

FORM NO. 3CB [See Rule 6G(1)(b)]

Audit report under section 44AB of the Income Tax Act, 1961, in the case of a person referred to in clause (b) of sub-rule (1) of rule 6G

- We have examined the balance sheet as at 31-03-2022 and the profit and loss account for the period begining from 01-04-2021 to ending on 31-03-2022, attached herewith, of NEERAJ RAI Prop. of M/S CLOUD 9 BUILDERS & DEVELOPERS, NEAR SHIV MANDIR, INDRAPURI ROAD SUKHDEO NAGAR, HEHAL, RANCHI, HEHAL Ranchi - 834005, P.A. No. - AAUPR7262B.
- We certify that the balance sheet and the profit and loss account are in agreement with the books of accounts maintained at head office at Ranchi and 0 branch.
- (a) We report the following observations/comments/discrepancies/inconsistencies; if any:
 - (b) Subject to above,-
 - (A) We have obtained all the information and explanations which, to the best of Our knowledge and belief, were necessary for the purposes of the audit.
 - (B) In Our opinion, proper books of accounts have been kept at the head office and branches of the assessee, so far as appears from Our examination of the books.
 - (C) In Our opinion and to the best of Our information and according to the explanations given to us, the said accounts, read with notes thereon, if any, give a true and fair view:-
 - (i) in the case of the balance sheet, of the state of affairs of the assessee as at 31-03-2022, and
 - (ii) in the case of the profit and loss account, Profit of the assessee for the year ended on that date.
- 4. The statement of particulars required to be furnished under section 44AB is annexed herewith in Form No. 3CD.
- 5. In Our opinion and to the best of Our information and according to explanations given to us, the particulars given in the said Form No. 3CD are true and correct. Subject to the following observations/qualifications, if any:
 - (a) The assessee is responsible for the preparation of the aforesaid financial statements that give a true and fair view of the financial position and financial performance (if applicable) in accordance with the applicable Accounting Standards issued by the Institute of Chartered Accountants of India. This responsibility includes the design, implementation and maintenance of internal control relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.
 - (b) The assessee is also responsible for the preparation of the statement of particulars required to be furnished under section 44AB of the Income-tax Act, 1961 annexed herewith in Form No. 3CD read with Rule 6G(1)(b) of Income Tax Rules, 1962 that give true and correct particulars as per the provisions of the Income-tax Act, 1961 read with Rules, Notifications, circulars etc that are to be included in the Statement.
 - (c) Our responsibility is to express an opinion on these financial statements based on my/Our audit. We have conducted this audit in accordance with the Standards on Auditing issued by the Institute of Chartered Accountants of India. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

Add. (O): Sinha Compound, Piska More, Ratu Road, Ranchi-834005, Jharkhand Add. (R): Near Harmu Power Station, H-168, Harmu Housing Clony, Ranchi-834002 Office: 6207009096 (P), 9348657309 (H), 9308064967, 7004558426, 9471381700

e-mail: jjyotsna57@gmail.com

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- (d) An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditors judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances but not for the purposes of expressing an opinion on the effectiveness of the entity s internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of the accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.
- (e) We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for Our audit opinion.
- (f) We are also responsible for verifying the statement of particulars required to be furnished under section 44AB of the Income-tax Act, 1961 annexed herewith in Form No. 3CD read with Rule 6G (1) (b) of Income-tax Rules, 1962. We have conducted Our verification of the statement in accordance with Guidance Note on Tax Audit under section 44AB of the Income-tax Act, 1961, issued by the Institute of Chartered Accountants of India.

Place : Ranchi Date : 30-09-2022 For NeerajNayan & Co. Chartered Accountants

Neeraj Nayan Partner

M.No - 401679

Sinha Compound Piska More Ratu Road Ranchi - 834005

Firm Reg No -011367C UDIN - 22401679AYRPUB4106

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FORM NO. 3CD [See rule 6G (2)]

Statement of particulars required to be furnished under section 44AB of the Income Tax Act, 1961

PART - A

- 1.	Name of the assessee	NEERAJ RAI prop.of M/S CLOUD 9 BUILDERS & DEVELOPERS
2	Address	NEAR SHIV MANDIR, INDRAPURI, ROAD SUKHDEO NAGAR, HEHAL, RANCHI, HEHAL, Ranchi, Jhurkhand
3.	PAN	AAUPR7262B
4.	Whether the assessee is liable to pay indirect tax like excise duty, service tax, sales tax, goods and service tax, customs duty, etc. if yes, please furnish the registration number or GST number or any other identification number allotted for the same.	Goods and Services Tax: 20AAUPR7262B2ZN
5.	Status	Individual
6.	Previous year	From April 1, 2021 to March 31, 2022
7.	Assessment year	2022-2023
8.	Indicate the relevant clause of section 44AB under which the audit has been conducted	Clause 44AB(a)- Total sales/turnover/gross receipts in business exceeding specified limits
8a.	Whether the assessee has opted for taxation under section 115BA / 115BAA / 115BAB / 115BAC/ 115BAD?	No
	PART-B	
9. (a)	If firm or Association of Persons, indicate names of partners/members and their profit sharing ratios.	Nil
(b)	If there is any change in the partners or members or in their profit sharing ratio since the last date of the preceding year, the particulars of such change.	NII
10. (a)	Nature of business or profession (if more than one business or profession is carried on during the previous year, nature of every business or profession).	Construction Activity - Other construction activity n.e.c 06010
(b)	If there is any change in the nature of business or profession, the particulars of such change.	Nil
11. (a)	Whether books of accounts are prescribed under section 44AA, if yes, list of books so prescribed.	Yes
(b)	List of Books of accounts maintained and the address at which the books of accounts are kept.	As per Annexure No. 1
	(In case books of account are maintained in a computer system, mention the books of account generated by such computer system. If the books of accounts are not kept at one location, please furnish the addresses of locations along with the details of books of accounts maintained at each location.)	PANCHI) *

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(c)	List of books of accounts and nature of relevant documents examined	As per Annexure No. 2
12.	Whether the profit and loss account includes any profit and gains assessable on presumptive basis, if yes, indicate the amount and the relevant sections(44AD, 44AE, 44AF, 44B, 44BB, 44BBA, 44BBB,Chapter XII-G, First Schedule or any other relevant section.)	No
13. (a)	Method of accounting employed in the previous year.	Mercantile system
(b)	Whether there had been any change in the method of accounting employed vis-a-vis the method employed in the immediately preceding previous year.	
(c)	If answer to (b) above is in the affirmative, give details of such change, and the effect thereof on the profit or loss.	Nil
(d)	Whether any adjustment is required to be made to the profits or loss for complying with the provisions of income computation and disclosure standards notified under section 145(2)	
(e)	If answer to (d) above is in the affermative, given detail of such adjustments.	Nil
(f)	Disclosure as per ICDS:	Nil
14. (a)	Methods of valuation of closing stock employed in the previous year.	Cost or Market which Is Less
(b)	In case of deviation from the method of valuation prescribed under section 145A, and the effect thereof on the profit or loss, please furnish:	Nil
15.	Give the following particulars of the capital asset converted into stock in trade:	NII
(a)	Description of capital asset	
(b)	Date of acquisition;	
(c)	Cost of acquisition;	
(d)	Amount at which the asset is converted into stock-in-trade.	
16.	Amounts not credited to the profit and loss account, being, :-	
(a)	the items falling within the scope of section 28;	Nil
(b)	the proforma credits, drawbacks, retunds of duty of customs or excise or service tax, or refund of sales tax or value added tax where such credits, drawbacks or refunds are admitted as due by the authorities concerned;	NII (RadeAl)
(c)	escalation claims accepted during the previous year;	Nil Predaction



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any other item of income;

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(e)	capital receipt, if any,	NII
17.	Where any land or building or both is transferred during the previous year for a consideration less than value adopted or assessed or assessable by any authority of State Government referred to in section 43CA or 50C, please furnish:	Nil
18.	Particulars of depreciation allowable as per the income-tax Act, 1961 in respect of each asset or block of assets, as the case may be, in the following form:-	As per Annexure No. 3
(a)	Description of asset/block of assets.	
(b)	Rate of depreciation.	
(c)	Actual cost or written down value, as the case may be.	
(c)	 (a) Adjustment made to the written down value under section 115BAA (for assessment year 2020-21 only) 	
(c)	(b) Adjusted written down value	
(d)	Additions/deductions during the year with dates; in the case of any addition of an asset, date put to use; including adjustments on account of -	
(i)	Central Value Added Tax credit claimed and allowed under the Central Excise Rules, 1944, in respect of assets acquired on or after 1st March, 1994,	
(ii) change in rate of exchange of currency, and	
(ii	 subsidy or grant or reimbursement, by whatever name called. 	
(e)	Depreciation allowable,	
(f)	Written down value at the end of the year.	
19.	Amount admissble under sections: 32AC,32AD, 33AB, 33ABA, 35(1)(i), 35(1)(ii), 35(1)(iia), 35(1)(iii), 35(1)(iv), 35(2AA), 35(2AB), 35ABB, 35AC, 35AD, 35CCA, 35CCB	Nii
20. (a)	Any sum paid to an employee as bonus or commission for services rendered, where such sum was otherwise payable to him as profits or dividend. [Section 36(1)(ii)]	NII
(b)	Details of contributions received from employees for various funds as referred to in section 36(1)(va);	Nil
21. (a)	Please furnish the details of amounts debited to the profit and loss account, being in the nature of capital, personal, advertisement expenditure etc	PREDACTION OF THE PROPERTY OF
(i)		Nil
(ii	expenditure of personal nature ; CLOUD 9 BUI	LDER SA DEVELOPERS

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	(iii)	expenditure on advertisement in any souvenir, brochure, tract, pamphlet or the like published by a political party;	NII
	(iv)	Expenditure incurred at clubs being entrance fees and subscriptions.	NII
	(v)	Expenditure incurred at clubs being cost for club services and facilities used.	Nil
	(vi)	Expenditure by way of penalty or fine for violation of any law for the time being in force.	Nil
	(vii)	Expenditure by way of any other penalty or fine not covered above.	NH
	(viii)	Expenditure incurred for any purpose which is an offence or which is prohibited by law.	Nil
(1	b)	amounts inadmissible under section 40(a);	
	(i)	as payment to non-resident referred to in sub-clause (i)	
	(A)	Detail of payment on which tax is not deducted:	Nil
	(B)	Details of payment on which tax has been deducted but has not been paid during the previous year or in the subsquent year before the expiry of time prescribed under section200(1)	Nil
	(ii)	as payment referred to in sub-clause (ia)	
	(A)	Details of payment on which tax is not deducted:	NII
	(B)	Details of payment on which tax has been deducted but has not been paid on or before the due date specified in sub- section(1) of section 139.	N₩
	(iii)	As payment referred to in sub-clause (ib)	
	(A)	Details of payment on which levy is not deducted:	Nil
	(B)	Details of payment on which levy has been deducted but has not been paid on or before the due date specified in sub-section (i) of section 139.	NII
	(iv)	fringe benefit tax under sub-clause (ic)	Nil
	(v)	wealth tax under sub-clause (iia)	Nil
	(vi)	royalty, license fee, service fee etc. under sub-clause (iib)	Nil
	(vii)	salary payable outside India/ to a non resident without TDS etc. under sub-clause (iii)	NII
	(viii)	payment to PF / other fund etc. under sub-clause (iv)	NII
	(ix)	tax paid to employer for perquisites under sub-clause	NII

(v)



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(c)	Amount debited to profit and loss account being, interest, salary, bonus, commission or remuneration inadmissible under section 40(b)/40(ba) and computation thereof	NII
(d)	Disallowance/deemed income under section 40A(3):	
	(A) On the basis of the examination of books of account and other relevant documents/evidence, whether the expenditure covered under section 40A(3) read with rule 6DD were made by account payee cheque drawn on a bank or account payee bank draft. If not, please furnish the detail	Yes
	(B) On the basis of the examination of books of account and other relevant documents/evidence, whether the payment referred to in section 40A(3A) read with rule 6DD were made by account payee cheque drawn on a bank or account payee bank draft. If not, please furnish the details of amount deemed to be the profits and gains of bussiness or profession under section 40A(3A).	Yes
(e)	provision for payment of gratuity not allowable under section 40A(7)	NII
(f)	any sum paid by the assessee as an employer not allowable under section 40A(9)	Nil
(g)	particulars of any liability of a contingent nature	NII
(h)	amount of deduction inadmissible in terms of section 14A in respect of the expenditure incurred in relation to income which does not form part of the total income	NII
(i)	amount inadmissible under the proviso to section 36(1)(iii)	NII
22.	Amount of interest inadmissible under section 23 of the Micro, Small and Medium Enterprises Development Act, 2006	Nil
23.	Particulars of payments made to persons specified under sections 40A(2)(b) .	Nil
24.	Amounts deemed to be profits and gains under section 32AC or 32AD or 33AB or 33ABA or 33AC.	Nil
25.	Any amount of profit chargeable to tax under section 41 and computation thereof.	NII
26. (i)	In respect of any sum referred to in clauses (a),(b), (c), (d), (e), (f) or (g) of section 43B.	
(A)	pre-existed on the first day of the previous year but was not allowed in the assessment of any preceding previous year and was	
(a)	paid during the previous year;	NII



not paid during the previous year ; CLUUD & COLUEN . . NELVELOFERO



(b)

was incurred in the previous year and was (B) paid on or before the due date for furnishing the Nil (a) return of income of the previous year under section not paid on or before the aforesaid date. NII (b) (State whether sales tax, customs duty, excise duty or No any other indirect tax, levy cess, impost, etc., is passed through the profit & loss account.) Amount of Central Value Added Tax credits/ Input NII 27. (a) Tax Credit availed of or utilised during the previous year and its treatment in Profit and Loss account and treatement of outstanding Central Value Added tax credit/ Income Tax Credit in accounts. Particulars of income or expenditure of prior period Nil (b) credited or debited to the profit and loss account. 28. Whether during the previous year the assessee has No received any property, being share of a company not being a company in which the public are substantially interested, without consideration or for inadequate consideration as referred to in section 56(2)(viia), if yes, please furnish the details of the same. Whether during the previous year the assessee has 29. NAreceived any consideration for issue of share which exceeds the fair market value of the shares as referred to in section 56(2)(viib), if yes, please furnish the details of the same Whether any amount is to be included as income Nil 29. (A) (a) chargeable under the head income from other sources as referred to in clause (ix) of sub-section (2) of section 56? Whether any amount is to be included as income NII 29. (B) (a) chargeable under the head income from other sources as referred to in clause (x) of sub section (2) of section 56? (Yes/No) 30. Details of any amount borrowed on hundi or any NII amount due thereon (including interest on the amount borrowed) repaid, otherwise than through an account payee cheque. [Section 69D] Whether primary adjustment to transfer price, as 30. A(a) referred to in sub-section (1) of section 92CE. has been made during the previous year. NII 30. A(b) If yes, please furnish the following details 30. B(a) Whether the assessee has incurred expenditure during the previous year by way of interest or of similar nature exceeding one crore rupees as referred to in sub-section (1) of section 94B

If yes, please furnish the following details

30. B(b)



CLOUD 9 BUILDER'S & DEVELOPERS

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Whether the assessee has entered into an 30. C(a) impermissible avoidance arrangement, as referred to in section 96, during the previous year. (This Clause is kept in abeyance till 3 lst March, 2022) If yes, please furnish the following details Nil - 30. C(b) 31. (a)* Particulars of each loan or deposit in an amount exceeding the limit specified in section 269SS taken or accepted during the previous year :-(i) name, address and permanent account number (if available with the assessee) of the lender or depositor; (ii) amount of loan or deposit taken or accepted; (iii) whether the loan or deposit was squared up during the previous year; (iv) maximum amount outstanding in the account at any time during the previous year; In case the repayment was made by cheque or bank (v) draft, whether the same was repaid by an account payee cheque or an account payee bank draft. (vi) In Case the loan and deposit was taken or accepted by cheque or bank draft, whether the same was taken or accepted by an account payee cheque or an the account payee bank draft. (These particulars need not be given in the case of a No Government Company, a banking company or a corporation established by a Central, State or Provincial Act.) 31. (b) Particular of each specified sum in an account Nil exceeding the limit specified in section 269SS taken or accepted during the previous year :-Particulars of each receipt in an amount exceeding the Nil 31. (b)(a) limit specified in section 269ST, in aggregate from a person in a day or in respect of a single transaction or in respect of transactions relating to one event or occasion from a person, during the previous year, where such receipt is otherwise than by a cheque or bank draft or use of electronic clearing system through a bank account 31. (b)(b) Particulars of each receipt in an amount exceeding the Nil limit specified in section 269ST, in aggregate from a person in a day or in respect of a single transaction or in respect of transactions relating to one event or occasion from a person, received by cheque or bank draft, not being an account payee cheque or an

account payee bank draft, during the previous year:-



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31. (b)(c) Particulars of each Payment in an amount exceeding the limit specified in section 269ST, in aggregate to a person in a day or in respect of a single transaction or in respect of transactions relating to one event or occasion to a person, otherwise than by a cheque or bank draft or use of electronic clearing system through a bank account during the previous year . 31. (b)(d) Particulars of each Payment in an amount exceeding Nil the limit specified in section 269ST, in aggregate to a person in a day or in respect of a single transaction or in respect of transactions relating to one event or occasion to a person, made by a cheque or bank draft, not being an account payee cheque or an account payee bank draft, during the previous year (c) Particulars of each repayment of loan or deposit in an NII amount exceeding the limit specified in section 269T made during the previous year :name, address and permanent account number (if (i) available with the assessee) of the payee; (ii) amount of the repayment; (iii) maximum amount outstanding in the account at any time during the previous year; (iv) whether the repayment was made otherwise than by an account payee cheque or an account payee bank draft; In Case the loan and deposit was taken or accepted by (v) cheque or bank draft, whether the same was taken or accepted by an account payee cheque or an the account payee bank draft. 31. (d) Particular of repayment of loan or deposit or any NH specified advance in an amount exceeding the limit specified in section 269T received otherwise than by a cheque or bank draft or use of electronic clearing system through a bank account during the previous year :-31. (e) Particular of repayment of loan or deposit or any Nil specified advance in an amount exceeding the limit specified in section 269T received by a cheque or bank draft which is not an account payee cheque or account payee bank draft during the previous year : -Details of brought forward loss or depreciation 32. (a) allowance, in the following manner, to the extent available :-(b) Whether a change in shareholding of the company has taken place in the previous year due to which the



Whether the assessee has incurred any speculation No loss referred to in section 73 during the previous year, if yes, please furnish the details of the same.

losses incurred prior to the previous year cannot be allowed to be carried forward in terms of section 79.

(c)



(d)	Whether the assessee has incurred any loss referred to in section 73A in respect of any specified business during the previous year, if yes, please furnish details of the same.	No
(e)	In case of the company, please state that whether the company is deemed to be carrying on a speculation business as reffered in explanation to section 73, if yes, please furnish the details of speculation loss if incurred during the previous year.	No
33.	Section-wise details of deductions, if any, admissible under Chapter VIA or Chapter III(section 10A, section I0AA)	As per Annexure No. 4
34. (a)	Whether the assessee is required to deduct or collect tax as per the provisions of Chapter XVII-B or Chapter XVII-BB, if yes please furnish:-	NII
(b)	Whether the assessee is required to furnish the statement of tax deducted or tax collected. If yes, please furnish the details	N.A.
(c)	Whether the assessee is liable to pay interest under section 201(1A) or section 206C(7), If yes please furnish:	N.A.
35. (a)	In the case of a trading concern, give quantitative details of principal items of goods traded:-	Nil
(i)	opening stock;	
(ii)	purchases during the previous year;	
(iii)	sales during the previous year;	
(iv)	closing stock;	
(v)	shortage/ excess, if any.	
(b)	In the case of a manufacturing concern, give quantitative details of the principal items of raw materials, finished products and by-products:	
(A)	Raw Materials :	NII
(i)	opening stock;	
(ii)	purchases during the previous year;	
(iii)	consumption during the previous year;	
(iv)	sales during the previous year;	
(v)	closing stock;	1833
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(vi) **

(vii)**

(viii)

(B)

yield of finished products;

percentage of yield;

shortage/excess if any.

Finished products/ By-products:

opening stock: (i) purchases during the previous year; (ii) quantity manufactured during the previous year; (iii) sales during the previous year; (iv) (v) closing stock; shortage/excess, if any. (vi) 36. (A)(a) Whether the assessee has received any amount in the nature of dividend as referred to in sub-clause (e) of clause (22) of section 2. 36. (A)(b) If yes, please furnish the following details:-NII Whether any cost audit was carried out, if yes, give Nn 37. the details, if any, of disqualification or disagreement on any matter/item/value/quantity as may be reported/identified by the cost auditor. Whether any audit was conducted under the Central 38. Excise Act, 1944, if yes, give the details, if any, of disagreement disqualification or on matter/item/value/quantity as may be reported/identified by the auditor. 39. Whether any audit was conducted under section 72A of the finance act, 1994 in relation to valuation of taxable services, if yes, give the details, if any, of any disqualification 10 disagreement on be matter/item/value/quantity 33 may reported/identified by the auditor. Accounting ratios with calculations as follows :-40. Current Year = 31403550 / Previous Year = Total turnover of the assessee. (I) 30731953 Current Year => Gross Profit= 1727802 / Turnover Gross Profit/ Turnover; (2) =31403550 Ratio= 5.50% Previous Year => Gross Profit= 2420723 / Turnover =30731953 Ratio= 7.88% Current Year => Net Profit= 1181373 / Turnover (3) Net Profit/ Turnover; =31403550 Ratio= 3.76% Previous Year => Net Profit= 1465785 / Turnover =30731953 Ratio= 4.77% Current Year => Stock in Trade= 0 / Turnover Stock-in-Trade/ Turnover; (4) =31403550 Ratio= 0.00% Previous Year => Stock in Trade= 0 / Turnover =30731953 Ratio= 0.00% Material Consumed/ Finished Goods Produced N.4. (5) VII Please furnish the details of demand raised or refund issued during the previous year under any tax laws other than Income-tax Act, 1961 and Wealth tax Act, 1957 along with details of relevant proceedings. FRACE

NEERAJ RAI prop.of M/S CLOUD 9 BUILDERS & DEVELOPERS - 2022-2023

	42. (a)	Whether the assessee is required to furnish statement in Form No. 61 or Form No. 61A of Form No. 61B?	No
	42. (b)	If Yes, please furnish	Nil
	43. (a)	Whether the assessee or its parent entity or alternate reporting entity is liable to furnish the report as referred to in sub-section (2) of section 286	
-	43. (b)	If Yes, please furnish the following details	NH
	43. (c)	if Not due, please enter expected date of furnishing the report	
	44.	Break-up of total expenditure of entities registered or not registered under the GST: (This Clause is kept in abeyance till 31st March, 2022)	NII

Place: Ranchi Date: 30-09-2022 For NeerajNayan & Co. Chartered Accountants

Neeraj Nayan Partner

Firm Reg.No - 011367C UDIN -22401679AYRPUB4106

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Assessment Year: 2022-2023

ABBEXURE FOR BOOKS OF ACCOUNTS MAINTAINED

5. No.	Books Maintained	Address Line 1	Address Line 2	City or Town or District	State	PinCode
1 CASH BOOK		CASH BOOK NEAR SHIV ROAD MANDIR, SUKHDI NAGAR,		T-2-1-0 (1) (1)		834005
2	The state of the s		ROAD SUKHDEO NAGAR, HEHAL,	RANCHI	Jharkhand	834005
3 LEDGER NEAR SHIV MANDIR, INDRAPURI		ROAD SUKHDEO NAGAR, HEHAL,	RANCHI	Jharkhand	834005	
4	JOURNAL	NEAR SHIV MANDIR, INDRAPURI	ROAD SUKHDEO NAGAR, HEHAL,	RANCHI	Jharkhand	834005

Annexure No.-2

ANNEXURE FOR LIST OF BOOKS OF A/C EXAMINED

S No.	DESCRIPTION
1	CASH BOOK
2	BANK BOOK
3	LEDGER
4	JOURNAL

Annexure No.-3 PROPERTY, PLANT & EQUIPMENT

NAME OF ASSET	RATE	OP. BAL.	PURCE	IASE	TOTAL	SALE	DEP.	CL. BAL
			1st Half	2nd Half				
Machinery & Plant	000000		-	0195	Variables	100	252266	1149-0020
FIRE SYSTEM	15%	11,900	0	0	11,900	0	1,785	10,115
Washing Manchine	15%	42,755	0	0	42,755	0	6,413	36,342
SCOOTY	15%	0	1,02,804	0	1,02,804	0	15,421	87,383
TV & FRIZE	15%	89,250	0	0	89,250	0	13,387	75,863
Group Total	-	143905.00	102804.00	0.00	246709.00	0.00	37006.00	209703.00
TOTAL		1,43,905	1,02,804	0	2,46,709	0	37,006	2,09,703

DETAILS OF PURCHASE AND SALE

NAME OF ASSET		Amount	Date of Purchase/ sale	Date Put to Use
SCOOTY	Purchase	102804.00	31-08-2021	31-08-2021

CLOUD 9 BUILDER'S & DEVELOPERS

PARTNER PARTNER

Assessment Year: 2022-2023

Annexure No.-4
ANNEXURE FOR DEDUCTION UNDER CHAPTER VI A

S. No.	SECTION NO.	AMOUNT
1	80C	1,50,000
2	80D	25,000

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Menay or PARTNER OF

NEAR SHIV MANDIR, INDRAPURI ROAD SUKHDEO NAGA R, HEHAL, RANCHI, HEHAL - Ranchi-834005

Certificate

This is to certify that I/We have not made any payments in Cash or by Bearer cheque in respect of Expenditure covered u/s.40A(3) of Income Tax Act, 1961.

Place:

Date

For M/S CLOUD 9 BUILDERS & DEVELOPERS

CLOUD & Blin Warry & DEVIEL

Proprietor

LUUU Y DUILUEK 5 A DESELUPERS

Nemai for

PARTMER

NEAR SHIV MANDIR, INDRAPURI ROAD SUKHDEO NAGA R, HEHAL, RANCHI, HEHAL Ranchi-834005

Certificate

This is to certify that I/We have not accepted any loan or deposit otherwise than payee's account cheque or bank draft. Also, I/We have not made any repayment of loan or deposit otherwise than payee's account cheque or bank draft.

Place: Date

For M/S CLOUD 9 BUILDERS & DEVELOPERS

Proprietor

CLOUD 9 BUILDER 5 A DEVELOPERS

INDIAN INCOME TAX RETURN ACKNOWLEDGEMENT

[Where the data of the Return of Income in Form ITR-1 (SAHAJ), ITR-2, ITR-3, ITR-4(SUGAM), ITR-5, ITR-6, ITR-7 filed and verified]

(Please see Rule 12 of the Income-tax Rules, 1962)

Assessment Year 2022-23

AAUPR7262B PAN NEERAJ RAI Name S/O SHUDHANSHU BHUSHAN RAI, , NEAR SHIV MANDIR, INDRAPURI, ROAD SUKHDEO NAGAR, HEHAL, , RANCHI, Address HEHAL, JHARKHAND, ranchi, 35-Jharkhand, 91-India, 834005 ITR-3 Form Number Status e-Filing Acknowledgement Number 789095331071122 139(1) Return filed on or before due date Filed u/s Current Year business loss, if any 14,33,370 Total Income Income and Tax details 0 Book Profit under MAT, where applicable 0 Adjusted Total Income under AMT, where applicable 3 1,77,677 4 Net tax payable 17,991 Interest and Fee Payable 1,95,668 6 Total tax, interest and Fee payable 39,772 7 Taxes Paid (+) 1,55,900 8 (+)Tax Payable /(-)Refundable (6-7) 0 0 Dividend Tax Payable Distribution Tax details 0 10 Interest Payable 0 11 Total Dividend tax and interest payable 0 12 Taxes Paid 0 13 (+)Tax Payable /(-)Refundable (11-12) 0 14 Accreted Income as per section 115TD Income & Tax Detail 0 15 Additional Tax payable u/s 115TD 0 16 Interest payable u/s 115TE 0 17 Additional Tax and interest payable 0 18 Tax and interest paid 0 19 (+)Tax Payable /(-)Refundable (17-18)

This return has been digitally signed by NEERAJ RAI in the capacity of Self having PAN AAUPR7262B from IP address 223.235.234.52 on 07-Nov-2022

DSC St. No. & Issuer 5657530 & 8135600286379597803CN=PantaSign CA 2014,OU=Certifying Authority,O=Pantagon Sign Securities Pvt. Ltd.,

System Generated

Barcode/QR Code



AAUPR7262B03789095331071122647F26F6CECA929FA322E854D6A89322515DFDD7

DO NOT SEND THIS ACKNOWLEDGEMENT TO CPC, BENGALURU

CLOUD 9 BUILDER'S & DEVELOPERS

Numa de

PARTMER

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ATRIC OF HANGE COT -101 MAN

OLUVUU 9 DUILUEN O A DEVELUELEN-

Merrai gan

NEERAJ RAI

Name of Assessee

: NEERAJ RAI

Father's Name

: SUDHANSHU BHUSHAN RAI

Address

: S/O SHUDHANSHU BHUSHAN RAI, NEAR SHIV MANDIR, INDRAPURI ROAD SUKHDEO

NAGAR, HEHAL,

RANCHI, HEHAL, JHARKHAND ranchi-834005

Date of Birth

: 30-03-1975

Status

: Individual

Permanent Account No. : AAUPR7262B

Previous Year ended on : 31-03-2022

Assessment Year

Ward/Circle/Range

: Ward 2 1

: 2022-23

Return Filing Due Date: 07-11-2022

Andhor No.

- 278254954120

Mobile No.

: 9308064967

COMPUTATION OF INCOME

Profits and Gains of Business or Profession

Net Profit/Loss as per Profit & Loss Account

1181373.00

37006.00

1218379.00

1181373.00

Less : Depreciation

Rem./Intt. from Partnership Firm

37006.00

Add : Depreciation Taken Seperately

CLOUD 9 BUILDERS & DEVELOPERS

252000.00

252000.00 1433373.00 0.00

Exempt Profit from CLOUD 9 BUILDERS & DEVELOPERS : 199350.50

1433373.00

Gross Total Income

Total Income

1433373.00 1433370.00

Rounded off as per section 288A

170843.00

6834.00 177677.00

Add: Interest

Tax on Above

Add Education Cess

U/s 234 B

U/s 234 C

11032.00 6959.00

17991.00

Net Tax

Tax Paid

TDS

AXIS BANK LIMITED on 31-03-2022

39772.00

39772.00

195668.00

Payable

155900.00

. 1	Details of	f all banks accounts	held in India at any time during the previous	year (excluding dormat accounts)	
	100000000000000000000000000000000000000	IFS CODE OF THE BANK	NAME OF THE BANK	ACCOUNT NUMBER (of 9 digits or more as per CBS	(tick one for refi

system of the bank) 37862389241 STATE BANK OF INDIA SBIN0001194

account fund)

Nature of Business Detail

Business Details
Construction Activity - Other construction activit
Real estate/renting services - Other real estate/r
Partner - Share of Income from firm only

Trade Name

Business Code

M/S CLOUD 9 BUILDERS & DEVELOPERS

06010

M/S CLOUD 9 BUILDERS & DEVELOPERS CLOUD 9 BUILDERS & DEVELOPERS

07005 00001

NEERAJ RAI

CHOOLS BONNING BY DEARTONESS

PARTHER

PROFIT & LOSS A/C OF M/S CLOUD 9 BUILDERS & DEVELOPERS PROPRIETOR - NEERAJ RAI FOR THE YEAR ENDED 31ST MARCH 2022

PARTICULARS		AMOUNT	PARTICULARS	AMOUNT
To Purchases To Direct Exp Freight Inward Chg Labour Paymers	515000.00 7613950.00	21546798:02 8128950:00	By Sales	31403550.00
To Gross Profit old		1727801.98		
		31403550.00		31403550.00
To Accounting Exp To Audit Fee To Sark Charpes To Membership Exp To Salary & Wages To Insurance & Other freight Chg To Mobile Exp To Professional Fee To Travelling & convey. To Legal Exp To Bloctricity Exp To Misc Exp To Misc Exp To Income Tax To Dep. To Net Profit			By Gross Profit bid By Other Income Intt Received	1727801.98 22900.00
10-1001 P7001		1750701.98		1750701.98

FOR M/S CLOUD 9 BUILDERS & DEVELOPERS

As per our report of even date attached For Neeraj Nayan & Co. Chartered Accountants

Necraj Nayan

(Partner)

Membership No. :- 401679 UDIN: 22401679XYRPUB4106

NEERAJ RAI (Proprietor) DATE: 30/09/2022

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Humilan

BALANCE SHEET OF NEERAJ RAI AS ON 31ST MARCH 2022

LIABILITIES		AMOUNT	ASSETS		AMOUNT
Capital A/C			Fixed Assests	ANNEXTURE C	209702.65
Capital A/c Add: Net Profit Satary from Firm Interest from Firm Profit from Firm	6279141:00 987084:11 100000:00 152000:00 133569:11 7651794:22		Investment Insurance Investment in Cloud 9 fin	m as capital	125000.00 2285569.11
Less: Drawings Less: Health Insurance Less: Self Assessment Tax	302387.00 46586.00 211000.00		Loan & Advance	ANNEXTURE D	29044510.00
			Current Assests		
Loan & Laiability	ANNEXTURE A	54036110.00	TD5 2021-22		39772.00
			Sundry Debtors		29690400.00
Current Liabilities & Provisions	ANNEXTURE B	969552.15	BANK A/C	ANNEXTURE E	694341.61
			Cash in Hand		8188.00
		62097483.37			62097483.37

For M/S CLOUD 9 BUILDERS & DEVELOPERS

NEERAJ RAI

(Proprietor)

DATE: 30/09/2022

As per our report of even date attached For Neeraj Nayan & Co. **Chartered Accountants**

> Neeraj Nayan (Partner)

Membership No.:- 401679

UDIN: 22401679AYRPUB4106

CLOUD 9 BUILDER'S & DEVELOPERS

ANNEXTURE 'A' - Loans & Liability

AMOUNT
30359691.00
900000.00
5248000.00
950000.00
51000.00
141600.00
51000.00
51000.00
200000.00
10883819.00
1050000.00
1500000.00
600000.00
1000000.00
1050000.00
54036110.00

ANNEXTURE 'B' - CURRENT LIABILITY & PROVISIONS

PARTICULARS		
Sundry Creditors		59467.00
Pravisions	194289.00	
Provision for Income Tax Provision for Audit Fee	25000.00	219289.00
		690796.15
Duties & Taxses		
TOTAL		969552.15

ANNEXTURE 'D' - Loans & Liability

PARTICULARS	0515000.00	
Land Advance Chandra Bhushan Loan to Cloud 9 partnership firm Dr. Shudeep Pallavi Shahdeo TEJ COMPUTER TEJ PHARMA Security Deposite(JBVNL)	9515000.00 250000.00 11713510.00 200000.00 1887000.00 3859000.00	28924530.00 120000.00
TOTAL		29044510.00

ANNEXTURE 'E' - BANK A/C

	AMOUNT
PARTICULARS	688808.62
Axis Bank-1866	5532.99
Sbi-9241	3334-32
	694341.61
TOTAL	

For M/S CLOUD 9 BUILDERS & DEVELOPERS

As per our report of even date attached For Neeraj Nayan & Co.

Chartered Accountants

(Partner)

Membership No. > 401679

UDIN: 22401679AYRPUB4106 NAYA

NEERA) RAI (Proprietor) DATE: 30/09/2022

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Annexture " C " Depreciation Chart

SL.	Particulars	Dep. Rate	Op. Bal.	Additional	Total	Dep.	CL Ball
							40/45.00
- 1	Fire System	15%	11900.00		11900.00	1785.00	10115.00
		10000	1.000		-	13387.50	75862.50
- 2	Tv & Frize	15%	89250.00		89250.00	13387.00	10002.04
					42755.00	8413.25	36341.75
- 2	Washing Manchine	15%	42755.00		42750.00		
1		1000		102804 00	102804.00	15420,60	87383.40
- 4	Scooty(31,08.21)	15%		102001.40			
	Total		143905.00	102804.00	246709.00	37006,36	209702.65

For M/S CLOUD 9 BUILDERS & DEVELOPERS

As per our report of even date attached For Neeraj Nayan & Co. Chartered Accountants

> Neeraj Nayan (Partner)

Membership No.:- 401679 UDIN: 22401679AYRPUB4106

NAYAW of COUNTY OF THE DAY OF THE

NEERAJ RAI (Proprietor) DATE: 30/09/2022

CLOUD 9 BUILDER'S & DEVELOPERS

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PARTHER