Intimation to the Assessing Officer under section 210(5) regarding the notice of demand under section 156 of the Income-tax Act, 1961, for payment of advance tax under section 210(3)/210(4) of the Act

Dated

ТΟ

The Assessing Officer,

.....

.....

Sir,

Re: Notice of demand under section 156 of the Income-tax Act, 1961, for payment of income-tax under section 210(3)/210(4) of the Act in the case of for assessment year 19 -19

- (ii) I do hereby intimate that the estimate of income and the advance tax payable made by you and contained in the enclosure to Form No. 28, is high because of the following reasons:
 - (i) There is an arithmetical error in the computation shown in Form No. 28.

- (iii) There has been loss/no income under the head 'Capital gains' in the current year.
- (iv) There has been no income of the nature referred to in section 2(24)(ix) in the current year.
- (v) Any other reasons (specifying the reasons).
- (iii) The estimate of income for the previous year relevant to the assessment year 19 taking into account the reasons mentioned in para 2 above is as follows:

Estimated 'income subject to advance tax':

(1) Income fro			
(2) Income fro	m capital g	ains	
(3) Income fro	m house pr	operty	
(4) Profits and	gains of bu	usiness or profession	
(a)	Profits ar	nd gains from business and profession	
	carried	on by me/us:	
Name		Address	
(b)	Share fro	om firm(s):	
Name of the	Address	Whether firm has been registered	Share of
firm		in the last completed assessme	ent income

	(c)	Income from an association of persons	or			
		body of individuals.				
		Total: (a)+(b)+(c)				
(5) Income from other sources:						
	(i)	Dividends				
	(ii)	Interest				
	(iii) Other incomes [including income referred to in					
		section 2(24)(ix)]				
		Total				
Aggregate of sub-items (1) to (5) Less:						
(i) carried forward losses, etc., eligible for set off						
(ii) deductions admissible under Chapter VI-A						
		ject to advance tax net agricultural income				
3.						
	to advance tax					
4.	Sums inclu	ded in income subject to advance tax				
	in respect of	of which no tax is payable on which a				
	rebate of ta	x is admissible				

(i) Share of income from an unregistered firm

	on which the tax will be paid by the firm				
(ii)	Share from an association of persons or body				
	of individuals on which tax will be paid by the				
	association or body				
(iii)	Interest on income-tax free securities				
(iv)	Other items				
	Total amount on which tax is not payable and the				
	proportionate tax on such amount				
5. E>	ccess of 3 over 4.				
6. De	6. Deduct: Amount of tax deductible under sections				
19	2 to 195 on any income (as computed before				
all	owing any deduction admissible under the Act) and				
wh	nich has been taken into account in computing				
the	e income subject to advance tax				
7. Net amount of income-tax					
8. L	ess: Amount on account of estimated double				
ir	ncome-tax relief, if any				
9. N	let amount payable				
10. Less:					
(i) tax already paid in the financial year under section 210.				
11. Balance payable					
Place					
Date					
Signature of the person					
		making the estimate.			
		Status			

<u>Notes</u>

- 1. The estimate of tax should be signed by a person who is authorised to sign a return of income as provided in section 140 of the Income-tax Act, 1961.
- 2. In the case of a registered firm, the firm has to submit an estimate of the advance tax payable, if any, by it in accordance with Part III of the First Schedule to the annual Finance Act. The individual partners have also to submit an estimate of the advance tax payable by each including therein the share of income from the registered firm.
- 3. In the case of an assessee being a Hindu undivided family which has no member whose total income of the previous year is likely to exceed the maximum amount not chargeable to income-tax in his case, please attach declarations to this effect from all members.
- 4. Item 2 to be filled in only by individuals, Hindu undivided families, unregistered firms, other associations of persons or bodies of individuals, whether incorporated or not, referred to in sub-clause (v) of clause (31) of section 2 of the Income-tax Act, 1961, and artificial juridical persons referred to in sub-clause (via) of the said clause (31).
- 5. In this Form, 'net agricultural income' shall have the meaning assigned to it in the relevant Finance Act.
- Details of arithmetical error if any in the order of the Assessing Officer referred to in para 2 of this Form may be annexed.