## FORM & APPLICATION FOR REMITTANCE U/S 195 OF THE INCOME TAX ACT

1.	Name and Address of the Applicant and principal place of business	
2.	Name and Address of the Assessing Officer having jurisdiction over the remitters	
3.	Applicant's PAN Number	
4.	Name and address of the beneficiary of the remittance and the country to which remittance is made	
5.	Amount and nature of remittance	
6.	Rate of Deduction of Tax at Source	
7.	Reference to Provision of Act/DTAA under which the rate has been determined	

## 8. Certificate

- (i) I/we propose to make the above remittance as per deduction of tax at source indicated above. We have obtained a certificate from M/s.

  \_\_\_\_\_\_ who is an accountant as defined in the Section 288 of the I.T. Act, certifying the amount, nature and correctness of deduction of tax at source.
- (ii) In case the I.T. authority at any time finds that tax actually deductible on the amount of remittance has either not been paid or not paid in full, I/we undertake to pay the said amount of tax along with interest due.
- (iii) I/we shall also be subjected to the provisions of penalty for the said default as per the provisions of I.T. Act.
- (iv) I/we undertake to submit the requisite documents etc. for enabling the I.T. Authorities to determine the nature and amount of income of the beneficiary of the above remittance as well as documents required for determining our liabilities under the I.T. Act as a person responsible for deduction of tax at source.
- (v) The information given above is true to the best of my/our knowledge and belief and no relevant information has been concealed.

Name and Signature

[To be signed by a person responsible for signing the return of income (as to provisions of section 139(A) of the Income-tax Act) of the person making the remittance]

## **CERTIFICATE**

(remitters) and M/s (beneficiary) requiring the above remittance as well as the relevant documents and books of accounts required for ascertaining the nature of remittance and for determining the rate of deduction of tax at source as per provisions of section 195.  We hereby certify the following:  1. Name and address of the beneficiary of the remittance and the name of the foreign country to which remittance is being made.  2. Amount of remittance in foreign currency indicating the proposed date/month and bank through which remittance is being made.  3. Details of tax deducted at source, rate at which tax has been deducted and date of deduction.  Amount to be remitted  Tax deducted at source Actual amount remitted  Rate at which deducted  Date of Deduction  4. In case the remittance as indicated in (2) above is net of taxes, whether tax payable has been grossed up? If so, computation thereof may be indicated.  5. If the remittance is for royalties, fee for technical services, interest, dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with tax and the rate at which tax and the remittance is covered along with	(beneficiary) requiring the above remittance as well as the relevant documents and books of accounts required for ascertaining the nature of remittance and for determining the rate of deduction of tax at source as per provisions of section 195. We hereby certify the following:  1. Name and address of the beneficiary of the remittance and the name of the foreign country to which remittance is being made.  2. Amount of remittance in foreign currency indicating the proposed date/month and bank through which remittance is being made.  3. Details of tax deducted at source, rate at which tax has been deducted and date of deduction.  Amount to be remitted  Tax deducted at source Actual amount remitted  Rate at which deducted in (2) above is net of taxes, whether tax payable has been grossed up? If so, computation thereof may be indicated.  5. If the remittance is for royalties, fee for technical services, interest, dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with reasons and the rate at which tax is required to be deducted in terms of such clause of the applicable DTAA.  6. In case the tax has been deducted at a rate lower than the prescribed under the applicable DTAA, the reasons thereof.  7. In case remittance is for supply of articles or things (e.g. plant,	<ul> <li>(beneficiary) requiring the above remittance as well as the relevant documents and books of accounts required for ascertaining the nature of remittance and for determining the rate of deduction of tax at source as per provisions of section 195. We hereby certify the following:</li> <li>1. Name and address of the beneficiary of the remittance and the name of the foreign country to which remittance is being made.</li> </ul>
beneficiary of the remittance and the name of the foreign country to which remittance is being made.  2. Amount of remittance in foreign currency indicating the proposed date/month and bank through which remittance is being made.  3. Details of tax deducted at source, rate at which tax has been deducted and date of deduction.  Amount to be remitted  Tax deducted at source Actual amount remitted  Rate at which deducted Date of Deduction  4. In case the remittance as indicated in (2) above is net of taxes, whether tax payable has been grossed up? If so, computation thereof may be indicated.  5. If the remittance is for royalties, fee for technical services, interest, dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with	beneficiary of the remittance and the name of the foreign country to which remittance is being made.  2. Amount of remittance in foreign currency indicating the proposed date/month and bank through which remittance is being made.  3. Details of tax deducted at source, rate at which tax has been deducted and date of deduction.  Amount to be remitted Tax deducted at source Actual amount remitted Rate at which deducted Date of Deduction  4. In case the remittance as indicated in (2) above is net of taxes, whether tax payable has been grossed up? If so, computation thereof may be indicated.  5. If the remittance is for royalties, fee for technical services, interest, dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with reasons and the rate at which tax is required to be deducted in terms of such clause of the applicable DTAA.  6. In case the tax has been deducted at a rate lower than the prescribed under the applicable DTAA, the reasons thereof.  7. In case remittance is for supply of articles or things (e.g. plant,	beneficiary of the remittance and the name of the foreign country to which remittance is being made.
currency indicating the proposed date/month and bank through which remittance is being made.  3. Details of tax deducted at source, rate at which tax has been deducted and date of deduction.  Amount to be remitted  Tax deducted at source Actual amount remitted  Rate at which deducted Date of Deduction  4. In case the remittance as indicated in (2) above is net of taxes, whether tax payable has been grossed up? If so, computation thereof may be indicated.  5. If the remittance is for royalties, fee for technical services, interest, dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with	currency indicating the proposed date/month and bank through which remittance is being made.  3. Details of tax deducted at source, rate at which tax has been deducted and date of deduction.  Amount to be remitted  Tax deducted at source Actual amount remitted  Rate at which deducted Date of Deduction  4. In case the remittance as indicated in (2) above is net of taxes, whether tax payable has been grossed up? If so, computation thereof may be indicated.  5. If the remittance is for royalties, fee for technical services, interest, dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with reasons and the rate at which tax is required to be deducted in terms of such clause of the applicable DTAA.  6. In case the tax has been deducted at a rate lower than the prescribed under the applicable DTAA, the reasons thereof.  7. In case remittance is for supply of articles or things (e.g. plant,	2. Amount of remittance in foreign
rate at which tax has been deducted and date of deduction.  Amount to be remitted  Tax deducted at source  Actual amount remitted  Rate at which deducted  Date of Deduction  4. In case the remittance as indicated in (2) above is net of taxes, whether tax payable has been grossed up? If so, computation thereof may be indicated.  5. If the remittance is for royalties, fee for technical services, interest, dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with	rate at which tax has been deducted and date of deduction.  Amount to be remitted  Tax deducted at source  Actual amount remitted  Rate at which deducted  Date of Deduction  4. In case the remittance as indicated in (2) above is net of taxes, whether tax payable has been grossed up? If so, computation thereof may be indicated.  5. If the remittance is for royalties, fee for technical services, interest, dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with reasons and the rate at which tax is required to be deducted in terms of such clause of the applicable DTAA.  6. In case the tax has been deducted at a rate lower than the prescribed under the applicable DTAA, the reasons thereof.  7. In case remittance is for supply of articles or things (e.g. plant,	date/month and bank through which remittance is being made.
deducted and date of deduction.  Amount to be remitted  Tax deducted at source  Actual amount remitted  Rate at which deducted  Date of Deduction  4. In case the remittance as indicated in (2) above is net of taxes, whether tax payable has been grossed up? If so, computation thereof may be indicated.  5. If the remittance is for royalties, fee for technical services, interest, dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with	deducted and date of deduction.  Amount to be remitted  Tax deducted at source  Actual amount remitted  Rate at which deducted Date of Deduction  4. In case the remittance as indicated in (2) above is net of taxes, whether tax payable has been grossed up? If so, computation thereof may be indicated.  5. If the remittance is for royalties, fee for technical services, interest, dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with reasons and the rate at which tax is required to be deducted in terms of such clause of the applicable DTAA.  6. In case the tax has been deducted at a rate lower than the prescribed under the applicable DTAA, the reasons thereof.  7. In case remittance is for supply of articles or things (e.g. plant,	
remitted  Tax deducted at source  Actual amount remitted  Rate at which deducted  Date of Deduction  4. In case the remittance as indicated in (2) above is net of taxes, whether tax payable has been grossed up? If so, computation thereof may be indicated.  5. If the remittance is for royalties, fee for technical services, interest, dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with	remitted Tax deducted at source Actual amount remitted Rate at which deducted Date of Deduction  4. In case the remittance as indicated in (2) above is net of taxes, whether tax payable has been grossed up? If so, computation thereof may be indicated.  5. If the remittance is for royalties, fee for technical services, interest, dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with reasons and the rate at which tax is required to be deducted in terms of such clause of the applicable DTAA.  6. In case the tax has been deducted at a rate lower than the prescribed under the applicable DTAA, the reasons thereof.  7. In case remittance is for supply of articles or things (e.g. plant,	
Tax deducted at source  Actual amount remitted  Rate at which deducted  Date of Deduction  4. In case the remittance as indicated in (2) above is net of taxes, whether tax payable has been grossed up? If so, computation thereof may be indicated.  5. If the remittance is for royalties, fee for technical services, interest, dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with	Tax deducted at source  Actual amount remitted  Rate at which deducted Date of Deduction  4. In case the remittance as indicated in (2) above is net of taxes, whether tax payable has been grossed up? If so, computation thereof may be indicated.  5. If the remittance is for royalties, fee for technical services, interest, dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with reasons and the rate at which tax is required to be deducted in terms of such clause of the applicable DTAA.  6. In case the tax has been deducted at a rate lower than the prescribed under the applicable DTAA, the reasons thereof.  7. In case remittance is for supply of articles or things (e.g. plant,	
Source Actual amount remitted Rate at which deducted Date of Deduction  4. In case the remittance as indicated in (2) above is net of taxes, whether tax payable has been grossed up? If so, computation thereof may be indicated.  5. If the remittance is for royalties, fee for technical services, interest, dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with	Source Actual amount remitted Rate at which deducted Date of Deduction  4. In case the remittance as indicated in (2) above is net of taxes, whether tax payable has been grossed up? If so, computation thereof may be indicated.  5. If the remittance is for royalties, fee for technical services, interest, dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with reasons and the rate at which tax is required to be deducted in terms of such clause of the applicable DTAA.  6. In case the tax has been deducted at a rate lower than the prescribed under the applicable DTAA, the reasons thereof.  7. In case remittance is for supply of articles or things (e.g. plant,	
4. In case the remittance as indicated in (2) above is net of taxes, whether tax payable has been grossed up? If so, computation thereof may be indicated.  5. If the remittance is for royalties, fee for technical services, interest, dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with	remitted Rate at which deducted Date of Deduction  4. In case the remittance as indicated in (2) above is net of taxes, whether tax payable has been grossed up? If so, computation thereof may be indicated.  5. If the remittance is for royalties, fee for technical services, interest, dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with reasons and the rate at which tax is required to be deducted in terms of such clause of the applicable DTAA.  6. In case the tax has been deducted at a rate lower than the prescribed under the applicable DTAA, the reasons thereof.  7. In case remittance is for supply of articles or things (e.g. plant,	
Rate at which deducted Date of Deduction  4. In case the remittance as indicated in (2) above is net of taxes, whether tax payable has been grossed up? If so, computation thereof may be indicated.  5. If the remittance is for royalties, fee for technical services, interest, dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with	Rate at which deducted Date of Deduction  4. In case the remittance as indicated in (2) above is net of taxes, whether tax payable has been grossed up? If so, computation thereof may be indicated.  5. If the remittance is for royalties, fee for technical services, interest, dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with reasons and the rate at which tax is required to be deducted in terms of such clause of the applicable DTAA.  6. In case the tax has been deducted at a rate lower than the prescribed under the applicable DTAA, the reasons thereof.  7. In case remittance is for supply of articles or things (e.g. plant,	
deducted Date of Deduction  4. In case the remittance as indicated in (2) above is net of taxes, whether tax payable has been grossed up? If so, computation thereof may be indicated.  5. If the remittance is for royalties, fee for technical services, interest, dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with	deducted Date of Deduction  4. In case the remittance as indicated in (2) above is net of taxes, whether tax payable has been grossed up? If so, computation thereof may be indicated.  5. If the remittance is for royalties, fee for technical services, interest, dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with reasons and the rate at which tax is required to be deducted in terms of such clause of the applicable DTAA.  6. In case the tax has been deducted at a rate lower than the prescribed under the applicable DTAA, the reasons thereof.  7. In case remittance is for supply of articles or things (e.g. plant,	
4. In case the remittance as indicated in (2) above is net of taxes, whether tax payable has been grossed up? If so, computation thereof may be indicated.  5. If the remittance is for royalties, fee for technical services, interest, dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with	4. In case the remittance as indicated in (2) above is net of taxes, whether tax payable has been grossed up? If so, computation thereof may be indicated.  5. If the remittance is for royalties, fee for technical services, interest, dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with reasons and the rate at which tax is required to be deducted in terms of such clause of the applicable DTAA.  6. In case the tax has been deducted at a rate lower than the prescribed under the applicable DTAA, the reasons thereof.  7. In case remittance is for supply of articles or things (e.g. plant,	
in (2) above is net of taxes, whether tax payable has been grossed up? If so, computation thereof may be indicated.  5. If the remittance is for royalties, fee for technical services, interest, dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with	in (2) above is net of taxes, whether tax payable has been grossed up? If so, computation thereof may be indicated.  5. If the remittance is for royalties, fee for technical services, interest, dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with reasons and the rate at which tax is required to be deducted in terms of such clause of the applicable DTAA.  6. In case the tax has been deducted at a rate lower than the prescribed under the applicable DTAA, the reasons thereof.  7. In case remittance is for supply of articles or things (e.g. plant,	
in (2) above is net of taxes, whether tax payable has been grossed up? If so, computation thereof may be indicated.  5. If the remittance is for royalties, fee for technical services, interest, dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with	in (2) above is net of taxes, whether tax payable has been grossed up? If so, computation thereof may be indicated.  5. If the remittance is for royalties, fee for technical services, interest, dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with reasons and the rate at which tax is required to be deducted in terms of such clause of the applicable DTAA.  6. In case the tax has been deducted at a rate lower than the prescribed under the applicable DTAA, the reasons thereof.  7. In case remittance is for supply of articles or things (e.g. plant,	4 In case the remittance as indicated
whether tax payable has been grossed up? If so, computation thereof may be indicated.  5. If the remittance is for royalties, fee for technical services, interest, dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with	whether tax payable has been grossed up? If so, computation thereof may be indicated.  5. If the remittance is for royalties, fee for technical services, interest, dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with reasons and the rate at which tax is required to be deducted in terms of such clause of the applicable DTAA.  6. In case the tax has been deducted at a rate lower than the prescribed under the applicable DTAA, the reasons thereof.  7. In case remittance is for supply of articles or things (e.g. plant,	
thereof may be indicated.  5. If the remittance is for royalties, fee for technical services, interest, dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with	thereof may be indicated.  5. If the remittance is for royalties, fee for technical services, interest, dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with reasons and the rate at which tax is required to be deducted in terms of such clause of the applicable DTAA.  6. In case the tax has been deducted at a rate lower than the prescribed under the applicable DTAA, the reasons thereof.  7. In case remittance is for supply of articles or things (e.g. plant,	whether tax payable has been
5. If the remittance is for royalties, fee for technical services, interest, dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with	<ul> <li>5. If the remittance is for royalties, fee for technical services, interest, dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with reasons and the rate at which tax is required to be deducted in terms of such clause of the applicable DTAA.</li> <li>6. In case the tax has been deducted at a rate lower than the prescribed under the applicable DTAA, the reasons thereof.</li> <li>7. In case remittance is for supply of articles or things (e.g. plant,</li> </ul>	
for technical services, interest, dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with	for technical services, interest, dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with reasons and the rate at which tax is required to be deducted in terms of such clause of the applicable DTAA.  6. In case the tax has been deducted at a rate lower than the prescribed under the applicable DTAA, the reasons thereof.  7. In case remittance is for supply of articles or things (e.g. plant,	
dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with	dividend, etc., the clause of the relevant DTAA under which the remittance is covered along with reasons and the rate at which tax is required to be deducted in terms of such clause of the applicable DTAA.  6. In case the tax has been deducted at a rate lower than the prescribed under the applicable DTAA, the reasons thereof.  7. In case remittance is for supply of articles or things (e.g. plant,	
relevant DTAA under which the remittance is covered along with	relevant DTAA under which the remittance is covered along with reasons and the rate at which tax is required to be deducted in terms of such clause of the applicable DTAA.  6. In case the tax has been deducted at a rate lower than the prescribed under the applicable DTAA, the reasons thereof.  7. In case remittance is for supply of articles or things (e.g. plant,	·
	reasons and the rate at which tax is required to be deducted in terms of such clause of the applicable DTAA.  6. In case the tax has been deducted at a rate lower than the prescribed under the applicable DTAA, the reasons thereof.  7. In case remittance is for supply of articles or things (e.g. plant,	
reasons and the rate at which tay	is required to be deducted in terms of such clause of the applicable DTAA.  6. In case the tax has been deducted at a rate lower than the prescribed under the applicable DTAA, the reasons thereof.  7. In case remittance is for supply of articles or things (e.g. plant,	remittance is covered along with
	of such clause of the applicable DTAA.  6. In case the tax has been deducted at a rate lower than the prescribed under the applicable DTAA, the reasons thereof.  7. In case remittance is for supply of articles or things (e.g. plant,	
	DTAA.  6. In case the tax has been deducted at a rate lower than the prescribed under the applicable DTAA, the reasons thereof.  7. In case remittance is for supply of articles or things (e.g. plant,	' '
···	<ul> <li>6. In case the tax has been deducted at a rate lower than the prescribed under the applicable DTAA, the reasons thereof.</li> <li>7. In case remittance is for supply of articles or things (e.g. plant,</li> </ul>	· ·
	at a rate lower than the prescribed under the applicable DTAA, the reasons thereof.  7. In case remittance is for supply of articles or things (e.g. plant,	
	under the applicable DTAA, the reasons thereof.  7. In case remittance is for supply of articles or things (e.g. plant,	
·	7. In case remittance is for supply of articles or things (e.g. plant,	·
reasons thereof.	articles or things (e.g. plant,	reasons thereof.
		11,7
	machinery, equipment, etc.) or	computer software, please

	indicate:-	
	(i) Whether there is any	
	permanent establishment in India	
	through which the beneficiary of	
	the remittance is directly or	
	indirectly carrying on such activity	
	of supply of articles or things?	
	(ii) Whether such remittance is	
	attributable to or connected with	
	such permanent establishment?	
	(iii) If so, the amount of income	
	comprised in such remittance	
	which is liable to tax.	
	(iv) If not, the reasons in brief	
	thereof.	
8.	In case remittance is on account of	
	business income please indicate :-	
	(i) Whether such income is liable	
	to tax in India?	
	(ii) If so, the basis for arriving at	
	the rate of deduction of tax.	
	(iii) If not, the reasons thereof.	
9.	In case tax is not deducted at	
	source for any other reason,	
	details thereof.	
(Attach caparate sheet duly authenticated wherever necessary)		

(Attach separate sheet duly authenticated wherever necessary).

Name, Address and registration numbers

(To be signed and verified by an Accountant as defined in Section 288 of the Income-tax Act).