

Taxmann Master On Companies Act

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(iii) by way of fees for registering the company under the provisions of the Companies Act, 1956 (1 of 1956) 94a; (iv) in connection with the issue, for public subscription, of shares in or debentures of the company, being underwriting commission, brokerage and charges for drafting, typing, printing and advertisement of the prospectus;

Section 194C TDS not applicable on terminal handling charges

Compulsorily Convertible Debentures (' CCDs ') are hybrid instruments, being debt at the time of issue along with a certainty to get converted into equity. Since the guidelines on FDI treat CCDs as equity for the purposes of reporting to the RBI, a question arises as to whether they are to be regarded as equity capital under all other laws as well.

Amortisation of certain preliminary expenses

The Hon ' ble Delhi High Court, in Rani Promoter Pvt. Ltd. vs. Additional Commissioner of Income Tax & Toplight Corporate Management (P.) Ltd. vs. National Faceless Assessment Centre Delhi, held that issuance of Show Cause Notice, mentioning the procedure under Section 144B(1)(xvi), is a mandatory requirement and any assessment order passed without the issuance of such Show Cause Notice is bad ...

A Reassessment of Section 144B of Income Tax Act, 1961

Leap International (P.) Ltd. [2012] 50 SOT 157/[2011] 15 taxmann.com 251 (Chennai). 13.1 We also find that handling charges paid to the non-shipping companies also covered under the provisions of section 172(8) of the Act which reads as under:

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