Practical aspects in Formation and Registration of Charitable and Religious Trusts

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Coverage

- Basics
- Choice of the exemption sections and Requirements under Income Tax Law
- Amendments brought in by Finance Acts 2020, 2022 & 2023 having bearing on registration

BASICS

Type of Entity / Registration under parent law / PAN

Type of entity (beneficiaries shall be public)

- Charitable (Section 2(15)
- Religious (not defined)
- Religious and Charitable (not the other way round)
- It shall be non profit organization (NPO)

Type of Entity / Registration under parent law / PAN

- After formation, register the entity under the parent law – Trust Act, Societies Act, Companies Act etc. and obtain PAN and open Bank Account. So many model trust deeds are available in books / internet. Customize as per needs. Ensure mandatory clauses are there.
- Let the founder bring money for registration expenses and for opening bank account and start some small activity.
- Then think of Income Tax registration

Choice of the entity

Public Charitable or Public Religious Trust

- Trust deed shall be registered under Indian Trust Act with sub-registrar
- There shall be a settlor, trustee and beneficiary
- Stamp duty depends on the value of trust property at the time of registration
- No requirement to file members' list accounts etc.

Declared religious trust

- Declaration by the head of religious order
- Case laws are there that it need not require registration
- Better to have written bye-laws / rules & regulations

Choice of the entity

Registered Society

- MoA and R&R shall be Registered with the Society Registrar.
- There shall be minimum number of people prescribed under the Societies Registration Act of 1860 or the parallel State Act.
- Registration fee is nominal
- Annual filing of accounts, resolutions, governing body list etc. required.

Section 8 Company

- MoA and R&R shall be Registered with the RoC
- There shall be minimum number of people prescribed under the CA 2013
- Follow the procedures and pay the prescribed registration fee
- Annual filing of accounts, resolutions, governing body list etc.
 required. Strict compliance regimen is there

Choice of the exemption sections and Requirements under Income Tax Law

Overview

- History from 1973 12A 12AA 12B
- Misuse led to tightening of the noose.
- Computation and assessment of trusts is distinct from that of a business entity. For e.g., trust can c/f income, claim capital expenses, capital receipts are taxable etc.
- Exemption sections requiring registration, procedures, etc. separately dealt with
- Registering authority is CIT / PCIT

Exemption provisions requiring registration / approval

- Section 10 (23 C): The undermentioned sub-items are inoperative from 01.10.2024 – FA 2024
 - 10(23C)(iv) Approved charitable trust
 - 10(23C)(v) Public religious or religious / charitable trust
 - 10(23C)(vi) University / Educational Institutions
 - 10(23C)(via) Hospital / Medical institutions
 - registration not required vis-à-vis clauses i iii aaaa, iii ab and iii ac (Government funded), iii ad and iii ae (less than 5 crore).
- Section 11 (subject to S.12, 12A, 12 AA, 12 AB and 13)
- Section 80 G (sub-sec 2 (a) (iv) r.w.sub sec 5)

Types of Registration

- Re-registration of old registration
- Registration of an unregistered trust
- Regularisation of provisional registration
- Renewal of regular registration

Re-registration of old registration

- Amendment in Finance Act 2020 requires existing registered entities to get re-registered within the stipulated time, which got extended till 30.09.2023 and further till 30.06.2024. From 01.10.2024 Case to case condonation is the only remedy.
- Prescribed Form Form 10 A
- Selecting the appropriate code and giving the prescribed particulars and attachments is the key
- Straight through processing
- CIT Certificate in Form 10 AC (within 3 months)
- Valid for a period of 5 years

Registration of an unregistered trust

- Situation 1 where activities are yet to commence – w.e.f. 01.10.2023
 - Apply for provisional registration
 - Prescribed Form Form 10 A
 - Selecting the appropriate code and giving the prescribed particulars and attachments is the key
 - Straight through processing
 - CIT Certificate in Form 10 AC (within 1 month)
 - Valid for a maximum period of 3 years

Registration of an unregistered trust

- Situation 2 where activities have already commenced – w.e.f. 01.10.2023
 - Apply for regular registration (80G-anomaly-elsewhere)
 - Prescribed Form Form 10 AB
 - Selecting the appropriate code and giving the prescribed particulars and attachments is the key
 - Detailed two way scrutiny / inspection
 - CIT Certificate in Form 10 AD (within 6 months)
 - Valid for 5 years
 - In case of rejection by CIT, two remedies are
 - Rectification if there are apparent mistakes or
 - Appeal before ITAT

Unintended anomaly – Section 80G(5)

(vi) in relation to donations made after the 31st day of March, 1992, the institution or fund is for the time being approved by the Principal Commissioner or Commissioner;

Provided that the institution or fund referred to in clause (*vi*) shall make an application in the prescribed form and manner to the Principal Commissioner or Commissioner, for grant of approval,—

- (i) where the institution or fund is approved under clause (vi) [as it stood immediately before its amendment by the Taxation and Other Laws (Relaxation and Amendment of Certain Provisions) Act, 2020], within three months from the 1st day of April, 2021; (Re-approval of entities approved under old provision)
- (ii) where the institution or fund is approved and the period of such approval is due to expire, at least six months prior to expiry of the said period; (Renewal of approval under the new provision)
- (iii) where the institution or fund has been provisionally approved, at least six months prior to expiry of the period of the provisional approval or within six months of commencement of its activities, whichever is earlier; (regularization of provisional approval)
- (iv) in any other case, where activities of the institution or fund have— (i.e. approval sought for the first time)
- (A) **not commenced**, at least one month prior to the commencement of the previous year relevant to the assessment year from which the said approval is sought; (**provisional**)
- (B) **commenced** and where no income or part thereof of the said institution or fund has been excluded from the total income on account of applicability of sub-clause (iv) or sub-clause (v) or sub-clause (via) of clause (23C) of section 10 or section 11 or section 12 for any previous year ending on or before the date of such application, at any time after the commencement of such activities:] **struck off portion deleted by FB 2024 wef 01.10.2024**

Regularisation of provisional registration

- Apply for regular registration either
 - Within 6 months from the date of commencement of activities OR
 - Within 6 months prior to the expiry of the prescribed three years

WHICHEVER IS EARLIER

- Prescribed Form Form 10 AB
- Selecting the appropriate code and giving the prescribed particulars and attachments is the key
- Detailed two way scrutiny / inspection
- CIT Certificate in Form 10 AD (within 6 months)
- Valid for 5 years
- In case of rejection by CIT, two remedies are
 - Rectification if there are apparent mistakes or
 - Appeal before ITAT

Circular No. 07/2024 dated 25.04.2024

CBDT extends due date for filing Form 10A/10AB upto 30th June, 2024

The Central Board of Direct Taxes (CBDT), has issued Circular No. 07/2024 dated 25.04.2024 further extending the due date for filing Form 10A/ Form 10AB under the Income-tax Act, 1961 (the 'Act') upto 30th June, 2024.

CBDT had earlier extended the due date for filing Form 10A/ Form 10AB by trusts, institutions and funds multiple times to mitigate genuine hardships of the taxpayers. The last such extension was made by Circular No. 06/2023 extending the date to 30.09.2023.

Considering the representations received by CBDT requesting for further extension of due date for filing of such Forms beyond the last extended date of 30.09.2023, and with a view to avoid genuine hardships to taxpayers, CBDT has extended the due date of filing Form 10A/ Form 10AB upto 30th June, 2024, in respect of certain provisions of section 10(23C)/ section 12A/ section 80G/ and section 35 of the Act.

CBDT further clarifies that, if any such existing trust, institution or fund had failed to file Form 10A for AY 2022-23 within the extended due date, and subsequently, applied for provisional registration as a new entity and received Form 10AC, can also now avail this opportunity to surrender the said Form 10AC and apply for registration for AY 2022-23 as an existing trust, institution or fund, in Form 10A till 30th June 2024.

It is also clarified that those trusts, institutions or funds whose applications for re-registration were rejected solely on the grounds of late filing or filing under wrong section code, may also submit fresh application in Form 10AB within the aforesaid extended deadline of 30th June. 2024.

The applications as per Form 10A/ Form 10AB shall be filed electronically through the e-filing portal of Income Tax Department. The Circular No. 07/2024 is available on www.incometaxindia.gov.in

NB/VM/KMN

Sri Nrisimha Priya Charitable Trust vs. Central Board of Direct <u>Taxes</u>

Facts of the Case [2024] 161 taxmann.com 209 (Madras)

The petitioner, a charitable trust, was granted provisional approval under section 80G(5) by filing Form No. 10A. Subsequently, the petitioner applied for regular approval by filing Form No. 10AB. The application was filed beyond the due date as per the provisions of section 80G(5).

The Central Board of Direct Taxes (CBDT) issued a circular 6/2023 extending the due date for filing Form No. 10AB for registration of existing approval under section 80G(5) only and not for regularizing provisional approval.

The petitioners filed a writ petition before the Madras High Court challenging the CBDT's circular.

High Court Held

The High Court held that when the impugned circular was issued, the CBDT stated that the reason was to mitigate genuine hardship faced by the trusts in the digital filing of the respective forms. It was essential to note that the only reason shown for exercising the powers was that these trusts faced hardship since they could not apply on time.

No discrimination or differentiation was made between the existing trusts and the new trusts at the first instance when the circular was issued. When the reason stated by the Board was to mitigate genuine hardship, no reason whatsoever is mentioned to omit "the clause (i) of the first proviso to subsection (5) of Section 80G of the Act" in respect of the new trusts applying under Form No. 10AB alone.

There is no reason whatsoever to leave out the new trusts with respect to approval under Section 80G alone. The differential treatment is not based on any substantial distinction that is real and pertinent to the object of the circular. The discrimination is artificial.

The relevant paragraph only reiterated the eligibility of dedication and the amendments made to Section 115TD of the Finance Act, 2023. Thus, the impugned clause of the circular was declared illegitimate, arbitrary, and ultra vires the Constitution of India.

Renewal of regular registration

- Apply for regular regn's renewal within 6 months prior to the expiry of the prescribed five years
- Prescribed Form Form 10 AB
- Selecting the appropriate code and giving the prescribed particulars and attachments is the key
- Detailed two way scrutiny / inspection
- Many old trusts may not be having mandatory clauses.
- CIT Certificate in Form 10 AD (within 6 months)
- Valid for 5 years
- In case of rejection by CIT, two remedies are
 - Rectification if there are apparent mistakes or
 - Appeal before ITAT

Procedures / conditions for registration

- These are elaborately dealt with in sections 10 (23C), 12 AA and 12 AB and 80 G, which are summarized below
- CIT may call for documents / information and make enquiries to satisfy
 - Genuineness of the activities of the trust and
 - Compliance of requirements of any other law which is material for the purpose of achieving its objects
- CIT shall give reasonable opportunity of being heard
- Outcome can be grant of registration or rejection of the application

CITs power to cancel registration

- Grounds
 - CIT has noticed one or more specified violations
 - AO has made a reference to CIT u.s. 143(3) 2nd proviso
 - Case selected by risk management strategy of CBDT
- After hearing CIT may or may not cancel the registration
- Specified violations
 - Income applied other than for objects
 - Income derived from non-incidental business
 - Non-maintenance of books for incidental business

CITs power to cancel registration

- Specified violations (contd...)
 - Income applied for private religious purposes
 - Charitable trust applying income for the benefit of any religious community or caste
 - Activities are not genuine
 - Violation of conditions subject to which registration was granted
 - Material violation of provisions of allied laws
 - Registration or re-registration obtained in straight through cases, where the application was not complete or where it contained false or incorrect particulars.

Conditions vis-à-vis 80 G (5)

- Income shall be exempt u.s. 11 or 10 (23C) or 10 (23AA). Some officers insist filing of return as proof of claiming the exemption.
- When there is business
 - Maintain books
 - Don't use donations in business. Give undertaking to this effect to the donors.
- Trust deed shall contain a provision that funds shall not be transferred for purposes other than charitable purposes.
- Trust shall not be for the benefit of any religious community or caste.

Conditions vis-à-vis 80 G (5)

- Maintain regular accounts for receipts and expenditure.
- Prescribed constitution of the trust shall be
 - public charitable trust
 - Registered society
 - Section 8 / 25 company
 - Government approved or government sponsored institution
- Commissioner shall conduct such enquiry and call for details to ensure genuineness and compliance of the above conditions

1. Amendment clause

Any amendment to the Trust Deed / Memorandum of Association / Bye –laws will be carried out only with the **prior approval** of the Commissioner of Income Tax having jurisdiction.

2. Dissolution clause

In the event of dissolution / winding of the Trust / Society / Institution / Organization, the assets remaining as on the date of dissolution shall, under no circumstances, be distributed among the trustees/ members of the Managing Committee / Governing body but the same shall be transferred to another Charitable Trust / Society whose objects are similar to those of this Trust / Society and which is registered u/s. 12AA / 80 G of Income Tax Act at the time of transfer or shall be vested with the Government

3. Investment clause

The funds of the Trust / Society / Association / Institution will be invested strictly in accordance with provisions of section 11(5) r.w.s. 13 (1)(d) of the Income Tax Act.

4. Irrevocable nature clause

The Trust / Society / Institution / Organisation formed / constituted shall be irrevocable.

5. Area of operation clause

The objects / activities of the Trust / Society / Institution / Organization shall be carried out only in India

6. Effect of amendment clause

If powers to effect amendment to the Trust Deed / Memorandum of Association / Bye laws have been given the Trustees / Office bearers, it would not be extended to altering the basic character of the Trust / Society / Institution / Organization and further, no such amendments which may prove to be repugnant to the provisions of section 2(15), 11, 12, 13 and 80G of the Income Tax Act, shall be made.

7. Accounts and audit clause

The accounts of the Trust / Society / Institution / Organization shall be regularly maintained and every year, the accounts shall be closed by 31st March and the same shall be audited by a qualified Chartered Accountant.

8. Beneficiary clause

The benefits of the Trust / Society / Institution / Organization is open to all, irrespective of caste, religion creed, sex etc.

9. Use of income and funds clause

The income and the funds of the Trust / Society / Institution / Organization will solely be utilized for the objects and no portion of it will be utilized for payment to the Trustees / Members / Office bearers by way of profit / dividend / interest etc.

Issues — remuneration / reimbursement to trustee or interest on money borrowed from trustee

10. Business clause

- If the Trust / Society / Institution / Organization do not intend to run any business, it may please be provided by way of amendment to the Trust Deed/Memorandum of Association/Bye- laws that it will not function in the nature of conducting any business activity and not for the purpose of profits.
- In case the Trust/Society Institution/Organization intend to run any business, then it may be specified that it will satisfy the conditions stipulated in Section 11(4) and proviso to Section 80G(5)(1)of the Income tax Act, 1961.

Enquiry by CIT – Other requirements

- Copy of Trust deed / MoA and Rules original for verification and return if in vernacular, English translation
- Registration certificate issued by registering authority
- Form 10 AC / Form 10 AD (as the case may be, wherever applicable)
- Notes on Activities with evidences
- Details and evidence for purchase of assets
- Details of corpus donation received
- Last 3 years ITR, audited receipt and payment A/c, Income and Expenditure A/c, Balance Sheet with Audit Report in Form No.10B
- Copy of PAN and Bank Account(s) of the trust.

Enquiry by CIT – Other requirements

- Name & address of the Founders / Trustees / Members / Office bearers of the trust / institution and proof thereof for communication
- Founder / Trustees / Members / Office bearers present occupation and their approximate annual income, whether he or she is an income tax assessee, if so, PAN and address and acknowledgement number else any other ID Proof in support of his / her genuineness
- Copy of adhaar of trustee / Secretary of Society
- Details of the Beneficiaries of the trust / Institution / Society

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Enquiry by CIT – Other requirements

- Details of movable & immovable assets held by the trust / institution / Society.
- NOC from the premises owner or rental agreement, in case premises are not owned by the trust / Society.
- Declaration that no part of the Trust / Society / Non Profit Company enures directly or indirectly for the benefit of a person specified u/s. 13(3) of the Income tax Act 1961.
- An undertaking that there will be no infringement to the 1st proviso to section 2 (15) of the Income Tax Act 1961. - object of general public utility
- Donation list

Analysis of Form 10 AC (12 A, 10 (23C) & 80G cases)

- 10AC applies in re-registration of old registration and new provisional registration
- Unique Registration Number to be quoted in ITR 7, Form 10 B etc

Critical conditions

- Amendment or alteration to the objects / rules and regulations - prior approval of the CIT
- Conversion of trust attracts exit tax u.s. 115TD
- Registration alone does not guarantee exemption. Other conditions to be complied with
- A public notice of the activities carried on / to be carried on and the intended beneficiaries shall be duly displayed at the Registered Office
- Registered office not to be changed without prior approval
- No asset shall be transferred without the knowledge of CIT to anyone
- All the Public Money including Corpus shall be routed through a Bank Account whose number shall be communicated to CIT

Analysis of Form 10 AD (12 A, 10 (23C) & 80G cases)

- 10AD applies for all registrations other than those in previous slide
- Unique Registration Number to be quoted in ITR 7, Form 10 B etc.
- Nature of trust i.e. charitable or religious is stated

Critical conditions

- Amendment or alteration to the objects / rules and regulations prior approval of the CIT
- Conversion of trust attracts exit tax u.s. 115TD
- Registration alone does not guarantee exemption. Other conditions to be complied with
- A public notice of the activities carried on / to be carried on and the intended beneficiaries shall be duly displayed at the Registered Office
- Registered office not to be changed without prior approval
- No asset shall be transferred without the knowledge of CIT to anyone
- All the Public Money including Corpus shall be routed through a Bank Account whose number shall be communicated to CIT
- Change in trustees to be informed to CIT (80 G Cases)

Amendments brought in by Finance Acts 2020, 2021, 2022, 2023 & 2024 having bearing on registration

Finance Act 2020

 Provisions regarding re-registration, provisional registration, regularisation of provisional registration etc. introduced in Sections 10(23C), 12AB & 80G. Cut off date got extended up to 31.03.2022 – Discussed elsewhere. Time limit got further extended to 25.11.2022. Again extended to 30.09.2023 and further extended to 30.06.2024 and now condonation on a case to case basis.

FA: 2022 – Withdrawal of registration/approval provisions revamped

- •The provisions dealing with withdrawal of the registration/approval of a trust / institution have been revamped.
- •Notably, the new provisions enumerate certain 'specified violations' that will lead to a withdrawal of the registration / approval amongst them is having a business that is not incidental to the attainment of its objectives, material non-compliances in other legislations, etc.

FA 2023 - Omission of certain provisions relating to dating back of exemption

Section: Regimes 1 & 2 Clause of FB: 8 Effective date: 01.04.2023

Discussion

- <u>Section 12A(2)</u>: Once registered under section 12AA or 12AB, exemption shall be available to the trust from the assessment year relevant to the financial year in which application for registration was made.
- <u>Section 12A(2) 2nd proviso</u> Once registration is granted u/s 12AA or 12AB, that status quo should be applied in all pending assessments of earlier years.
- <u>Section 12A(2) 3rd proviso</u> Once registration is granted u/s 12AA or 12AB, earlier year's assessments should not be reopened just because the trust was not registered in those years
- <u>Section 12A(2) 4th provi</u>so Trust will not get any immunity if registration is cancelled or application for registration is rejected

- Second and third provisos are taken away i.e. henceforth there is no immunity visà-vis earlier years for an already existing trust that applies for registration for the first time.
- Fourth proviso is also omitted.

FA 2023 - Regarding provisional / regular registration / approval

Section: Regimes 1 & 2 & 80G | Clause of FB: 5,8,9,40 | Effective date: 01.10.2023

Discussion

Situation 1:

Trusts or institutions formed or incorporated during the previous year are not able
to get exemption in the year of formation because they are required to apply for
registration or approval at least one month before the previous year for which
exemption is sought and registration would be granted from next AY.

Situation 2

 Trusts / Institutions, where activities have already commenced, are required to apply for two registrations / approvals (i.e. provisional and regular) simultaneously.

Proposal

In Situation 1

 Henceforth, the trusts / institutions shall be allowed to make application for provisional registration / approval before the commencement of activities and they get exemption from that AY.

In Situation 2

• The trusts / institutions that have already commenced their activities, shall make application for regular approval / registration (i.e. provisional can be skipped). IT authorities' powers are also spelt out.

Please see notification amending Rules 2C, 11AA and Forms 10A & 10AB to give effect to the above amendment. There are minute changes in Forms 10B and 10BB also vide this notification (i.e. reporting 269SS cases) — Notification GSR 457E dated 23.06.2023 - https://incometaxindia.gov.in/communications/notification/notification-45-2023.pdf

FA 2023 - Violations vis-à-vis the new registration / approval regime

Section: Regimes 1 & 2 & 80G Clause of FB: 5 & 9 Effective date: 01.04.2023

Discussion

- The process of granting provisional approval / registration for new trust and the reregistration / re-approval of already registered / approved trusts / institutions are automated.
- Application is filed in the portal and provisional approval / registration or reapproval / re-registration in such cases is granted in an automated manner without verification.

- In many cases it is found that applications are defective, not complete and contain incorrect particulars
- Therefore, proposal is made to empower CIT / PCIT to cancel the registration / approval when application referred to above is incomplete or it contains false or incorrect information.

FA 2023 - Trusts / Institutions not filing application in certain cases

Section: Regimes 1 & 2 Clause of FB: 57 Effective date: AY 2023-24

Discussion

- Certain existing registered / approved trusts have not made application for reregistration or re approval
- Certain provisionally registered / approved trusts have not made application for regular registration
- Likely scenario in future A trust registered / approved for 5 years may not apply for re registration or re approval
- Section 115TD provides for levy of exit tax on accreted income when a charitable trust gets converted to a non charitable trust in the manner laid down in the Act.
- By not applying for regular registration / approval or re registration or re approval the trust gets and easy route to exit without payment of exit tax.

- Amendment is proposed in Section 115TD
- If the trust fails to make application for re registration or re approval or regular registration or regular approval within the stipulated time, it shall be deemed to have been converted into any form that is not eligible for registration or approval. It will attract exit tax.
- Time limits for re-registration etc. are extended upto 30.09.2023 (refer Circular 6 /2023)
- Procedural part and definition part are also amended.

Limited merger of Section 10(23C) into Sections 11 to 13

Effective Date: 01.10.2024

Clause of FB: 4, 6 & 9

Existing provision

Many provisions in Section 10(23C)(iv)(v)(vi) & (via) are almost identical to Sections 11 to 13. Year to year amendments are made to synchronize both. Now they are proposed to be integrated to avoid duplication and to bring simplicity.

- Applications seeking approval or provisional approval u/s 10(23C)(iv), (v), (vi) or (via) filed on or after 01.10.2024 shall not be considered.
- Applications filed under these sub-clauses before 01.10.2024, and which are pending would be processed and considered under those provisions itself.
- Approved trusts, funds or institutions would continue to get the benefit of exemption, as per the provisions of 10(23C)(iv), (v), (vi) or (via), till the validity of the said approval.
- They would be eligible to apply for registration, subsequently, under sections 11 to 13. Amendments have accordingly been proposed in section 12A.
- Certain eligible modes of investment, specified in clause (b) of third proviso to S 10(23C) shall be protected in the second regime, by way of amendment in section 13.

Condonation of delay in filing application for registration (S 12A proviso)

Effective Date: 01.10.2024 Clause of FB: 6

Existing provision

A trust seeking registration under section 12AB must apply for registration / renewal etc. within the timelines specified in clause (ac) of sub-section (1) of section 12A. Failing which, it may lose exemption, it may be subject to exit tax u/s 115TD etc.

Proposal

It is proposed that the Principal Commissioner/ Commissioner may be enabled to condone the delay in filing application and treat such application as filed within time. The delay may be condoned if he considers that there is a reasonable cause for the same.

Correcting Anomaly in proviso – clause iv(B) to Section 80G(5)

Effective Date: 01.10.2024 Clause of FB: 26

Existing provision

Vide amendment effective from 01.10.2023, a trust, which had claimed exemption u/s 10(23C) or Section 11, could not make an application for approval u/s 80G. If applied, CITs rejected the applications. This was an unintended anomaly.

Proposal

Clause B referred to above is proposed to be amended so that trusts that have claimed exemption u/s 10(23C) or 11 could also apply for approval u/s 80G. *However this should have been proposed wef 01.10.2023 instead of 01.10.2024.*

Rationalizing timelines for disposing off applications u/s 12AB / 80G

Effective Date: 01.10.2024 Clause of FB: 7 & 26

Existing provision

In both cases, applications are to be disposed off by the PCIT/CIT within 6 months from the end of the month in which they are filed.

Proposal

For better administration and monitoring, it is proposed to rationalise timelines for disposing applications made by trusts or funds or institutions to six months from the end of the quarter in which the application was received.

Merger of a trust covered u/s 10(23C) with one u/s 11 & vice versa

Effective Date: 01.10.2024 Clause of FB: 7 & 26

Existing provision

When a trust or institution which is approved / registered under the first or second regime, as the case may merges with another approved / registered entity under either regime, it may attract the provisions of Chapter XII-EB, relating exit tax in certain circumstances.

Proposal

It is proposed that conditions under which the said merger shall not attract provisions of Chapter XII-EB, may be prescribed, to provide greater clarity and certainty to taxpayers. A new section 12AC is proposed to be inserted for this purpose.

For your valuable views

Thank You

Additional reference – Handbook of ICAI on Registration of Charitable and Religious Institutions