverage of the Income tax Act This ready reckoner is designed to simplify complex tax provisions providing practical illustrations break even tables hints for tax planning and a detailed analysis of the New Tax Regime It also guides the procedures and compliance requirements under the Faceless Tax Proceedings framework This book is intended for the following audience Tax Professionals Practitioners Chartered accountants lawyers and tax consultants who need quick reference material for day to day tax advisory and compliance Corporate Finance Executives CFOs finance managers and corporate tax teams seeking clarity on tax rates deductions exemptions and compliance timelines Students Academics CA CS CMA MBA Finance and law students who require an in depth understanding of direct tax provisions Entrepreneurs Individuals Start ups MSMEs and individuals looking for precise guidance on tax planning strategies and compliance obligations The Present Publication is the 49th Edition updated to incorporate the latest legislative changes by the Finance Bill 2025 as passed by the Lok Sabha Applicable for Assessment Years 2025 26 and 2026 27 this Edition is authored by Dr Vinod K Singhaniania whose expert analysis has established this book as a cornerstone in direct taxation in India The key highlights of this Edition include Amended Updated Incorporates and highlights all changes ensuring readers have the most current information for AY 2025 26 and 2026 27 Income tax Bill 2025 Provides an overview of key changes in the Income tax Bill 2025 vis vis Income tax Act 1961 New Tax Regime Detailed guidance on the revamped tax structure with break even tables to compare the Old vs New Tax Regimes for different income levels Hints for Tax Planning Practical insights on tax saving avenues deductions and allowances under various sections of the Income tax Act Faceless Tax Proceedings Step by step explanation of compliance requirements and procedural aspects under the faceless assessment appeals and penalty system Comprehensive Illustrations Simplifies the understanding of amendments and complex provisions through examples and case studies User friendly Referencers Organised tax tables depreciation rates withholding tax rates cost inflation indices and more for instant reference Historical Data Presents tax rates for the last ten assessment years plus gold and silver rates from past years for capital gains indexation purposes Author s Background Dr Vinod K Singhaniania a PhD from the Delhi School of Economics has decades of experience in direct taxation His expert analysis continues to set the standard for understanding and applying direct taxation in India The coverage of the book is as follows Study of Direct Taxes o Thorough coverage of all heads of income Salaries House Property Profits Gains of Business or

Profession Capital Gains and Other Sources Referencer for Amendments o Separate Amendments at a Glance section explaining each major change enacted by the Finance Bill 2025 with examples Tax Tables o Comprehensive tables for AY 2025 26 and 2026 27 for Individuals HUFs AOPs Firms Domestic Companies Foreign Companies and Cooperative Societies under both Regular and New Tax Regimes o TDS and TCS rate charts for easy reference Faceless Proceedings o Detailed guidelines and FAQs on how faceless assessments and appeals work including timelines and procedural steps Deductions Exemptions o Exhaustive list of deductions under Chapter VI A exemptions under Section 10 and reliefs available Tax Planning Tools o Summaries of tax saving schemes recommended approaches for capital gains exemption and break even analyses for different income brackets Miscellaneous o Cost Inflation Index table o Income Computation and Disclosure Standards ICDS overview o Guidelines for tax return filing payment of advance tax interest and penalties o Withholding tax compliances and timelines The structure of the book is as follows Referencer Begins with quick referencer charts and tables enabling instant access to key rates and provisions Section wise Commentary Detailed discussions on each section of the Income tax Act supplemented by practical illustrations and summaries Tax Tables Consolidated tables for current and previous years allowing easy cross referencing Annexures Appendices o Lists of Abbreviations for ease of use o Illustrative Case Studies and Examples o Amendments segregated for clarity o Indices for quick topic search Faceless Compliance Guidance Dedicated coverage of e assessment procedures deadlines and best practices to handle notices and queries in the faceless environment

Know About 30 Changes In New ITR Forms For AY 2021-22 Taxmann,2021-05-04 The Central Board of Direct Taxes CBDT has notified Income Tax Return ITR Forms for the Assessment Year 2021 22 vide Notification No 21 2021 dated 31 03 2021 Considering the crisis due to the COVID pandemic the board has not changed the ITR forms significantly Most of the new ITR forms changes are consequential to the amendments made by the Finance Act 2020 to the Income tax Act Taxmann s Editorial Team has scrutinized the new ITR Forms and have identified the key changes in new ITR forms viz a viz last year s ITR Forms These changes have been explained in the document

Taxmann's Analysis | Union Budget 2025-26 - Capital Gains Deposit Scheme—Can Budget 2025 Offer the Clarity Taxpayers Need? Taxmann,2025-01-21 This article discusses the complexities surrounding the Capital Gains Deposit Account and its interplay with Section 50C of the Income tax Act It highlights the issues taxpayers face when determining the deposit amount emphasising the ambiguity in the law and its financial implications The key highlights include Capital Gains and Exemptions Taxpayers can claim exemptions under Sections 54 54F etc by reinvesting sale proceeds of immovable property within prescribed timelines Role of Section 50C Deems stamp duty value as the sale consideration for capital gains calculation potentially causing discrepancies in deposit requirements Challenges for Taxpayers Ambiguity in the law forces taxpayers to deposit amounts exceeding the actual sale proceeds potentially Budget 2025 Expectations The government is urged to clarify that deposits in the Capital Gains Deposit Account should align with the actual sale consideration

Taxmann's Analysis |

Union Budget 2025-26 - Will Bitcoin ETFs Face a 30% Tax Rate? Taxmann,2025-01-22 This article discusses the intricate relationship between Donald Trump's election as the 47th President of the USA, Bitcoin crossing the 100,000 mark and India's upcoming Budget 2025. It examines the tax implications for Indian investors in Bitcoin Exchange Traded Funds (ETFs) and evaluates whether these investments fall under Section 115BBH, Section 50AA or Section 112 of the Income Tax Act. The key highlights include Bitcoin Surge (Bitcoin prices soared after Donald Trump's pro-Bitcoin policies), including the establishment of a national reserve Bitcoin ETFs. The introduction of Bitcoin Spot ETFs provides a safer investment avenue compared to direct cryptocurrency purchases. Tax Provisions: Taxation of Bitcoin ETFs under three key provisions of the Income Tax Act: Section 115BBH, Section 50AA and Section 112. Budget 2025 Outlook: Potential changes in the treatment of Bitcoin ETFs to align with cryptocurrency taxation policies. **Library of Congress Catalogs** Library of Congress,1960 *Library of Congress Catalog* Library of Congress,1974-04 A cumulative list of works represented by Library of Congress printed cards

Taxmann's Analysis | No More Rank Rhetoric - CCPA's Crackdown Cleans Up Coaching Ads Taxmann,2025-04-23 In a landmark move to protect students and promote transparency in the education sector, the Central Consumer Protection Authority (CCPA) has enforced strict measures against deceptive advertising by coaching centres. This article highlights the key focus areas of the CCPA's action: Mandatory Disclosures to Ensure Transparency in Coaching Advertisements. Coaching centres must provide clear, accurate information including student names, ranks, course details and disclaimers while avoiding false assurances of success. Overview of Guidelines for Prevention of Misleading Advertisements in Coaching Sector 2024. These guidelines aim to prevent student exploitation, promote ethical advertising and ensure informed decision-making through stricter regulatory oversight. Key Issues Identified by the Central Consumer Protection Authority: The CCPA flagged concerns such as guaranteed selection promises, rank assurances, violation of consumer rights, misleading claims and unfair trade practices like non-refund of fees. Monetary Penalty of ₹77.60 Lakhs Imposed on 24 Coaching Centres. A decisive enforcement step to hold coaching institutes accountable for violating consumer rights and engaging in deceptive promotional practices. [Taxmann's Analysis | India's Journey towards Sustainability - Exploring the BRSR Framework and Its Impact](#) Taxmann,2024-09-10 This article analyses the evolving landscape of sustainability reporting in India, tracing the transformation of corporate transparency and responsible business practices. It emphasises the significant impact of the Business Responsibility and Sustainability Reporting (BRSR) framework in driving this shift, fostering a culture of accountability and sustainable value creation among Indian businesses. The article discusses the following key topics: Evolution of Sustainability Reporting in India, Business Responsibility and Sustainability Report (BRSR), The Nine Principles of the National Guidelines on Responsible Business Conduct (NGRBC), ESG Audit. *Taxmann's Analysis | Strengthening Corporate Governance - SEBI Proposes Tighter Audit Controls and RPT Norms* Taxmann,2025-02-21 SEBI has proposed a series of regulatory reforms aimed at enhancing transparency, compliance and governance in listed entities. These changes

seek to improve audit oversight reinforce corporate accountability and boost investor confidence This article explores several key focus areas including Background and Rationale Evaluation of Auditor Qualifications and Alignment with the Size and Complexity of Listed Entities Mandatory Disclosures of Key Information Related to the Appointment or Re appointment of Auditors SEBI s Proposal for a Dual Threshold for Audit Committee Approval of RPTs by Subsidiaries of Listed Entities Clarification on Exemptions from RPT Approval Requirements Limited to Listed Holding Companies Strengthening the Annual Secretarial Compliance Report for Listed Entities [Taxmann's Analysis | SEBI Amends LODR Regulations - Tightens Governance Norms for HVDLEs and SMEs](#) Taxmann,2025-04-05 SEBI has introduced sweeping amendments to the SEBI Listing Obligations and Disclosure Requirements Regulations 2015 aimed at improving corporate governance and transparency for two key categories of listed entities High Value Debt Listed Entities HVDLEs and SME listed entities that exceed specific capital or net worth thresholds Extended RPT Compliance for SMEs Understand how mid sized SMEs must now adopt stronger governance over Related Party Transactions with tighter thresholds and defined materiality New Corporate Governance Norms for HVDLEs Get insights into Chapter VA s introduction which mandates board level oversight key committee formations whistle blower frameworks and enhanced reporting obligations Board Committee Reforms Learn about SEBI s stringent norms on board composition age limits director tenure and audit NRC risk stakeholder committee structures tailored for HVDLEs Governance for Unlisted Subsidiaries Secretarial Compliance Discover the extended governance framework for unlisted material subsidiaries and new audit reporting duties for listed debt issuers Impact on Investors and Market Confidence See how these reforms aim to safeguard stakeholder interests ensure accountability and strengthen trust in India s debt and SME markets This regulatory overhaul reflects SEBI s commitment to aligning India s listing standards with global best practices while adapting to the evolving nature of debt markets and SME participation

Taxmann's Analysis | Making Mergers Easier - MCA Proposes Broader Scope for Fast-Track Mergers

Taxmann,2025-04-16 The Ministry of Corporate Affairs MCA has proposed key amendments to the Companies Compromises Arrangements and Amalgamations Rules 2016 aimed at expanding the scope of fast track mergers under Section 233 of the Companies Act 2013 These changes are expected to significantly ease internal reorganisations reduce procedural delays and compliance costs and promote operational flexibility across business structures This article provides a detailed analysis of the proposed amendments including Background Alignment with the Union Budget 2025 26 Regular vs Fast Track Merger Process under the Companies Act 2013 Eligibility and Procedure for Fast Track Mergers under Section 233 of the Companies Act 2013 Proposed Expansion of Rule 25 to Widen Fast Track Merger Eligibility under Section 233 Impact of the Expanded Fast Track Merger Framework [Taxmann's Analysis | SEBI Introduces New Industry Standards for Related Party Transactions \(RPT\) Disclosure Norms](#) Taxmann,2025-03-22 SEBI issued a circular to establish a uniform framework for Related Party Transactions RPTs disclosures The circular mandates the adoption of Industry Standards that specify the

minimum information to be provided to Audit Committees and Shareholders when seeking approval for such transactions This move aims to enhance transparency ensure consistency in disclosures across listed entities and strengthen investor confidence by addressing long standing concerns regarding the adequacy and quality of information shared during the RPT approval process The article discusses several key focus areas which include Definition of Related Party Transactions RPTs Significance and Need of SEBI s Enhanced RPT Disclosure Framework Applicability and Thresholds for Minimum Information Disclosure in RPT Approvals Modifications to the SEBI Master Circular Additional Requirements for Specific Transactions Effective Date of Implementation [Taxmann's Analysis | RBI's Draft FEM \(Guarantees\) Regulations 2025 - Key Changes Every Business Must Know](#) Taxmann,2025-09-03 The RBI has released draft guidelines to overhaul its two decade old guarantee framework Moving to a principle based approach the draft FEM Guarantees Regulations 2025 aim to simplify cross border transactions while tightening compliance and reporting norms Key Highlights Clear Definitions Guarantee Principal Debtor Creditor Surety explicitly defined Extended Compliance Obligations now cover PRIIs acting as creditors or principal debtors No LoUs LoCs AD banks barred from issuing LoUs LoCs for trade credits on imports Strict Reporting Guarantees issuance changes invocation must be reported to RBI within 7 days Exemptions Certain transactions by AD branches abroad custodian banks excluded The draft framework strikes a balance between ease of doing business and enhanced regulatory oversight [Taxmann's Analysis | Fixing Common Ind AS 16 Mistakes - From CWIP Disclosures to Borrowing Cost Capitalisation](#) Taxmann,2025-03-03 Indian Accounting Standard Ind AS 16 Property Plant and Equipment establishes comprehensive guidelines for the recognition measurement and disclosure of tangible fixed assets Adherence to this standard is essential for ensuring transparency accuracy and consistency in financial reporting This article examines the key observations reported by the Financial Reporting Review Board FRRB of ICAI regarding compliance with Ind AS 16 It highlights significant disclosure gaps related to Non disclosure of Capital Work in Progress CWIP Movements Failure to provide detailed reconciliation of CWIP Non disclosure of Depreciation Methods Missing information on the method applied for asset depreciation Non disclosure of Charges on PPE for Secured Loans Omission of details regarding pledged assets Non disclosure of Useful Lives and Depreciation Rates Lack of clarity on asset longevity and depreciation schedules Inconsistencies in Carrying Amounts of PPE Discrepancies between opening and closing asset values Non disclosure of Borrowing Costs Capitalised Missing information on capitalised interest expenses Incorrect Capitalisation of Borrowing Costs Misapplication of borrowing cost capitalisation rules Use of Incorrect Terminology for PPE Inconsistent terminology creating confusion in financial statements **[Taxmann's Analysis | 6 Months Later - ITR-B Form for Search & Requisition Cases Finally Notified](#)** Taxmann,2025-04-11 The article discusses the reintroduction of the block assessment scheme under Chapter XIV B by the Finance No 2 Act 2024 and the subsequent amendments introduced by the Finance Act 2025 including the notification of Form ITR B for search requisition cases initiated on or after 01 09 2024 It highlights the need for a

consolidated assessment framework outlines the structure and filing process of ITR B and addresses unresolved compliance issues due to procedural delays The key highlights include Reintroduction of Block Assessment Scheme Introduction to Form ITR B Eligibility to File ITR B Mode and Manner of Filing ITR B Breakdown of the ITR B Structure Detailed Guidance on Filling Each Part of ITR B Unresolved Issues and Compliance Challenges *Taxmann's Analysis | SEBI Fast-Tracks Bonus Shares - Trading Now on a T+2 Basis!* Taxmann,2024-09-26 The article analyses SEBI s recent decision to shorten the time frame for crediting bonus shares and initiating their trading from the record date of the bonus issue Under the new guidelines when issuers fix and inform the stock exchange of the record date T day they must also specify the deemed date of allotment as the following working day Additionally the bonus shares will be eligible for trading on T 2 day enhancing the efficiency of the bonus share issuance process The article discusses the following key topics Current Regulatory Framework for Bonus Issues Background and Rationale behind the Amendment SEBI s Reduction in Time for Credit and Trading of Bonus Shares Conclusion *Taxmann's Analysis | SEBI's Bold Step - Responsible AI Guidelines for a Safer & Smarter Stock Market* Taxmann,2025-06-26 The article discusses SEBI s proposed framework for the responsible use of Artificial Intelligence AI and Machine Learning ML in India s securities market It highlights the growing adoption of AI ML technologies across stock exchanges brokers and mutual funds while also addressing the potential risks of biased algorithms data misuse and system errors To ensure investor protection market transparency and ethical AI deployment SEBI s consultation paper outlines key recommendations centered on governance fairness data privacy and continuous oversight The key highlights include SEBI s Rationale Behind Introducing AI Guidelines Quick Recap What is AI and ML What India and the World Say About AI ML Ethics What India and the World Say About AI Ethics What SEBI Recommends 5 Big Themes

Taxmann's Analysis | From Institutions to Individuals - SEBI to Open the Algo Trading Gates for Retail

Investors Taxmann,2025-02-15 SEBI has proposed a regulatory framework to enable retail investors to participate in algorithmic trading safely and transparently The framework mandates API based algo trading categorises algorithms into White Box transparent and Black Box restricted and defines roles responsibilities for brokers exchanges and algo providers This article explores several key focus areas including Meaning of Algorithmic Trading Current Regulatory Landscape SEBI s Rationale for Extending Algo Trading to Retail Investors Proposed Framework and Safeguards Opportunities for Retail Investors Risks and Challenges in Algo Trading Implementation Timeline and Next Steps **Taxmann's Analysis | Beyond Mutual Funds - Why are SEBI's Specialised Investment Funds (SIFs) the Future of Investing?** Taxmann,2024-12-31 The article discusses SEBI s ground breaking introduction of Specialized Investment Funds SIFs a new category of investment vehicles designed to bridge the gap between mutual funds and Portfolio Management Services PMS It provides a detailed breakdown of how SIFs offer advanced strategies professionally managed portfolios and access to diverse asset classes all with a more accessible Rs 10 lakh minimum investment Key highlights of the article include Introduction to SIFs

Understanding the rationale and benefits of SEBI's innovative investment category Comparison with Mutual Funds and PMS
How SIFs provide a middle ground by offering flexibility diversification and affordability Features and Compliance The regulatory structure of SIFs including their adherence to mutual fund regulations and additional certification requirements for fund managers Investment Instruments A detailed list of eligible assets such as real estate gold silver and infrastructure assets making SIFs versatile Investment Restrictions Key limitations on ownership in companies debt instruments REITs and InvITs to ensure diversification and risk management Strategic Benefits for Investors Illustrative examples highlighting how SIFs empower investors with sophisticated yet accessible investment opportunities Regulatory Oversight Insights into how SEBI ensures compliance transparency and market stability through SIF regulations

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Table of Contents Direct Tax Ready Reckoner 26th Edition

1. Understanding the eBook Direct Tax Ready Reckoner 26th Edition
 - The Rise of Digital Reading Direct Tax Ready Reckoner 26th Edition
 - Advantages of eBooks Over Traditional Books
2. Identifying Direct Tax Ready Reckoner 26th Edition
 - Exploring Different Genres
 - Considering Fiction vs. Non-Fiction
 - Determining Your Reading Goals
3. Choosing the Right eBook Platform
 - Popular eBook Platforms
 - Features to Look for in an Direct Tax Ready Reckoner 26th Edition
 - User-Friendly Interface
4. Exploring eBook Recommendations from Direct Tax Ready Reckoner 26th Edition
 - Personalized Recommendations
 - Direct Tax Ready Reckoner 26th Edition User Reviews and Ratings
 - Direct Tax Ready Reckoner 26th Edition and Bestseller Lists
5. Accessing Direct Tax Ready Reckoner 26th Edition Free and Paid eBooks
 - Direct Tax Ready Reckoner 26th Edition Public Domain eBooks
 - Direct Tax Ready Reckoner 26th Edition eBook Subscription Services
 - Direct Tax Ready Reckoner 26th Edition Budget-Friendly Options

6. Navigating Direct Tax Ready Reckoner 26th Edition eBook Formats
 - ePub, PDF, MOBI, and More
 - Direct Tax Ready Reckoner 26th Edition Compatibility with Devices
 - Direct Tax Ready Reckoner 26th Edition Enhanced eBook Features
7. Enhancing Your Reading Experience
 - Adjustable Fonts and Text Sizes of Direct Tax Ready Reckoner 26th Edition
 - Highlighting and Note-Taking Direct Tax Ready Reckoner 26th Edition
 - Interactive Elements Direct Tax Ready Reckoner 26th Edition
8. Staying Engaged with Direct Tax Ready Reckoner 26th Edition
 - Joining Online Reading Communities
 - Participating in Virtual Book Clubs
 - Following Authors and Publishers Direct Tax Ready Reckoner 26th Edition
9. Balancing eBooks and Physical Books Direct Tax Ready Reckoner 26th Edition
 - Benefits of a Digital Library
 - Creating a Diverse Reading Collection Direct Tax Ready Reckoner 26th Edition
10. Overcoming Reading Challenges
 - Dealing with Digital Eye Strain
 - Minimizing Distractions
 - Managing Screen Time
11. Cultivating a Reading Routine Direct Tax Ready Reckoner 26th Edition
 - Setting Reading Goals Direct Tax Ready Reckoner 26th Edition
 - Carving Out Dedicated Reading Time
12. Sourcing Reliable Information of Direct Tax Ready Reckoner 26th Edition
 - Fact-Checking eBook Content of Direct Tax Ready Reckoner 26th Edition
 - Distinguishing Credible Sources
13. Promoting Lifelong Learning
 - Utilizing eBooks for Skill Development
 - Exploring Educational eBooks
14. Embracing eBook Trends
 - Integration of Multimedia Elements

- Interactive and Gamified eBooks

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