



भारत सरकार
Government of India
वित्त मंत्रालय
Ministry of Finance

विदेश कर एवं कर अनुसंधान प्रभाग
Foreign Tax & Tax Research Division
सूचना विनिमय प्रकोष्ठ, भारत
Exchange of Information Cell, India

F.No.500/20/2013-FT&TR-III(2)

Dated 21 January, 2016

To
All the Pr. CCsIT/DGsIT(Inv.)/CCsIT(Central)

Sir/Madam,

Sub: Jurisdiction of Competent Authorities in Foreign Tax & Tax Research Division, Usage of Form - A prescribed in Manual on Exchange of Information issued by C.B.D.T. in May, 2015 and updated contact details of officers dealing with Exchange of Information under various treaties - Reg.

It is frequently seen that requests for Exchange of Information addressed to Foreign Tax Authorities, received from field formations are not addressed to the appropriate/jurisdictional Competent Authority/ Joint Secretary in Foreign Tax & Tax Research Division. Further, many Pr. CsIT/Pr.DsIT(Inv.) are not using the correct proforma (Form - A), issued by the C.B.D.T., in the revised Manual on Exchange of Information in May, 2015 (copy enclosed) for sending the requests for information to Foreign Tax Authorities.

2. In view of the above, I am directed to enclose the distribution of jurisdictions between the Competent Authorities (Joint Secretary, FT&TR-I and Joint Secretary, FT&TR-II) along with the updated contact details of officers in Exchange of Information Cell. It is requested that necessary instructions may be issued to the Pr. CsIT/Pr.DsIT(Inv.) in your charge to address the requests for exchange of information to the Competent Authority concerned. I am further directed to request that, henceforth, all request for exchange of information may be sent in 'Form-A' (enclosed and to inform that, requests made using old proforma may not be processed in the FT&TR Division.

Enclosure: As above

Yours faithfully,

(E. V. Bhaskar)

Under Secretary (FT&TR-III)(2)

E-mail: us32eoi-dor@nic.in, Telcfax : +91-11-26179269

Copy to: Web Manager of IRS officers online

COMPETENT AUTHORITY CONTACT DETAILS

Jurisdiction: Europe and North America (including Caribbean)	
Competent Authority	Mr. Akhilesh Ranjan IRS Joint Secretary, FT&TR-I, Central Board of Direct Taxes, Department of Revenue Ministry of Finance, Government of India Full address: Room No 803, 8th Floor, "C" Wing, Hudco Vishala Building, Bhikaji Cama Place, New Delhi-110066 Email: ranjan.akhilesh@nic.in Telephone: + 91-11-26108402 Fax: + 91-11-27177990
Director	Mr. Navneet Manohar, IRS Director, FT&TR-III, Central Board of Direct Taxes, Department of Revenue Ministry of Finance, Government of India Full address: Room No 703, 7th Floor, "C" Wing, Hudco Vishala Building, Bhikaji Cama Place, New Delhi-110066 Email: navneet.manohar@nic.in Telephone: + 91-11-26109827
Under Secretary	Mr. Gaurav Sharma, IRS Under Secretary, FT&TR-III(1) Central Board of Direct Taxes, Department of Revenue Ministry of Finance, Government of India Full address: Room No 706, 7th Floor, "C" Wing, Hudco Vishala Building, Bhikaji Cama Place, New Delhi-110066 Email: us31coi-dor@nic.in Telephone: + 91-11-26179265
	Mr. E.V. Bhaskar, IRS Under Secretary, FT&TR-III(2) Central Board of Direct Taxes, Department of Revenue Ministry of Finance, Government of India Full address: Room No 702, 7th Floor, "C" Wing, Hudco Vishala Building, Bhikaji Cama Place, New Delhi-110066 Email: us32coi-dor@nic.in Telephone: + 91-11-26179269

Jurisdiction: Countries other than North America and Europe		
Competent Authority		Mr. Rajat Bansal, IRS Joint Secretary, FT&TR-II, Central Board of Direct Taxes, Department of Revenue Ministry of Finance, Government of India Full address: Room No 804, 8th Floor, "C" Wing, Hudco Vishala Building, Bhikaji Cama Place, New Delhi-110066 Email: rajat.bansal@nic.in Telephone: + 91-11-26104504 Fax: + 91-11-26104504
Director		Ms. Vandana Ramachandran, IRS Director, FT&TR-IV, Central Board of Direct Taxes, Department of Revenue Ministry of Finance, Government of India Full address : Room No 701, 7th Floor, "C" Wing, Hudco Vishala Building, Bhikaji Cama Place, New Delhi-110066 Email: vandana.r@nic.in Telephone: + 91-11-26177767
Under Secretary		Mr. Anup Singh, IRS Under Secretary, FT&TR-IV(1) Central Board of Direct Taxes, Department of Revenue Ministry of Finance, Government of India Full address : Room No 708, 7th Floor, "C" Wing, Hudco Vishala Building, Bhikaji Cama Place, New Delhi-110066 Email: anup.singh81@nic.in Telephone: + 91-11-26179275
		Ms. O.N. Supriya Rao, IRS Under Secretary, FT&TR-IV(2) Central Board of Direct Taxes, Department of Revenue Ministry of Finance, Government of India Full address : Room No 709, 7th Floor, "C" Wing, Hudco Vishala Building, Bhikaji Cama Place, New Delhi-110066 Email: supriya.rao@nic.in Telephone: + 91-11-26179436

APPENDIX

FORM A: REQUEST FOR INFORMATION UNDER THE PROVISIONS OF TAX TREATIES

PART I OF FORM A

Basic Information			
1.	Taxpayer under investigation/examination in India	<div style="border-bottom: 1px solid black; padding: 2px;">Name</div> <div style="border-bottom: 1px solid black; padding: 2px;">Full Address</div> <div style="border-bottom: 1px solid black; padding: 2px;">PAN</div> <div style="border-bottom: 1px solid black; padding: 2px;">Current Jurisdiction</div>	
2.	Country/Jurisdiction to whom request is being made		
3.	Contact details of Assessing Officer/ DDT (Investigation)/ Transfer Pricing Officer	<div style="border-bottom: 1px solid black; padding: 2px;">Name and Designation</div> <div style="border-bottom: 1px solid black; padding: 2px;">Address</div> <div style="border-bottom: 1px solid black; padding: 2px;">Email</div> <div style="border-bottom: 1px solid black; padding: 2px;">Telephone and Fax</div>	
4.	Contact details of Range/Unit Head	<div style="border-bottom: 1px solid black; padding: 2px;">Name and Designation</div> <div style="border-bottom: 1px solid black; padding: 2px;">Address</div> <div style="border-bottom: 1px solid black; padding: 2px;">Email</div> <div style="border-bottom: 1px solid black; padding: 2px;">Telephone and Fax</div>	
5.	Contact details of Pr. CIT/CIT/Pr. DIT/DIT concerned	<div style="border-bottom: 1px solid black; padding: 2px;">Name and Designation</div> <div style="border-bottom: 1px solid black; padding: 2px;">Address</div> <div style="border-bottom: 1px solid black; padding: 2px;">Email</div> <div style="border-bottom: 1px solid black; padding: 2px;">Telephone and Fax</div>	
6.	Name of the foreign taxpayer/holder of information if referred to in the request (Row 15 of Part II)		

PART II OF FORM A

Request for Information from — — — — — (name of the country/jurisdiction)			
1	To:		
2	From:		
3	Contact Point	Name:	
		Email:	
		Telephone:	
		Fax:	
4	Legal Basis:		
5	Reference numbers and related matters	Reference number:	
		Initial request:	Please check the box: <input type="checkbox"/> Yes <input type="checkbox"/> No
		If no, please provide reference number(s) and date(s) of any related request(s):	
		Acknowledgement needed:	Please check the box: <input type="checkbox"/> Yes <input type="checkbox"/> No
		Number of attachments to the request:	
		Total number of pages for all attachments:	
6	Urgency of reply	Urgent reply required due to:	Please check the box: <input type="checkbox"/> Statute of limitation <input type="checkbox"/> Suspected fraud <input type="checkbox"/> Court case <input type="checkbox"/> Other reasons (please specify):

7	Identity of person(s) under examination or investigation:	
8	Request to refrain from notifying the taxpayer(s) involved:	<p>Please check the box:</p> <p><input type="checkbox"/> No</p> <p><input type="checkbox"/> Yes</p> <p>Reasons:</p> <p>If yes, the competent authority confirms that the requesting country would be able to refrain from notifications in similar circumstances.</p>
9	Time period or taxable event for which or in relation to which the information is sought:	
10	Tax(es) to which the request relates:	
11	Tax purpose for which the information is requested:	<p>Please check the box:</p> <p><input type="checkbox"/> determination, assessment and collection of taxes,</p> <p><input type="checkbox"/> recovery and enforcement of tax claims,</p> <p><input type="checkbox"/> investigation or prosecution of tax matters,</p> <p><input type="checkbox"/> other (please specify):</p>
12	Relevant background:	
13	Information requested:	
14	Grounds for believing that the requested information is held in the requested jurisdiction or is within the possession or control or is within the possession or control of a person within its jurisdiction:	
15	Name and address of any person believed to be in possession of the information requested (to the extent known):	

16	Form, if any, in which information is requested:	For copies of documents what type of authentication, if any, is requested:	
		Other form requirements, if any:	
17	Translation of reply requested:	Please check the box: <input type="checkbox"/> Yes <input type="checkbox"/> No	
18	In making the request, the requesting competent authority states that:	Language requested:	
	(a)	All information received in relation to the request will be kept confidential and used only for the purposes permitted in the agreement which forms the basis for the request.	
	(b)	The request is in conformity with Indian laws and administrative practice and is further in conformity with the agreement on the basis of which it is made.	
	(c)	Such information would be obtainable under Indian laws and the normal course of administrative practice in similar circumstances.	
	(d)	We have pursued all means available in our own territory to obtain the information, except those that would give rise to disproportionate difficulties.	

Signature of the Pr.CIT/Pr.DIT/CIT/DIT Concerned
Name and Designation

General Instructions for filling up Form A

1. Both Parts I and Parts II of this Form should be filled up by the Pr.CIT/Pr.DIT/CIT/DIT concerned and sent to the Competent Authority, i.e., JS (FT&TR-I) and JS(FT&TR-II), as the case maybe. The request for information in this Form should not be routed through the office of Pr.CCIT/Pr.DGIT/CCIT/DGIT but a copy may be sent to that office for information, if required.
2. Part I contains basic information about the taxpayer under investigation/examination in India and the officers making the request. This Part needs to be filled up for record purposes and is not sent to foreign authorities.
3. Part II is modelled on the lines of the template formulated by the OECD and is essentially the same as Annexure-D of the Manual on Exchange of Information issued in 2013. Part II of Form A is forwarded to the foreign authorities and thus all the relevant information mentioned in covering letters, assessment orders etc. must be captured in this Part II. The background note, summary of the case, factual analysis etc. should be included in Part II and if necessary, Annexures may be added to this Part of the Form. Since the information sent is treated as confidential by the tax authorities in other jurisdictions, copies of relevant incriminating documents seized can and should be enclosed if the same are considered useful for the foreign tax administration, in order to facilitate the obtaining of information by them. Information received from other jurisdictions under tax treaties may also be mentioned, but it should be ensured that the name of the jurisdiction is not mentioned, nor any copies of the correspondence with that jurisdiction are attached.
4. Where requests for Exchange of Information (EOI) are to be made in a group of cases under inquiry/investigation, separate Forms should be filled up for different taxpayers. Further, separate Forms need to be filled up for EOI requests to different countries/jurisdictions in the case of the same taxpayer. Thus, for instance, if three members of a family have received gifts from persons located in three different jurisdictions, the total number of Forms to be filled in would be nine.
5. Row wise instructions for filling up the Form are provided in the later part of these Instructions which must be followed by the Pr.CIT/Pr.DIT/CIT/DIT concerned. The guidelines for assistance in preparing the references have been provided in Para 3.5.1 to 3.5.21 of the Manual on Exchange of Information which should be followed by the officers concerned.
6. It shall be ensured that request for only that information is made which has demonstrable "foreseeable relevance" to the investigation carried out in India. Further, before making the request, efforts should be made to obtain information in India and this fact should be mentioned in the request. Not satisfying these conditions may result in the request being treated as "defective" and will be returned in original to be resubmitted again after removing these deficiencies. Further before making the requests, efforts must be made to obtain the required information from policy available sources in the other country/jurisdiction even if such information is available after paying requisite fee.
7. In time barring cases, the requests should be made at least three months before the cases are getting time barred giving sufficient time in the office of Competent Authority to process the requests and allow re-submission in cases where the original requests are found to be defective. In exceptional cases, where requests need to be made at the last moment, for instance on account of some new evidence becoming available, the reasons for the same should be clearly explained in the covering letter of the Pr.CIT/Pr.DIT/CIT/DIT concerned.

8. It would be responsibility of the Range/Unit Head that requests for information under the provisions of tax treaties are made in all appropriate cases including carrying out multi-level enquiry to take the investigation to their logical conclusion. They are also responsible for ensuring that clarifications and feedback are provided in a timely manner and this aspect should be monitored by the Pr.CIT/Pr.DIT/CIT/DIT concerned and appropriate action should be taken wherever required.

Instructions for filling up Part I of Form A

1. The purpose of filling up Part I of Form A is to have basic records of the taxpayer under investigation in India and the contact details of the officers making the request in the office of the Competent Authority so that the information provided by the foreign authorities or their requests for clarifications are sent to the correct jurisdiction.
2. In Row 1 the name, full address, PAN and the current jurisdiction of the taxpayer under investigation in India should be mentioned.
3. The country/jurisdiction to whom the request is made should be mentioned in Row 2.
4. The contact details of officers handling the Investigation presently should be mentioned in Rows 3, 4 and 5.
5. The name of the foreign person/entity or the holder of the information in a foreign country if mentioned in the request may be stated in Row 6 for statistical purposes.

Instructions for filling up Part II of Form A

1. Part II of Form A is essentially the same as Annexure-D of the Manual on Exchange of Information issued in 2013 and only this Part will be sent to the Competent Authority of the country/jurisdiction from where the request for information will be made. Accordingly all the information which may be useful for the foreign tax authorities for providing assistance, including copies of the documents etc., must be captured here, if necessary through Annexures.
2. Row wise instructions for filling up Part II of Form A are given below:

Row	Instructions
Row 1	The name of the country/jurisdiction from where the information is requested should be mentioned.
Row 2	The name and designation of the Indian Competent Authority, i.e., JS (FT&TR-I) and JS (FT&TR-II) as the case may be needs to be mentioned here. This will be filled up by FT&TR Division and thus should be left blank.
Row 3	The contact details of the officers in the FT&TR Division needs to be mentioned in this row. This will be filled up by FT&TR Division and thus should be left blank.
Row 4	The legal basis of making the request, for instance Article 26 of the DTAA between India and — — — — — or Article 5 of the TIEA between India and — — — or Article 4 of the Multilateral Convention on Mutual Administrative Assistance in Tax Matters or Article 5 of the SAARC Multilateral Limited Agreement should be mentioned here. There may be more than one legal instrument available for administrative assistance with the same country. In such situations, the instrument having the provision for particular

	administrative assistance required may be selected. If the administrative assistance required is available in more than one instrument, the one which is wider in scope should be selected.
Row 5	This row contains reference number, acknowledgment etc. These details will be filled up by FT&TR Division and should be left blank.
Row 6	The reasons for urgency of reply, if any, for example on account of statute of limitation, necessity of conducting investigation quickly on account of suspected fraud, court case etc. should be mentioned here. If in the request it is mentioned that information should be provided by a particular date, it should be added, in appropriate cases, that the information received after such date will be useful in penalty or appellate proceedings.
Row 7	Full details of the person under investigation or examination by the Indian tax authorities, including PAN, date of birth/date of incorporation, full address and other details as available in the records should be mentioned here. As explained in Para 2.2.2 of the Manual on Exchange of Information, the tax treaties do not restrict administrative assistance to residents of either Contracting States and thus information about residents of third countries can also be requested. However, relevance of the information about residents of third countries vis-a-vis the person under investigation in India must be clearly explained in the request.
Row 8	Under the laws of certain countries/jurisdictions, the taxpayer or the holder of the information has certain rights including a right to be informed or notified that a request concerning him for information under a tax treaty has been made. The requesting country, however, in certain exceptional cases can make a request that the taxpayer/holder of information may not be so notified. If a request to refrain from notifying the taxpayer(s) concerned is made, the reasons for the same must be clearly explained. Such reasons could be that the information is of a very urgent nature and the process of prior notification to the taxpayer will delay supply of information or the prior notification is likely to undermine the success of the investigation being conducted. A request to refrain from notifying the taxpayer should not be made in a routine manner and such request should be made only if it is essential and can be justified on the basis of documentary evidence. The reason that the taxpayer concerned is likely to file an appeal against the supply of information would generally not be a valid reason for making such a request.
Row 9	The time period or the taxable event (e.g. the date on which withholding tax is imposed) for which the information or in relation to which the information is sought should be mentioned. If the information is relevant for the current period, this fact should also be mentioned.
Row 10	The taxes for which the request is made should be mentioned. As stated in Para 2.2.2 of the Manual on Exchange of Information, in most of the tax treaties, requests for information regarding taxes not cover by the treaty, such as indirect taxes or taxes levied by State Government, can be made.
Row 11	The relevant box needs to be ticked and if necessary more than one box may be ticked.

Row 12	<p>Detailed background of the case should be mentioned clearly including the fact that how the information requested is foreseeably relevant for administration and enforcement of the domestic tax laws of India. This background information should also include a brief summary of the ongoing examination or investigation and how the requested information relates to this examination or investigation. The efforts made for collecting the information in India and the results thereof should be clearly specified. Details of foreign taxpayers related to the person under investigation/examination in India, as available in the records, and which may be of the assistance to the foreign tax authorities in providing the information may be mentioned as part of the background information.</p>
Row 13	<p>The information which is requested from the foreign Competent Authority should be listed point-wise preferably as questions. The information sought should be specific and should be described as clearly as possible. The language should be simple and easily understandable to foreign authorities who may not be aware of India's tax laws and procedures or the terminologies used. The questions should be framed in such a manner that they can be answered directly on the basis of documents and other information available and the details requested should be specific.</p> <p>The information requested should be foreseeably relevant to the administration or enforcement of the Indian tax laws and their relevance should be clearly explained in light of the background information provided. Information in the form of "fishing expedition" should not be requested.</p> <p>In some cases, it has been observed that a large number of Questions are asked in the request for EOI even though some of the questions do not appear to emanate from the issues under investigation and the relevant questions which should actually be asked are not specifically stated. Request for voluminous information should be avoided as it may become counter-productive on account of the following reasons:</p> <ul style="list-style-type: none"> ➤ The request may be considered as having been made in a casual and perfunctory manner and may be responded to accordingly by the foreign tax authorities ➤ More critical information which is actually required, may be missed by the foreign tax authorities in a request with a long list of questions and the useful information may not be received ➤ Though the foreign tax authorities may be genuinely trying to provide assistance, they may not be able to do so as they would need to collect the requested information from various sources which they may not be able to do in a timely manner ➤ Seeking unnecessary details in a casual manner without due consideration of the effort that may be required on the part of treaty partner, is likely to be viewed unfavourably and may also adversely affect the reputation of India and may also adversely impact on our ability and moral authority to seek information even in genuine cases
Row 14	<p>The grounds for believing that the information is available in the requested jurisdiction should be mentioned.</p>

Row 15	The name and address (to the extent known) of the person believed to be in possession of the information should be mentioned. This could be name and address of the Bank (in case of bank accounts), tax administration of the other country (in case of return of income or taxes paid), name and address of agents/service providers (in case of say financial accounts requested from offshore financial centres) etc. The purpose of this information is to assist the foreign tax authorities to locate the information quickly and should be mentioned only to the extent known.
Row 16	The form in which the information is required for evidentiary value, for example, the specific forms for deposition of witnesses or the manner in which copies of original documents are authenticated may be mentioned.
Row 17	If the information is requested in English, the same may be indicated here.
Row 18	Before making the request, it should be ensured that the four conditions mentioned here have been satisfied as before making the request undertaking to this effect needs to be given.

3. The name and designation of the Pr. CIT/Pr.DIT/CIT/DIT concerned making the request should be mentioned and he should sign and verify the content of the information contained in the request.