Union Budget 2021



Overview

Direct Taxes

- ✓ No change in tax rates and tax slabs
- ✓ Exemption from filing IT returns for Senior Citizens (75 years and above)
- ✓ Time period reduced for initiating IT proceedings
- ✓ Constitution of Dispute Resolution Committee
- ✓ Income tax Appellate Tribunal to become faceless
- ✓ Tax incentives to startups, relaxations to NRIs, Pre-filing of IT returns

Overview

Indirect Taxes

- ✓ No change in GST rates
- ✓ Mandatory certification of GST reconciliation statement withdrawn
- ✓ Enhancement of GST penal provisions
- ✓ Rationalization of Customs duty structure
- ✓ Creation of Common Customs Electronic Portal for facilitating operations
- ✓ Introduction of AIDC as duty of Customs/Excise on specified products
- ✓ Amendment in Central Sales Tax Act

DIRECT TAXES

Effective from March 17, 2020

✓ Orders of Settlement Commission not entitled for VsV, if challenged in Writ/SLP. Likewise, sum payable pursuant to Order of Settlement Commission to fall out of VsV

- ✓ Equalisation levy provisions rationalized:
 - the term 'liable to tax' to include any person subjected to any tax in any country
 - the terms 'online sale of goods' and 'online provision of services' defined for Equalization levy on physical/offline supply of goods/services
 - clarified that transactions liable to income tax will not be liable for Equalization levy
- ✓ TDS exempt on dividend paid to business trust by a SPV or to any other person as may be notified

Effective from February 01, 2021

- ✓ Income Tax Settlement Commission ceases to operate
- ✓ Assessee to have an option to either withdraw or transfer case to proposed interim Board for Settlement

- ✓ Senior Citizens of 75 years and above, earning only pension and interest income exempt from filing IT returns
- ✓ Advance tax liability on dividend income to arise only after declaration/payment of dividend
- ✓ Threshold for Tax Audit increased from INR 5 Crore to INR 10 Crore, in cases where cash transactions do not exceed 5% of total transactions
- ✓ No deduction allowed to employers for late deposit of employees contribution to Provident Fund

- Limitation period for re-opening of assessments reduced to 3 years from 6 years. Extended time period of 10 years to continue subject to approval of Principal Commissioner of IT for re-opening tax evasion cases involving evidence of income escaping assessment in excess of INR 50 lakh
- ✓ ITAT to become faceless and communication between Appellant and ITAT only through electronic mode and hearing of appeals through video conferencing

- ✓ 'Dispute Resolution Mechanism' through faceless committee formed for taxpayers having total income of less than INR 50 lakh and disputed income of less than INR 10 lakh
- ✓ TDS on dividend and other income of FIIs to be at treaty rate
- ✓ Computation of book profits for calculating MAT to be aligned with year of taxability of income agreed in APA or on account of secondary adjustment
- ✓ Dividend income not to be included for computing book profits of Foreign Companies for MAT liability

- ✓ Authority for Advance Ruling proposed to be replaced by a Board for Advance Ruling consisting of two Chief Commissioners of IT
- ✓ Goodwill not eligible for depreciation, however goodwill purchased to be allowed as a deduction
- ✓ Scope of the term 'Slump Sale' widened to include all types of transfers (including an exchange where non-cash consideration is paid)
- ✓ Last date for filing belated/revised IT return curtailed from the end of Assessment year to 3 months prior to end of respective Assessment year

- ✓ Due date for filing return of Partners also extended to November 30th of respective year for Firms/LLPs subjected to Transfer pricing
- ✓ Summary assessments completion time limit curtailed to 9 months from the end of Financial year in which IT return is filed
- ✓ Time limit for issuance of notice for scrutiny assessment curtailed to 3 months from the end of Financial year in which IT return is filed
- ✓ Time limit for completion of scrutiny assessments curtailed to 9 months from end of relevant Assessment year

- ✓ Presumptive taxation for professionals not applicable to LLPs
- ✓ Safe harbour limit for home buyers and real estate developers, enhanced from 10% to 20% subject to fulfilling specified conditions
- ✓ Capital gains exemption for investments for start-ups and tax holiday for start-ups extended by one more year
- ✓ Relaxation of conditions for Sovereign Wealth Funds for claiming exemption from dividend, interest and Capital gains

Effective from July 01, 2021

- ✓ Non-furnishing of PAN to attract higher rate of TDS i.e. 5% under Section 194Q
- ✓ Higher TDS/TCS rates (higher of twice the applicable rate or 5%) applicable to taxpayers who have not filed IT returns for two preceding Previous years

- ✓ Additional deduction of INR 1.5 lakh for interest payment on home loans taken for affordable housing
- ✓ Individuals contributing more than INR 2.5 lakh in a Financial year to Provident Fund not entitled to tax exemption on interest income from the following year
- ✓ Notified Infra debt funds eligible to issue tax efficient zero coupon bonds
- ✓ Tax holiday for affordable housing projects extended by one more year
- ✓ Tax holiday for certain aircraft leasing companies. Conditional tax exemption of lease rentals paid by airlines to certain foreign lessors

INDIRECT TAXES

- ✓ Scope of 'Supply' retrospectively enhanced from July 01, 2017, to include activities or transactions by any person, other than an individual, to its members or constituents or vice-versa, for cash, deferred payment or other valuable consideration
- ✓ For availing ITC, additional condition introduced of supplier furnishing the details of Invoice/debit note in statement of outward supplies and such details being communicated to the recipient
- ✓ Mandatory certification of annual accounts and reconciliation statement by specified professionals withdrawn. However, annual return for specified persons to be on self-certification basis

- ✓ Commissioner empowered to exempt a class of persons from filing annual return
- ✓ Except for specified cases, retrospective amendment made from July 01, 2017 for payment of interest on net cash liability only
- ✓ Seizure and confiscation of goods and conveyances in transit to be considered as separate proceedings for recovery of tax
- ✓ "Self-assessed tax" to include tax payable in respect of outward supplies declared under Section 37 of CGST Act, but not included in the return furnished under Section 39 of CGST Act

- ✓ Inclusion of Chapter XII, Chapter XIV or Chapter XV of the CGST Act, for initiating provisional attachment proceedings
- ✓ Appeal to be filed after payment of 25% of penalty against Order issued by the Officer detaining or seizing goods or conveyances
- ✓ Penalties enhanced for detention and seizure of goods/conveyances in transit
- ✓ Penalties enhanced for confiscation of goods/conveyances
- ✓ Jurisdictional Commissioner empowered to call for information from any person in the specified manner relating to any matter under the CGST Act

Effective from enactment of the Finance Bill No. 15 of 2021

✓ An opportunity of being heard to be granted to the concerned person, before disclosing/using any information for the purpose of any proceedings under the CGST Act

Integrated Goods & Services Tax

- ✓ 'Supply' of goods or services to SEZ considered as 'Zero-rated supplies' only when they are meant for 'Authorised operations' of SEZ
- ✓ 'Zero-rated supplies' on payment of IGST restricted only to notified class of taxpayers/supplies of goods or services
- ✓ Refund of unutilised ITC for 'Zero-rated supplies' of goods, linked to receipt of foreign exchange within period specified under FEMA, failing which refund to be deposited back with interest

- ✓ All conditional exemptions to be valid for a period of 2 years from the date of issuance. All existing conditional exemptions valid as on date of Presidential assent to Finance Bill 2021, the period of 2 years to start from February 01, 2021
- Period for undertaking enquiry/investigation under the CA for issuance of notice under Sub-section (1)/(4) of Section 28 of CA restricted to 2 years with grace period of 1 year, to be granted by specified authorities
- ✓ Section 46 of CA amended to enable filing of BE before the end of the day (including holidays) preceding the day of arrival of goods. CBIC, in specified cases to prescribe different time limit for presentation of the BE but not later than the end of day of such arrival

- ✓ Commissioner (Appeals) now empowered to allow disposal of application relating to seizure of Gold
- ✓ Goods entered for exports liable for confiscation due to wrongful claim of remission or refund of any duty or tax or levy
- ✓ Export refund claimed on the basis of fraudulent utilization of ITC liable to penalty not exceeding 5 times of the refund claim
- ✓ Commissioner (Appeals) also empowered to give evidentiary value for specified documents

- ✓ Enabling of electronic authorization or amendment of documents via Customs automated systems on the basis of risk evaluation through appropriate selection criteria
- ✓ Introduction of Common Customs portal for facilitating registration, filing of BE, shipment bills other documents and forms prescribed under the CA, including service of notices, order

- ✓ Section 9/9A of CTA amended for making changes relating to countervailing / antidumping duty respectively
- ✓ Changes to the First Schedule to the CTA proposed to align amendments to the existing Harmonised Nomenclature in accordance with HSN 2022 (Effective from January 01,2022)

Tariff - Effective from February 02, 2021

AIDC – on specified imports

- ✓ Levied as duty of Customs on 25 items at specified rates for the purpose of financing agriculture infrastructure and other development expenditure
- ✓ Levied in addition to other duty of Customs chargeable under the CA or any other law for the time being in force
- ✓ SWS would be levied on AIDC
- ✓ Goods imported through Customs duty exemption available under FTA, EOU and AA schemes exempted from AIDC

Tariff - Effective from February 02, 2021

✓ Notification No. 2/2021 to 15/2021 dated February 01, 2021 (Customs Tariff) amends rate of Customs duty on various products in addition to providing exemption and concession to specified products

Non – Tariff (Effective from February 02, 2021)

- ✓ Notification No. 09/2021 dated February 01, 2021 amends IGCR, Rules to allow:
 - Job work of specified materials imported under Concessional rate of duty
 - 100% outsourcing for manufacture of goods on job work
 - Imported capital goods used for specified purpose upon payment of differential duty along with interest on depreciated value as per FTP

Non – Tariff (Effective from February 02, 2021)

- ✓ Notification No. 10/2021 dated February 01, 2021 makes various amendment on specified dates to Customs Tariff (Identification, Assessment and Collection of Antidumping duty on Dumped Articles and for Determination of Injury) Rules, 1995
- ✓ Notification No. 11/2021 dated February 01, 2021 makes various amendment on specified dates to Customs Tariff (Identification, Assessment and Collection of Countervailing duty on subsidized Article and for Determination of Injury) Rules, 1995
- ✓ Notification No. 12/2021 dated February 01, 2021 makes various amendment on specified dates to Customs Tariff (Identification and Assessment of Safeguard duty on subsidized Article and for Determination of Injury) Rules, 1997

Central Excise

Tariff - Effective from February 02, 2021

AIDC – on manufacture of specified products

✓ Levied as additional duty of Excise on manufacture of specified products. BED and SAED on Petrol and Diesel calibrated to maintain the end price to the Consumers even after levying AIDC

Central Sales tax

- ✓ Eligibility to issue Form 'C' restricted to certain classes of registered dealers for the purpose of sale or manufacturing of following goods:
 - Petroleum Crude
 - High Speed Diesel
 - Motor Spirits
 - Natural Gas
 - Aviation Turbine Fuel and
 - Alcoholic liquor for human consumption

Glossary

	Abbreviations		Abbreviations
AA	Advance Authorisation	FIIs	Foreign Institutional Investors
AIDC	Agriculture Infrastructure and Development Cess	FTA	Free Trade Agreement
APA	Advance Pricing Agreement	FTP	Foreign Trade Policy
BCD	Basic Customs Duty	GST	Goods & Services tax
BE	Bill of Entry	HSN	Harmonised Nomenclature
BED	Basic Excise Duty	IGCR	Import of Goods at Concessional Rate
CA	Customs Act	IGST	Integrated Goods & Service tax
CBIC	Central Board of Indirect taxes and Customs	INR	Indian Rupees
CGST	Central Goods & Service tax	IT	Income tax
CTA	Customs Tariff Act	ITAT	Income Tax Appellate Tribunal
EOU	Export Oriented Unit	ITC	Input tax credit
FEMA	Foreign Exchange Management Act	LLPs	Limited Liability Partnerships

Glossary

Abbreviations			
MAT	Minimum Alternate Tax		
NRI	Non resident Indian		
PAN	Permanent Account Number		
SAED	Special Additional Excise Duty		
SEZ	Special Economic Zone		
SLP	Special Leave Petition		
SPV	Special Purpose Vehicle		
SWS	Social Welfare Surcharge		
TCS	Tax Collected at Source		
TDS	Tax Deducted at Source		
VsV	Vivad se Vishwas		

Disclaimer

- ✓ This publication is intended only to provide Clients of S M ↔ Associates with details of the Union Budget proposals. It has been prepared for general guidance of interest only, and does not constitute professional advice
- ✓ No person shall act upon the information contained in this publication without obtaining specific professional advice
- ✓ SM & Associates, its members, employees and associates accept no liability and disclaim all responsibilities for consequence of any person acting or refraining to act, if reliance is placed on the information contained in this publication or for any decision based on it
- ✓ This publication is for private circulation only

Thank you

For any queries:

Contact	Call	E-mail
Mr. Sujit Kotian	91-22-28254911	sujitkotian@smandassociates.com

Mumbai

B - 304, New India Chambers Off Mahakali Caves Rd, MIDC Road, Andheri East, Mumbai 400093