



CRACKDOWN ON BOGUS TAX DEDUCTIONS

Stay compliant and avoid penalties

Crackdown on Fraudulent ITR Claims: What Every Taxpayer Should Know

Description

IT Department Launches Nationwide Crackdown on Bogus Tax Deductions

The Income Tax Department of India has launched an aggressive crackdown on fraudulent deduction claims in Income Tax Returns (ITRs). Powered by AI and advanced data analytics, this crackdown is now targeting suspicious claims under specific deduction sections—some of which have been commonly misused by both individuals and intermediaries.

Here's what you need to know to stay safe and compliant.

What's Triggering the Crackdown?

A sharp rise in false or exaggerated claims made under various sections of the Income Tax Act has prompted the government to act. Fraudulent practices—often facilitated by unverified intermediaries—are now being flagged by the Income Tax Department's advanced detection tools.

The crackdown focuses on deductions claimed under the following sections:

Sections Under Scrutiny:

- **Section 10(13A)** – House Rent Allowance (HRA)
- **Section 80GGC** – Donations to political parties
- **Section 80E** – Interest on education loans
- **Section 80D** – Health insurance premiums
- **Section 80EE** – Interest on home loans for first-time buyers
- **Section 80EEB** – Interest on loans for electric vehicles
- **Section 80G** – Donations to registered charities and relief funds
- **Section 80GGA** – Donations for scientific research and rural development
- **Section 80DDB** – Medical treatment for specified critical illnesses

Many of these claims were found to be either inflated or entirely bogus—submitted with fake documents or no proof at all.

ITR UPDATE

IMPORTANT UPDATE FROM THE INCOME TAX DEPARTMENT

On 14th July 2025, the Income Tax Department launched a major verification drive targeting bogus claims of deductions and exemptions in Income Tax Returns (ITRs). This nationwide operation uncovered fraudulent filings often facilitated by certain intermediaries, including misuse of sections like Section 10(13A), 80GGC, 80E, 80D, 80EE, 80EEB, 80G, 80GGA and 80DDB.

The Department is using advanced AI tools, third-party data, and ground intelligence to identify fraud. Taxpayers are urged to avoid claiming inflated refunds.

Stay compliant. File truthfully.

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AI-Powered Monitoring & Real-Time Cross-Verification

The Income Tax Department is now leveraging AI and data analytics to automatically flag suspicious deduction patterns across thousands of returns. Real-time cross-verification has also been implemented to compare taxpayer claims with actual data from:

- Banks and financial institutions (for loan interest and repayments)
- Insurance companies (for policy premium verification)
- Employers (for rent and HRA)
- Recognized donation platforms and political party disclosures

If a claim doesn't match backend data, the taxpayer may receive a notice or demand.

Examples of Fraudulent Practices Being Flagged

- 1. Fake HRA Claims (Section 10(13A)):** Claiming rent deductions using fictitious landlords or PANs.
- 2. Bogus Political Donations (Section 80GGC):** False declarations to inflate refund amounts.
- 3. Fake or Inflated Education Loan Interest (Section 80E):** Claiming deductions for non-existent loans.
- 4. Unsubstantiated Medical Claims (Section 80DDB):** Claims without medical certificates or treatment proof.
- 5. Misuse of Health Insurance (Section 80D):** Deducting for lapsed or ineligible policies.
- 6. Invalid Home Loan or EV Loan Interest (Sections 80EE & 80EEB):** Claiming interest deductions without ownership or valid financing.
- 7. Questionable NGO Donations (Section 80G, 80GGA):** Submitting receipts from unapproved or blacklisted

institutions.

Legal & Financial Consequences

The Department has already taken action in major cities like Mumbai, Delhi, Jaipur, and Ahmedabad. Hundreds of notices have been served, and several searches and surveys have been conducted under Sections 132 and 133A of the Income Tax Act.

Penalties for false deduction claims may include:

- Demand for repayment of refunds with interest and penalties
- Prosecution under Sections 276C (evasion) and 277 (false statements)
- Imprisonment, in extreme cases

What Taxpayers Should Do Immediately?

- **Recheck Your ITR:** Ensure that all deductions claimed are accurate and fully supported by documentation.
- **Avoid Dubious Tax Advisors:** Stay away from intermediaries who guarantee high refunds by misusing deduction sections.
- **File an Updated Return (ITR-U):** If you realize an error, you can correct it voluntarily through the ITR-U mechanism to minimize penalties.
- **Preserve Proof:** Maintain receipts, loan sanction letters, insurance policies, and donation certificates for at least 6 years.

Deadline to Act

You can file an Updated Return (ITR-U) for Financial Year 2023–24 up to March 31, 2026. This gives taxpayers a chance to rectify mistakes without attracting harsher consequences—but the longer the delay, the higher the interest and penalties.

Final Takeaway

The Income Tax Department's message is clear: fraudulent deductions won't go unnoticed. With technology closing the loopholes, it's time for every taxpayer to clean up their returns and ensure compliance.

Transparency is not just good practice—it's now a legal necessity.

Read the source of this post by [clicking here](#).

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