Taxpayers Counterfoil (To be filled up by tax payer)

TAN HYDMO2322F

Received from MEHTA & MOOTHOMES.

(Name)

Cash/Debit to Arc / Cheque No. 170391 for Rs. 484/
Rs. (In words) four hundred and eighty four onlydrawn on Hofe Qank 4td., Sec-Bad.

(Name of the Bank and Branch)

Gompany / Non-Company Deductees

on account of Tax Deducted at Source (TDS)/Tax Collected at source (TCS) from (Fill up Code)

(Strike out whichever is not applicable)

Rs.

FORM No. 3CD

[Vide Rule 6G(2) of Income-tax Rules, 1962]

Statement of Particulars required to be furnished under section 44AB of the Income-tax Act, 1961

PART A

Name of the assessee:

MEHTA & MODI HOMES

Address:

5-4-187/354, Johan Maneion 3rd Floor, 7. g. Road, Secunderaland.

Permanent Account Number:

AAJM OG47 C

Status:

PFAS / Resident

Previous year ended:

· 31st March

Assessment year:

2005 - 2006.

PART B

7. (a) If firm or Association of Persons, indicate names of partners/members and their profitsharing ratios:

1. Modi Properties & Forestements(P) Ltd - 507.

2. Surech U. Tehla

-16.66Y.

3. Desporte V. Mella 4. Branch Mella

-16.67%

-16.67%

(b) If there is any change in the partners/members or their profit-sharing ratios, the particulars of such change:

-NA-

8. (a) Nature of business or profession:

Real Estate Developers

(b) If there is any change in the nature of business or profession, the particulars of such change:

- NA -

9. (a) Whether books of account are prescribed under section 44AA, if yes, list of books so prescribed:

- NO -

(b) Books of account maintained. (In case books of account are maintained in a computer system, mention the books of account generated by such computer system.)

Cash Book, Barne Book Tournal Ledges on Computer System.

(c) List of Hoo of account examined:

profits and gains assessable on presumptive basis, if yes, indicate the amount and the relevant section (44AD, 44AE, 44AF, 44B, 44BB, 44BBA, 44BBB or any other relevant section):

- 11. (a) Method of accounting employed in the previous year.
 - (b) Whether there has 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.
 - (d) Details of deviation, if any, in the method of accounting employed in the previous year from accounting standards prescribed under section 145 and the effect thereof on the profit or loss.
- 12. (a) Method of valuation of closing stock employed in the previous year.
 - (b) Details of deviation, if any, from the method of valuation prescribed under section 145A, and the effect thereof on the profit or loss.
- 13. Amounts not credited to the profit and loss account, being,—
 - (a) the items falling within the scope of section 28;
 - (b) the proforma credits, drawbacks, refunds of duty of customs or excise, or refunds of sales tax, where such credits, drawbacks or refunds are admitted as due by the authorities concerned;
 - (c) escalation claims accepted during the previous year;
 - (d) any other item of income;
 - (e) capital receipt, if any.
- 14. 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 college form:—

Charles cription of asset/block of assets.

Accountant

Contain of depreciation.

(c) Actual cost or written down value, as the case may be.

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-NA-

- NA -

At Cost

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- NA -

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- (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) Modified 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
 - (iii) subsidy or grant or reimbursement, by whatever name called.
- (e) Depreciation allowable.
- (f) Written down value at the end of the year.
- 15. Amounts admissible under sections 33AB, 33ABA, 33AC, 35, 35ABB, 35AC, 35CCA, 35CCB, 35D, 35E:—
 - (a) debited to the profit and loss account (showing the amount debited and deduction allowable under each section separately);
 - (b) not debited to the profit and loss account.
- 16. (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)]
 - (b) Any sum received from employees towards contributions to any provident fund or superannuation fund or any other fund mentioned in section 2(24)(x); and due date for payment and the actual date of payment to the concerned authorities under section 36(1)(va).
- 17. Amounts debited to the profit and loss account, being:—
 - (a) expenditure of capital nature;
 - (b) expenditure of personal nature;
 - (c) expenditure on advertisement in any souvenir, brochure, tract, pamphlet or the like, published by a political party;

expending incurred at clubs,—

herresentrance fees and subscriptions;

(ii) as cost for club services and facilities

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- (e) (i) expenditure by way of penalty or fine for violation of any law for the time being in force:
 - (ii) any other penalty or fine;
 - (iii) expenditure incurred for any purpose which is an offence or which is prohibited by law;
- (f) amounts inadmissible under section 40(a);
- (g) interest, salary, bonus, commission or remuneration inadmissible under section 40(b)/40(ba) and computation thereof;
- (h) amount inadmissible under section 40A(3) read with rule 6DD and computation thereof;
- (i) provision for payment of gratuity not allowable under section 40A(7);
- (j) any sum paid by the assessee as an employer not allowable under section 40A(9);
- (k) particulars of any liability of a contingent nature.
- 18. Particulars of payments made to persons specified under section 40A(2)(b):
- 19. Amounts deemed to be profits and gains under section 33AB or 33ABA or 33AC:
- 20. Any amount of profit chargeable to tax under section 41 and computation thereof:
- 21. *(i) In respect of any sum referred to in clause (a), (c), (d) or (e) of section 43B, the liability for which,—
 - (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;
 - (b) not paid during the previous year;
 - (B) was incurred in the previous year and

aid on or before the due date for firmishing the return of income of the previous year under section 139(1);

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- (ii) In respect of any sum referred to in clause (b) of section 43B, the liability for which—
 - (A) pre-existed on the first day of the previous year but was not allowed in the assessment of any preceding previous year:
 - (a) nature of liability;
 - (b) due date of payment under second proviso to section 43B;
 - (c) actual date of payment;
 - (d) if paid otherwise than in cash, whether the sum has been realised within fifteen days of the aforesaid due date;
 - (B) was incurred in the previous year:
 - (a) nature of liability;
 - (b) due date of payment under second proviso to section 43B;
 - (c) actual date of payment;
 - (d) if paid otherwise than in cash, whether the sum has been realised within fifteen days of the aforesaid due date.

*State whether sales tax, customs duty, excise duty or any other indirect tax, levy, cess, impost, etc., is passed through the profit and loss account.

- 22. (a) Amount of Modified Value Added Tax credits availed of or utilised during the previous year and its treatment in the profit and loss account and treatment of outstanding Modified Value Added Tax credits in the accounts.
 - (b) Particulars of income or expenditure of prior period credited or debited to the profit and loss account.
- 23. Details of any amount borrowed on hundi or any amount due thereon (including interest on the amount borrowed) repaid, otherwise than through an account payee cheque. [Section 69D]
- 24. (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 ber (if available with the assessee) of the ender or depositor;

diffutumount of loan or deposit taken or

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- (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;
- (v) whether the loan or deposit was taken or accepted otherwise than by an account payee cheque or an account payee bank draft.

*(These particulars need not be given in the case of a Government company, a banking company or a corporation established by a Central, State or Provincial Act.)

- (b) Particulars of each repayment of loan or deposit in an amount exceeding the limit specified in section 269T made during the previous year:—
 - (i) name, address and permanent account number (if 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 account payee cheque or account payee bank draft.

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25. Details of brought forward loss or depreciation allowance, in the following manner, to the extent available:

Sl. Assessment Nature of loss/allowance Amount as returned
No. Year (in rupees) (in rupees)

Amount as assessed (give reference to relevant order)

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26 **\$**

details of deductions, if any,

der Chapter VI-A.

Per Mehta and Modi Homes

27. (a) Whether the assessee has deducted tax at source and paid the amount so deducted to the credit of the Central Government in accordance with the provisions of Chapter XVII-B.

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(b) If the answer to (a) above is in negative, then give the following details:

Sl. Particulars of head under which No. tax is deducted at source	Amount of tax deducted at source (in rupees)	Due date for remittance to Government	Details of payment: Date/Amount (in rupees)	Remarks
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- 28. (a) In the case of a trading concern, give quantitative details of principal items of goods traded:
 - (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:
 - (i) opening stock;
 - (ii) purchases during the previous year;
 - (iii) consumption during the previous year;
 - (iv) sales during the previous year;
 - (v) closing stock;
 - (vi) *yield of finished products;
 - (vii) *percentage of yield;

viii) shortage/excess, if any.

Charine Red products / By-products:

(i) opening stock;

- NA -Bring A Real Estate Developer

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Marke and Modi Home

	(iii) quantity manufactured during the previous year;	7		
	(iv) sales during the previous year;	- 1	_ NA _	
	(v) closing stock;			
	(vi) shortage/excess, if any.			
	*Information may be give to the extent available.			
29.	In the case of a domestic company, details of tax on distributed profits under section 115-O in the following form:—			
	(a) Total amount of distributed profits;	1		
	(b) Total tax paid thereon;		- MIL-	
	(c) dates of payment with amounts.			
30.	Whether any cost audit was carried out, if yes, enclose a copy of the report of such audit [See section 139(9)].		- 0416-	•
31.	Whether any audit was conducted under the Central Excise Act, 1944, if yes, enclose a copy of the report of such audit.		- MIL-	<i>:</i> 1
32.	Accounting ratios with calculations as follows:-			
	(a) Gross profit/Turnover;	\neg		
	(b) Net profit/Turnover;		- NA - Being A Real Estate	
	(c) Stock-in-trade/Turnover;		Developers	
	(d) Material consumed/Finished goods produced.		·	
			Chartered Accountant	
ne k	Sehta and Modi Homes		MALAUMERABRO	
	The Mind		*Signed	
	Partner	AT	AY C. YEHTA [M.NO. 3544	9 7
	Name :		7,	
	Address :		5-4-187/3= 4,	
Plac	ce: Secunderatad e	John	am Tansion, T.G. Road	<u>.</u>
Dat	e: 01.10.2005 Sec	uno	devalad-500003	

NOTE: *This Form has to be signed by the person competent to sign Form No. 3CA or Form No.