Income-Tax Department	"FORM NO. 15CA (See rule 37BB) Information to be furnished for payments, chargeable to tax, to a non-resident not being a company, or to a foreign company	Ack. No.
L		1

Part A

(To be filled up if the remittance is chargeable to tax and does not exceed fifty thousand rupees and the aggregate of such remittances made during the financial year does not exceed two lakh fifty thousand rupees)

REMITTER	Name of remitter	
	PAN of the remitter (if available)	
	TAN of the remitter (if available)	
	Complete address, email and phone number of the remitter	
	Status of remitter	
E	Name of recipient of remittance	
1.1.1	PAN of the recipient of remittance, if available ²	
REMITTEE	Complete address, email ³ and phone number ⁴ of the recipient of remittance	
~	Country to which remittance is made	
	Amount payable before TDS (In Indian Currency)	
	Aggregate amount of remittance made during the financial year including this	1
ш	proposed remittance	
NC	Name of bank	
TΛ	Name of the branch of the bank	-
REMITTANCE	Proposed date of remittance	
REI	Nature of remittance	
	Tax deducted	
	(a) Amount of tax deducted	
	(b) Date of deduction	

VERIFICATION

I/We*. (full name in block letters), son/daughter of in the (designation) solemnly declare that the information given above is true to the best of my capacity of knowledge and belief and no relevant information has been concealed. I/We* further undertake to submit the requisite documents for enabling the income-tax authorities to determine the nature and amount of income of the recipient of the above remittance as well as documents required for determining my liability under the Income-tax Act as a person responsible for deduction of tax at source.

Place:

Date:

Signature:

Designation:

* Delete whichever is not applicable

Write 1 if company, write 2 if firm, write 3 if individual and write 4 if others.
 If the remittance is chargeable to tax, non-furnishing of PAN shall attract the provisions of section 206AA

3. If available

4 If available

Part B

(To be filled up if the remittance is chargeable to tax and exceeds fifty compand rupers and the appregate of such remittances made during the financial year exceeds two lakh fifty thousand rupers.)

			· ·		<u></u>										
Sect	tion			GENERAL	/INFO	DRMA	TION								
		Nan	ne of the remitter												
REMITTER		PAN	of remitter	TTT		Area	Code	AO	Fyrm	Rar	in Coc	le	A01	No	
	ļ					<u></u>		<u>.</u>	<u></u>	1 m	s. X				
		Principal Place of Business					of received	r [*]			t		}		
TIM	ſ	Complete address, email and phone number of the remitter													
Re	-											·····			
		Stati	Status" In case of company - If domestic, write "1" and if other than domestic, write "2"												
<u> </u>	+	Name of recipient of remittance							frecir	and the second	fremit	tance	HI		
		1,001								1			<u></u>		
EE	f	Stati	Status ^{iv}												
E	┝	Add	Tars	·					Count	ry to ve	main re	mitta	nce ic	mad	
REMITTEE		Auu	1055		a service and the service of the ser			- COM	15.00.0*	2355677-10			mac	10.	
-	F	Prin	cipal place of business En	nail addres	ail address			SD .	SD code)-Finare Number						
L	_						-		10	1					
		(a)	Name of the Accountant' signing the ce	ng the certificate											
	ŀ	(b)	Name of the proprietorship/firm of the a	accountant											
		(0)	Fame of the propretorship that of the												•
I.N	Γ	(c)	Address			-									
N.N.							-								
DO:															
ACCOUNTANT	F	(d)	Registration no. of the accountant					• • • • • • • • • • • • • • • • • • •							
		and the second sec													
		(e)	Date of certificate (DD/MM/YYY)				Certifican	e No. ^{vi}	1						
		(a)	Whether any order/ certificate u/s 195(2				(Tich)		Yas [] Ne	(
ER			Income-tax Act has been obtained from	the Assess	ing				-						
ORDER	\vdash	(b)	Officer. Section under which order/certificate ha	ained	····•		···								
]	t	(c)	Name and designation of the Assessing			ad d									
A.O.	Ļ		the order/certificate												
	-	(d) (e)	Date of order/certificate Order/ certificate number												
Sect			PARTICULARS OF REMITT	ANCE AN	ID TD	S X at	ner ovsifu	zate of	file acc	umiant					
	1.		Country to which remittance is made	Country:						Curre					
	2.		Amount payable	In foreig		DCY.				In los	ian Rs				
ICE	3.		Name of the Bank	Branch o	f the E	Bank	<u> </u>								
NY N	4. 5.		Proposed date of remittance	(DD/MM	$\frac{1}{1/YYY}$	$\overline{\mathbf{n}}$			{						
	6		Vature of remittance as per agreement/					- 1		1					
REMITTANCE			locument							•					
~	7.		n case the remittance is net of taxes, whether tax payable has been grossed	(Tick)	L]Yes	1 30								
			ip?												
	8.		axability under the provisions of the												
			ncome-tax Act (without considering			-									
			DTAA) a) the relevant section of the Act under												
LT.AC T		v	which the remittance is covered					_	ľ						
T.A		(b) the amount of income chargeable to												
-			ax				· · · · · · · · · · · · · · · · · · ·		{				;		
			c) the tax liability. d)basis of determining taxable income			·								· .	- ¹ - 1
			nd tax liability						ł					-	· ·
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1	9.	If any relief is claimed under DTAA-		
		(i) whether tax residency certificate is	2.	
		obtained from the recipient of remittance	(lick) Yes No	
		(ii) please specify relevant DTAA	*	
			v 1	
		(iii) please specify relevant article of		-
		DTAA	Nature of payment as per	-
1			DTAA	
		(iv) taxable income as per DTAA	In Indian Rs.	1
			×	{
		(v) tax liability as per DTAA	In Indian Rs.	-
		(v) tax nationaly as per DTAA	III IIIUIAII KS.	(
	1			4
		A. If the remittance is for royalties, fee	(Tick) Yes No	
		for technical services, interest, dividend.		
		etc,(not connected with permanent		
		establishment) please indicate:-		-
		(a) Article of DTAA		-
		(b) Rate of TDS required to be deducted	As per DTAA (%)	
		in terms of such article of the applicable		
		DTAA		-
		B. In case the remittance is on account of	(Tick) Yes No	
		business income, please indicate:-		
\leq				-
DTAA		(a) The amount of income liable to tax in		
		India		
1		(b) The basis of arriving at the rate of		
		deduction of tax.		
	1		(Tick) Yes No	
		C. In case the remittance is on account of	(Tick) Yes No	
		capital gains, please indicate:-		
		(a) amount of long term capital gains		
		(b) amount of short-term capital gains		
	1			
		(c) basis of arriving at taxable income		
	}	D. In case of other remittance not	(Tick) Yes No	
		covered by sub-items A,B and C		
		covered by sub-items rip and e		
		(a) Please specify nature of remittance		
		(b) Whether taxable in India as per		
		DTAA		
	1	(c) If yes, rate of TDS required to be		
	1	deducted in terms of such article of the		
		applicable DTAA		
	1	(d) if not, please furnish brief reasons		
		thereof specifying relevant article of		
		DTAA		
	10.	Amount of tax deducted at source	In foreign currency	
1			In Indian Rs.	
	11.	Rate of TDS	As per Income-tax Act (%)	1
SC			OT	
TDS			As per DTAA (%)	
	12.	Actual amount of remittance after TDS	In foreign currency	
1	13.	Date of deduction of tax at source, if any	(DD/MM/YYYY)	

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VERIFICATION

1. I/We*, ______ (full name in block letters), son/daughter of _______ in the capacity of _______ (designation) solemnly declare that the information given above is true to the best of my/our* knowledge and belief and no relevant information has been concealed.

2. I/We* certify that a certificate has been obtained from an accountant, particulars of which are given in this Form, certifying the amount, nature and correctness of deduction of tax at source./ I/We* certify that certificate/order under section 195(2)/195(3)/197 of the Income-tax Act, 1961, particulars of which are given in this Form*.

3. In case where it is found that the tax actually deductible on the amount of remittance has not been deducted or after deduction has not been paid or not paid in full, I/We* undertake to pay the amount of tax not deducted or not paid, as the case may be along with interest due. I/We* shall also be subject to the provisions of penalty for the said default as per the provisions of the Income-tax Act, 1961.

4. I/We* further undertake to submit the requisite documents for enabling the Income-tax Authorities to determine the nature and amount of income of the recipient of the above remittance as well as documents required for determining my/our liability under the Income-tax Act, 1961 as a person responsible for deduction of tax at source.

5. I/We* further declare that I/we* am/are* furnishing this information in my/our* capacity as and I/we* am/are* also competent to sign the return of income as per provisions of section 140 of the Income-tax Act, 1961 and verify it.

Place:

Signature:

Designation:

Date:

* Delete whichever is not applicable.

For Office Use only	For Office Use Only
•	Receipt No.
	Date
	Seal and Signature of receiving official

¹ In case TAN is applied for, please furnish acknowledgement number of the application.

ⁿ Write 1 if company, Write 2 if firm, Write 3 if individual and Write 4 if others.

[&]quot; In case of non-availability of PAN, provisions of section 206AA shall be applicable.

^w Write 1 if company, Write 2 if firm, Write 3 if individual and Write 4 if others.

^v Accountant (other than an employee) shall have the same meaning as defined in the Explanation to Section 288 of Income-tax Act, 1961.

^{vo} Please fill the serial number as mentioned in the certificate of the accountant.