AUGUST 2021, ISSUE 6



MONTHLY NEWSLETTER



The Institute Of Chartered Accountants of India

Nashik Branch of WIRC of ICAI





CHAIRMAN'S COMMUNICATION

CA. Rajendra Vishram Shete, Chairman Nashik Branch of WIRC of ICAI

Dear Professional Colleagues,

The Nashik Branch conducted the 39th Annual General meeting on 27th July 2021 at 11.00 am. The event was graced by Superintendent of Police CA Sachin Patil (IPS), who also guided the members on Cyber Crime and Security. We had conducted this event at Branch premises and many members personally attended the event with full of joy.

I thank all the members for their participation in the Annual General Meeting and hope that our work has satisfied the likes and interests of the members. To serve the members and see that we serve the profession in all the manners is our utmost motto.

WHAT'S INSIDE THIS ISSUE:

MANAGING COMMITTEE

- CA. Rajendra Shete, Chairman
- CA. Sohil Shah, Vice Chairman
- CA. Rakesh Pardeshi, Secretary
- CA. Sanjeevan Tambulwadikar, Treasurer
- CA. Piyush Chandak,
 WICASA Chairman
- CA. Rohan Andhale, Immediate Past Chairman
- CA. Harshal Surana,
 Past Chairman

EDITORIAL COMMITTEE

- CA Rajendra Shete
- CA Sanjeevan V. Tambulwadikar
- CA. Rupali Junnare
- CA Rohan Kulkarni

In the last month we had conducted many events and sessions on many subjects covering Office Management, office on cloud, Co-operative Audit, RERA Registration and Impact on Multi-Disciplinary Firm. I thank all the members for their whole-hearted participation in large numbers. We are in a phase wherein we would like to encourage the local speakers and try to see that we develop local talent who will only make the name of Nashik Branch to a greater height.

This is the year of election for ICAI. Where there is an election, there is politics, and ICAI has no exception for that. I urge all the members to vote in the upcoming elections and see that we follow our duty towards the Institute and towards our country. We as the members of the institute and qualified person can very well understand and wise members will take an appropriate decision.

We will be celebrating the 75th Independence Day of our country this August, I wish all the members a very happy Independence Day and wish that every citizen of our country lives a free and independent life of his own Choice. We should take pledge this Independence Day, to take all the precautions and see that we become a Corona free country as early as possible. August is also the month of many festivals. I wish you all, happy several holy festivals during this month.

Stay safe, stay healthy. Best wishes. Best Regards, Yours Sincerely,

CA. Rajendra Shete Chairman



EDITORIAL MESSAGECA. Sanjeevan Vilas Tambulwadikar Editorial Committee

This month we will be celebrating the 75th Independence Day of our country. On the occasion of same, I wish all of you a very happy Independence Day. With 75 years being passed of us as an independent country, it is time that we introspect ourselves and find whether we are truly independent. We celebrate Independence Day each year on the 15th August in the memories of the souls who laid their lives for us to breathe in this free air.

Remembering such souls, makes us feel proud and patriotic, but do we really live with the same feeling in our hearts on other Days. It is time for us to not only celebrate our independence on one day but show that we care for these martyred souls each and every day of our life.

Let us take a pledge this Independence Day to keep our country clean and be a responsible citizen in every aspect of our life. The seeds we sow today will prosper and bring good health and future for the coming generations. It is only upon us that we keep the country and world safer and make it prosperous for the future generations. This pandemic has shown us that we have truly come forward as a country with the vaccines originated in our country being accepted by the world and we were able to support many countries in the medical aid.

I urge everyone to look into themselves and find the true independent soul inside yourself. Unless and until we feel independent within ourselves, we can never celebrate the Independence of our country whole heartedly. The freedom should always be in our heart and then it will reflect through our actions. Let us all celebrate this year's Independence Day with every one of us taking pledge to make each one surrounding us feel free and help everyone achieve the true independence from within the soul.

I thank all the readers and the contributors for their hard work and dedication towards the monthly newsletter. I urge the members to participate in the newsletter via professional updates, articles on matters related to the profession and also by any means possible that will help our fellow members to update their knowledge and wisdom.

Lastly to conclude, with congratulating all the Indian players who won the Olympic medals and made our country proud. We should not forget the determination and hard work made by each one to be at such level. Also, congratulations to all the players who participated but were not able to achieve the podium finish, let's not make this as the end, this is just the beginning and the honours will come to you.

Stay Safe!! Stay Healthy!!

CA. Sanjeevan Vilas Tambulwadikar Editorial Committee Nashik Branch of WIRC of ICAI

ICAI NEWS & UPDATES CONTRIBUTED BY NEWSLETTER TEAM

Applicable date of certain deferred provisions of Volume-I of Revised Code of Ethics, 2019. - (26-07-2021)

As the members are aware, the revised 12th edition of Code of Ethics has come into effect from 1st July, 2020.

It is accessible on www.icai.org at the following links:-

Code of Ethics Volume - I

https://resource.cdn.icai.org/55133CodeofEthics-2019.pdf

Code of Ethics Volume - II

https://resource.cdn.icai.org/60018code-of-ethics-2020vol2.pdf

Code of Ethics Volume –III (Case Laws Referencer)

https://resource.cdn.icai.org/59111esb48239.pdf

It may further be recalled that the Council at its 393rd Meeting held on 30th June and 1st July, 2020 decided that due to the prevailing situation due to Covid-19, the effective date of the following provisions of Volume-I of Code of Ethics, 2019 be deferred till further notification and an Announcement dated 1st July, 2020 was accordingly hosted on the Website of the Institute:-

- 1. Responding to Non-Compliance with Laws and Regulations (NOCLAR) [Sections 260 and 360]
- 2. Fees Relative Size [Paragraphs 410.3 to R410.6]
- 3. Tax Services to Audit Clients [Subsection 604]

The Council has recently decided that the provisions namely, Responding to Non-Compliance with Laws and Regulations (NOCLAR) (Sections 260 and 360), Fees-Relative Size (Paragraphs 410.3 to R410.6) and Tax Services to Audit Clients (Sub-section 604) contained in Volume-I of Code of Ethics, 2019, the applicability of which was deferred earlier, be made applicable and effective from 1st April, 2022.

Further extensions regarding the validity of Peer Review Certificate in the wake of COVID -19 spurt across the country - (22-07-2021)

In view of the fact that the pandemic is still continuing and several parts of the country are under partial lockdown and considering the requests received in this regard, the Board has decided to grant relief to the practice units by extending the expiry date of peer review certificate having original expiry date falling anytime from 1st July 2021 to 31st July 2021 till 31st August 2021 i.e. cases where no extension benefit has been availed as per any of the earlier announcements of the Board.

However, in case where reviewer has already submitted the report in respect of a Practice Unit falling in aforesaid category, which is considered by the Board and found complete upto 31st August, 2021 the peer review certificate shall be issued in continuation of previous certificate.

INCOME TAX UPDATES

Press Release dated 20.07.2021 – CBDT grants further relaxation in electronic filing of Income Tax Forms 15CA/CB.

As per the Income-tax Act, 1961, there is a requirement to furnish Form15CA/15CB electronically. Presently, taxpayers upload the Form 15CA, along with the Chartered Accountant Certificate in Form 15CB, wherever applicable, on the e-filing portal, before submitting the copy to the authorized dealer for any foreign remittance.

In view of the difficulties reported by taxpayers in electronic filing of Income Tax Forms 15CA/15CB on the portal www.incometax.gov.in, it had earlier been decided by CBDT that taxpayers could submit Forms 15CA/15CB in manual format to the authorised dealer till 15th July, 2021.

It has now been decided to extend the aforesaid date to 15th August, 2021. In view thereof, taxpayers can now submit the said Forms in manual format to the authorized dealers till 15th August, 2021.

Authorized dealers are advised to accept such Forms till 15th August, 2021 for the purpose of foreign remittances. A facility will be provided on the new e-filing portal to upload these forms at a later date for the purpose of generation of the Document Identification Number. https://pib.gov.in/PressReleasePage.aspx? PRID=1737217

Press Release dated 19.07.2021 - Tax Exemption to ameliorate stress due to COVID-19

The Government has decided to provide income tax exemption to the amount received by a taxpayer for medical treatment from an employer or from any person for treatment of COVID-19 during the financial year 2019-20 and subsequent years. The Minister stated

that Income-tax exemption shall be provided to the amount received by a taxpayer for medical treatment from an employer or from any person for treatment of COVID-19 during financial year 2019-20 and subsequent years.

The aim of this exemption is to provide relief to taxpayers who suffered on account of COVID-19 and had to incur sum for medical treatment of COVID-19 after taking help from employer or any person. It is the stated policy of the Government to discourage cash transactions and move towards less cash economy. Hence, there is no proposal to increase the limit of cash transactions permissible under various provisions of the Incometax Act, 1961.

In order to provide relief to the family members of taxpayers who have lost their lives due to COVID-1 9, the Government has decided that incometax exemption shall be provided to exgratia payment received by family members of a person from the employer

of such person or from other person on the death of the person on account of COVID-19 during FY 2019-20 and subsequent years.

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of such person or from other person on the death of the person on account of COVID-19 during FY 2019-20 and subsequent years.

The exemption shall be allowed without any limit for the amount received from the employer and the exemption shall be limited to Rs. 10 lakh in aggregate for the amount received from any other persons. https://pib.gov.in/PressReleasePage.aspx?PRID=1736879

"8AC. Computation of short-term capital gains and written down value under section 50 where depreciation on goodwill has been obtained

G.S.R. 472(E).— In exercise of the powers conferred by proviso to section 50 read with section 295 of the Income-tax Act, 1961 (43 of 1961), the Central Board of Direct taxes hereby makes the following rules further to amend the Income-tax Rules,1962, namely:—

August 2021

- 1. Short title: These rules may be called the Income tax Amendment (19th Amendment), Rules, 2021.
- 2. In the Income-tax Rules, 1962, after rule 8AB, the following rules shall be inserted, namely:— "8AC. Computation of short term capital gains and written down value under section 50 where depreciation on goodwill has been obtained.
- (1) For the purposes of proviso to section 50, the written down value of the block of the asset and short term capital gains, if any, for the previous year relevant to the assessment year commencing on the 1st day of April, 2021 shall be determined in accordance with this rule.
- (2) Where the goodwill of the business or profession was the only asset or one of the assets in the block of asset "intangible" for which depreciation was obtained by the assessee in the assessment year beginning on the 1st day of April, 2020, the written down value of this block of asset for the previous year relevant to the assessment year commencing on the 1st day of April, 2021 shall be determined in accordance with the provisions of item (ii) of sub-clause (c) of clause (6) of section 43.
- (3) Where the reduction under sub-item (B) of item (ii) of sub-clause (c) of clause (6) of section 43, for the previous year relevant to the assessment year commencing on the 1st day of April, 2021, exceeds the aggregate of the following amounts, namely:- (i) the written down value of the block of assets at the beginning of the previous year relevant to the assessment year commencing on the 1st day of April, 2021 without giving effect to reduction under sub-item (B) of item (ii) of sub-clause (c) of clause (6) of section 43; and (ii) the actual cost of any asset falling within the block of assets "intangible", other than goodwill, acquired during the previous year relevant to the assessment year commencing on the 1st day of April, 2021, such excess shall be deemed to be the capital gains arising from the transfer of short-term capital assets
- (4) Without prejudice to the provisions of sub-rule (3) and section 55, where the goodwill of the business or profession was the only asset in the block of asset "intangible" for which depreciation was obtained by the assessee in the assessment year beginning on the 1st day of April, 2020, and the block of asset ceases to exist on account of there being no further asset acquired during the previous year relevant to the assessment year commencing on the 1st day of April, 2021 in that block, there will not be any capital gains or loss on account of the block of asset having ceased to exist.
- (5) The capital gains or loss on transfer of goodwill, during the previous year relevant to the assessment year 2021-22 or subsequent assessment years, shall be determined in accordance with the provisions of section 48, section 49 and clause (a) of sub-section (2) of section 55."

[Notification No. 77/2021/ F. No. 370142/23/2021-TPL]

GST UPDATES

CONTRIBUTED BY CA. NARENDRA KALE, NASHIK



- The taxpayers can now see the exact Annual Aggregate Turnover (AATO) for the previous FY, instead of just the two slabs of Above or Upto Rs. 5 Cr.
- The taxpayers can also see the Aggregate Turnover of the current FY based on the returns filed till date.
- The taxpayers have also now been provided with the facility of turnover update in case taxpayers feel that the system calculated turnover displayed on their dashboard varies from the turnover as per their records.
- This facility of turnover update shall be provided to all the GSTINs registered on a common PAN. All the changes by any of the GSTINs in their turnover shall be summed up for computation of Annual Aggregate Turnover for each of the GSTINs
- The taxpayer can amend the turnover twice within a period of one month from the date of roll out of this
 functionality. Thereafter, the figures will be sent for review of the Jurisdictional Tax Officer who then can
 amend the values furnished by the taxpayer.

Taxpayers having aggregate turnover upto Rs. 2 crores are exempt from the requirement of furnishing Annual return for FY 2020-21

G.S.R. 518(E).—In exercise of the powers conferred by the first proviso to section 44 of the Central Goods and Services Tax Act, 2017 (12 of 2017), the Commissioner, on the recommendations of the Council, hereby exempts the registered person whose aggregate

turnover in the financial year 2020-21 is upto two crore rupees, from filing annual return for the said financial year.

This notification shall come into force from the 1st day of August, 2021.

[F. No. CBEC-20001/5/2021-GST]

Seeks to amend Rule 80 of the CGST Rules, 2017 and notify Form GSTR 9 and 9C for FY 2020-21. Rule 80 provides for exemption from GSTR-9C to taxpayers having AATO upto Rs. 5 crores

G.S.R.....(E). - In exercise of the powers conferred by section 164 of the Central Goods and

Services Tax Act, 2017 (12 of 2017), the Government, on the recommendations of the Council, hereby makes the following rules further to amend the Central Goods and Services Tax Rules, 2017, namely:-

- 1. Short title and commencement. (1) These rules may be called the Central Goods and Services Tax (Sixth Amendment) Rules, 2021.
- (2) They shall come into force from the 1st day of August, 2021.
- 2. In the Central Goods and Services Tax Rules, 2017 (hereinafter referred to as the said rules), for rule 80, the following rule shall be substituted, namely: -
- "80. Annual return.- (1) Every registered person, other than those referred to in the second proviso to section 44, an Input Service Distributor, a person paying tax under section 51 or section 52, a casual taxable person and a non-resident taxable person, shall furnish an annual return for every financial year as specified under section 44 electronically in FORM GSTR-9 on or before the thirty-first day of December following the end of such financial year through the common portal either directly or through a Facilitation Centre notified by the Commissioner:

Provided that a person paying tax under section 10 shall furnish the annual return in FORM GSTR-9A.

- (2) Every electronic commerce operator required to collect tax at source under section 52 shall furnish annual statement referred to in sub-section (5) of the said section in FORM GSTR 9B.
- (3) Every registered person, other than those referred to in the second proviso to section 44, an Input Service Distributor, a person paying tax under section 51 or section 52, a casual taxable person and a non-resident taxable person, whose aggregate turnover during a financial year exceeds five crore rupees, shall also furnish a self-certified reconciliation statement as specified under section 44 in FORM GSTR-9C along with the annual return referred to in sub-rule (1), on or before the thirty-first day of December following the end of such financial year, electronically through the common portal either directly or through a Facilitation Centre notified by the Commissioner."

MCA UPDATES

CONTRIBUTED BY CA. SNEHA MANCHANDA. NASHIK



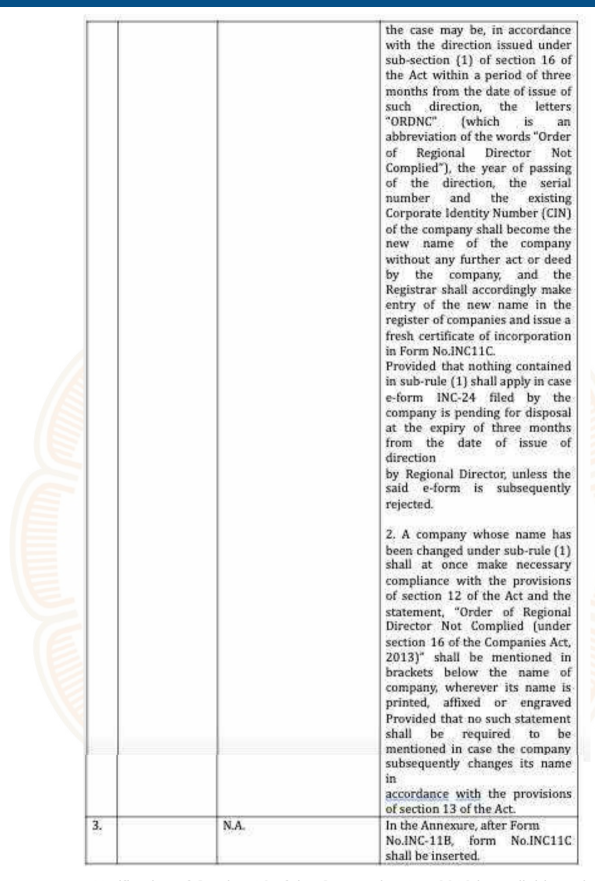
<u>Commencement notification of provisions of Companies (Amendment) Act, 2020 relating to Rectification of name of Company and insertion of Rule 33A in Companies (Incorporation) Rules, 2014 w.e.f. 01st September, 2021</u>

This is to inform you that the Central Government has appointed 01st September, 2021 as the date on which Section 4 of the Companies (Amendment) Act, 2020 i.e., amendment in Section 16 of the Companies Act, 2013 shall come into force. Further, pursuant to amendment in section 16 of the Act, the Central Government has incorporated Rule 33A in the Companies (Incorporation) Rules, 2014 for prescribing provisions for allotment of a new name to the existing company under section 16(3) of the Act. The provision of Rule 33A shall also come into force from 01st September, 2021. The analysis of the amendment in section 16 of the Act and Rule 33A in the Companies (Incorporation) Rules, 2014 have been given below:

Sr.	Section/Rule	Pre-Amendment	Post Amendment
No. 1.	Section 16 of the Companies Act, 2013	1 If, through inadverten — or otherwise, a company on its first registration or on its registration by a new name, is registered by a name which—	If, through inadvertence or otherwise, a company on its first registration or on its registration by a new name, is registered by a name which—
		a. in the opinion of the Central Government, is identical with or too nearly resembles the name by which a company in existence had been previously registered, whether under this Act or any previous company law, it may direct the company to change its name and the company shall change its name or new name, as the case may be, within a period of three months from the issue of such direction, after adopting an ordinary resolution for the purpose;	a. in the opinion of the Central Government, is identical with or too nearly resembles the name by which a company in existence had been previously registered, whether under this Act or any previous company law, it may direct the company to change its name and the company shall change its name or new name, as the case may be, within a period of three months from the issue of such direction, after adopting an ordinary resolution for the purpose;
		b. on an application by a registered proprietor of a trade mark that the name is identical with or too nearly resembles to a registered trade mark of such proprietor under the Trade Marks Act, 1999, made to the Central Government within three years of incorporation or registration or change of name of the company, whether under this Act or any previous company law, in the opinion of the Central Government, is identical with or too nearly resembles an existing trade mark, it may direct	b. on an application by a registered proprietor of a trade mark that the name is identical with or too nearly resembles to a registered trade mark of such proprietor under the Trade Marks Act, 1999, made to the Central Government within three years of incorporation or registration or change of name of the company, whether under this Act or any previous company law, in the opinion of the Central Government, is identical with or too nearly resembles to an existing trade mark, it may direct the company to change its name and the company shall change its name or new name, as the case may be, within a period of three

August 2021

		the company to change its name and the company shall change its name or new name, as the case may be; within a period of six months from the issue of such direction, after adopting an ordinary resolution for the purpose.	[HT 1 2 2 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
		2. Where a company changes its name or obtains a new name under sub-section (1), it shall within a period of fifteen days from the date of such change, give notice of the change to the Registrar along with the order of the Central Government, who shall carry out necessary changes in the certificate of incorporation and the memorandum.	name or obtains a new name under sub-section (1), it shall within a period of fifteen days from the date of such change, give notice of the change to the Registrar along with the order of the Central Government, who shall carry out necessary changes in the certificate of incorporation and the
		inemorganum.	3. If a company is in default in complying with any direction given under subsection (1), the Central Government shall allot a new name to the company in such manner as may be prescribed and the Registrar shall enter the new name in the register of companies in place of the old name and issue a fresh certificate of incorporation with the new name, which the company shall use thereafter. Provided that nothing in this sub-section shall prevent a company from subsequently changing its name in accordance with the provisions of section 13.
2.	Rule 33A of Companies (Incorporation) Rules, 2014	N.A.	New Insertion 33A. Allotment of a new name to the existing company under section 16(3) of the Act.
			In case a company fails to change its name or new name, as



Commencement Notification of Section 16 of the Companies Act, 2013 is available at the link https://www.mca.gov.in/bin/dms/getdocument? mds=%252BrVndsNHmju%252FOHCLaLZgVA%253D%253D&type=open

Notification of Companies (Incorporation) Fifth Amendment Rules, 2021 is available at the link https://www.mca.gov.in/bin/dms/getdocument? mds=xBAsF0oY7R3foZZqFw4y0A%253D%253D&type=open

August 2021

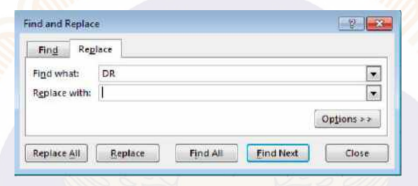
EXCEL TRICKS

Contributed by CA. Chinmay Marathe

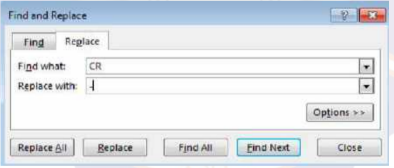
This time I have come up with a trick that you will be able to surely use and save some time and it is need you to make your work a little faster and smart.

In the snapshot below we have sample data that we want to convert DR amounts to positive numbers and Credit amounts to Negative numbers. Oftentimes we come across text files which, if imported in excel will show as a text value with Dr or Cr suffix. (For example "15000 DR" or "10000 CR") The same Data can be converted into usable format using given steps as follows. The video explaining the same is also available on my youtube channel "CA. Chinmay Marathe Excel".

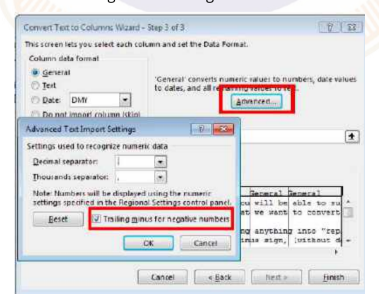
Step 1: Find and Replace "DR" without entering anything into "replace with" option (which denotes null in excel data structure). You can also use Shortcut keystroke for Find Replace: Ctrl + H.



Step 2: Find and Replace "CR" with "-" (A minus sign, [without double quotes])



Step 3: Select the whole column in which your data is entered into. And press Alt, A, E or go to Home>> Data >> Text to columns >> Select Fixed Width>> click next >> Click Next. And As shown in the image below click on "Advanced..." and make sure the "Trailing Minus for negative Numbers is Selected".



23	228351.41 CR	-2,28,351.41
22	228351.41 DR	2,28,351.41
21	266000 CR	-2,66,000.00
20	266000 DR	2,66,000.00
19	161934.7 CR	-1,61,934.70
18	161934.7 DR	1,61,934.70
17	119662.03 CR	-1,19,662.03
16	119662.03 DR	1,19,662.03
15	392328 CR	-3,92,328.00
14	392328 DR	3,92,328.00
13	132586 CR	-1,32,586.00
12	132586 DR	1,32,586.00
11	310335 CR	-3,10,335.00
10	310335 DR	3,10,335.00

DUE DATES CALENDAR

Act	Compliance	Due Date
Income Tax	Tax Deducted / Tax Collected at Source (TDS / TCS) during the month of Jul-21 to be deposited	07-Aug-2021
FEMA	ECB 2 Return - By Borrowers of External Commercial Borrowings (ECB) through AD Bank for June	07-Aug-2021
GST	GSTR-7 for the month of Jul-21 for persons required to deduct TDS under GST	10-Aug-2021
GST	GSTR-8 for the month of Jul-21 for e-commerce operator required to collect TCS under GST	10-Aug-2021
GST	GSTR-1 for the month of Jul-21	11-Aug-2021
GST	Filling of Invoice Furnishing Facility (IFF) for Jul-21 for taxpayers who opted for Quarterly Return Monthly Payment (QRMP) option	13-Aug-2021
GST	GSTR-6 for the month of Jul-21 for Input Service Distributor (ISD)	13-Aug-2021
Income Tax	Issuance of Form 16A for FY 2021-22 Q-1	15-Aug-2021
PF / ESIC	Payment of PF / ESIC for the month of Jul-21	15-Aug-2021
GST	GSTR-5 & 5A by Non-resident taxable person & OIDAR for the month of Jul-21	20-Aug-2021
GST	Payment of GST & Filing of GSTR-3B for the month of Jul-21 for monthly taxpayers	20-Aug-2021
Income Tax	Furnishing of Challan-cum-Return for Tax Deducted (TDS) u/s 194IA, 194IB and 194M during the month of Jun-21	30-Aug-2021
Income Tax	Filling of Return of Form 15G/H for F.Y. 2021-22 Q-1	31-Aug-2021
MCA	Extended Due dates for filing of PAS-6, DPT-3 and other forms	31-Aug-2021
MCA	Filling of Form 11 - Annual Return by LLP for F.Y. 2021-22	31-Aug-2021
Profession Tax	Monthly Return for Tax Liability of Rs. 100,000/- & above	31-Aug-2021

73RD CA DAY FLAG HOISTING @ ICAI BHAWAN



73RD CA DAY WITH PAST PRESIDENT OF ICAI 01.07.2021





BLOOD DONATION CAMP JANKALYAN BLOOD BANK 02.07.2021





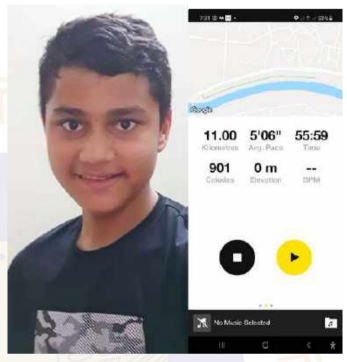
DISTRIBUTION OF STATIONERY KITS TO NEEDY STUDENTS 03.07.2021





RUN FOR HEALTH 04.07.2021





WEBINAR ON CO-OPERATIVE AUDIT 07.07.2021





WEBINAR ON HOW TO BUILD DATA DASHBOARD FOR MIS 10.07.2021



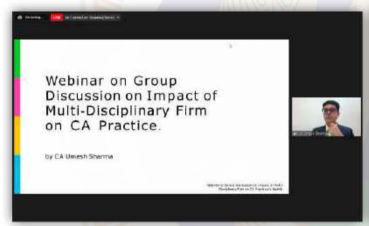


WEBINAR ON RERA REGISTRATION PROCEDURE ALONG WITH FORM 3 14-07-2021





WEBINAR ON GROUP DISCUSSION ON IMPACT OF MULTI DISCIPLINARY FIRM ON CA PRACTICE IN NASHIK 16.07.2021



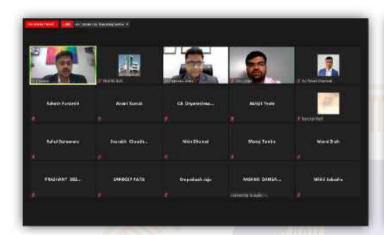


WEBINAR ON OFFICE ON CLOUD 17.07.2021





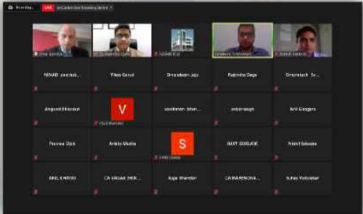
WEBINAR ON INSIGHTS TO OPPORTUNITIES BEYOND COMPLIANCES FOR CAS 20.07.2012





WEBINAR ON WILL & NOMINATION 24.07.2021





39TH ANNUAL GENERAL MEETING & SESSION ON CYBER CRIME & SECURITY 27.07.2021









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156

332

624

1463













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