



GOVERNMENT OF INDIA  
MINISTRY OF FINANCE  
INCOME TAX DEPARTMENT  
OFFICE OF THE INCOME TAX  
OFFICER  
ITO KHARGONE/

To,  PARASRAM S/O SHRI BHAGWAN 34, RODIYA, SANAWAD DIST-KHARGONE 451113, Madhya Pradesh India	
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PAN: <b>CKXPP0056N</b>	Assessment Year: <b>2017-18</b>	Dated: <b>29/12/2021</b>	DIN & Letter No : <b>ITBA/COM/F/17/2021-22/1038223709(1)</b>
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Sir/ Madam/ M/s,

**Subject: Proceedings under section 154 - Letter**

In this case assessment u/s 147/143(3) of the I.T. Act was completed on 30/08/2019 determining total income of Rs. 12,77,580/- and agriculture income of Rs. 2,40,000/- after making addition of Rs. 10,11,575/-.(Rs. 9,01,575/- on account of undisclosed sources u/s 69A of the I.T Act, 1961 and Rs. 60,000/- undisclosed commission and 50,000/- lease rent) to the total income of the assessee.

In this case, the assessee was opted for vivid se Vishwas (VSVS) scheme-2020.

On verification it was revealed that an amount of Rs. 9,01,575/- was added to the total income of the assessee as unexplained money U/s 69A of the I.T. Act 1961. As per provision of the section 115BBE the unexplained money of Rs. 9,01,575/- should be taxed @ 60% and surcharge @ 25% but while preparing the computation of income the surcharge @ 25% not levied further, agriculture income of Rs. 2,40,000/- was not considered for rate purpose in computing the tax.

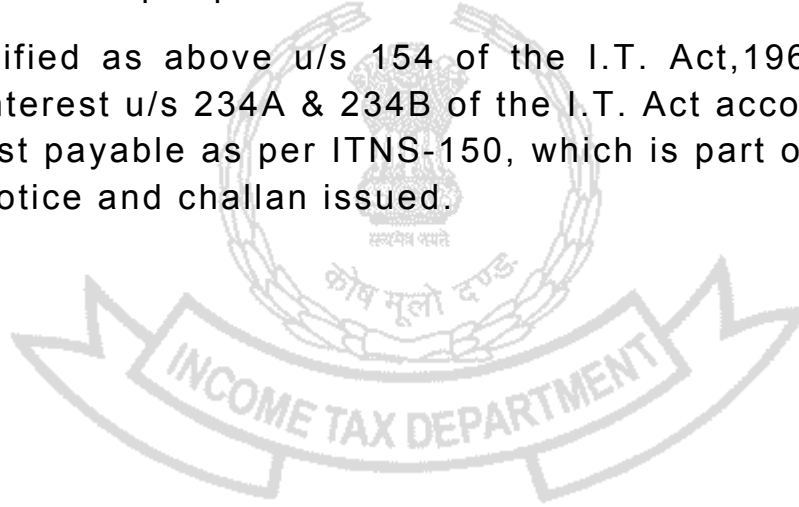
Thereafter, a notice was issued to the assessee on 12/11/2021 proposing to rectify the above mistakes. The

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,Aayakar Bhawan, UMARKHALI ROAD, NEAR STADIUM, KHARGONE, KHARGONE, Madhya Pradesh, 451001  
Email: KHARGONE.ITO@INCOMETAX.GOV.IN,

assessee was requested to submit reply on above issue so as to reach this office by 22-11-2021 but no reply submitted by the assessee till the completion of this order. Hence, it is clear that the assessee has nothing to say in the matter and have no objection against rectification of proposed mistakes.

Since, these are mistakes apparent from record, the same are rectified u/s 154 of the I.T. Act by charge of tax of Rs. 7,16,242/- and levy of interest u/s 234A- Rs. 1,07,430/- & 234B- Rs. 2,07,698/- as per provisions of I.T. Act.

Rectified as above u/s 154 of the I.T. Act,1961. Charged tax and interest u/s 234A & 234B of the I.T. Act accordingly. Tax and interest payable as per ITNS-150, which is part of this order. demand Notice and challan issued.



SHREEOM MEENA  
ITO KHARGONE/

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