

## TAX RATE CARD

For Tax Year 2025-26

Technical Support & Practice Development Institute of Cost and Management Accountants of Pakistan (ICMA International)



| Tax Rates for Salaried persons (Section 12, 149, First Schedule, Part-I, Division-I)                              |   |  |  |
|---|---|--|--|
| S#  | Taxable Income  | Rate of Tax  |  |
| 1   | Up to Rs 600,000  | 0%   |  |
| 2   | Rs. 600,001 to Rs. 1,200,000  | 1% of the amount exceeding Rs. 600,000                     |  |
| 3   | Rs 1,200,001 to Rs 2,200,000  | Rs 6,000 + 11% of the amount exceeding Rs 1,200,000        |  |
| 4   | Rs 2,200,001 to Rs 3,200,000  | Rs 116,000 + 23% of the amount exceeding Rs 2,200,000      |  |
| 5   | Rs 3,200,001 to Rs 4,100,000  | Rs 346,000 + 30% of the amount exceeding Rs 3,200,000      |  |
| 6   | Above Rs 4,100,000  | Rs 616,000 + 35% of the amount exceeding Rs 4,100,000      |  |
|   | Director Fee for Board Meeting  | 20% of Gross Amount  |  |
| Tax Rate for Pensioner receiving pension from a former employer in a tax year (Age                                |   |  |  |
| below 70 years)   |   |  |  |
| S#  | Taxable Income  | Rate of Tax  |  |
| 1   | Where the amount of pension received does not exceed rupees ten million | 0% of the amount   |  |
| 2   | Where the amount of pension received exceeds rupees ten million         | 5% of the amount exceeding rupees ten million              |  |
|   | Tax Rates for AOPs and non-salaried pers                                | sons (Section 18, First Schedule, Part-I, Division-I)      |  |
| S#  | Taxable Income  | Rate of Tax  |  |
| 1   | Up to Rs 600,000  | 0%   |  |
| 2   | Rs 600,001 to Rs 1,200,000  | 15% of the amount exceeding Rs 600,000                     |  |
| 3   | Rs 1,200,001 to Rs 1,600,000  | Rs. 90,000 + 20% of the amount exceeding Rs. 1,200,000     |  |
| 4   | Rs 1,600,001 to Rs 3,200,000  | Rs. 170,000 + 30% of the amount exceeding Rs. 1,600,000    |  |
| 5   | Rs 3,200,001 Rs 5,600,000   | Rs. 650,000 + 40% of the amount exceeding Rs. 3,200,000    |  |
| 6   | Above Rs 5,600,000  | Rs. 1,610,000 + 45%* of the amount exceeding Rs. 5,600,000 |  |
| *Provided that in case an AOP is a professional firm prohibited from incorporating by any law or the rules of the |   |  |  |
| body regulating their profession, the 45% rate of tax mentioned against serial number 6 of the Table shall be 40% |   |  |  |
| Surcharge on Tax Payable (Section 4AB, First Schedule, Part-I, Division-I)  |   |  |  |
| On Taxable Income of Individuals (including salaried person) and AOPs exceeding Rs 10M 9% on tax payable          |   |  |  |
|   |   |  |  |

| Rates of Tax for Companies (Sections 18, 100A, 113C, First Schedule, Part-I, Division-II) |     |  |
|---|-----|--|
| Small Company   | 20% |  |
| Banking Company   | 39% |  |
| All other Companies   | 29% |  |
| Alternate Corporate Tax   | 17% |  |

|           | Super Tax on high earning persons (Section 4C, First Schedule, Part-I, Division-IIB) |                |  |
|-----------|--|----------------|--|
| <b>S#</b> | Taxable Income   | Rate of Tax    |  |
| 1         | Where income does not exceed Rs.150 M  | 0% of Income   |  |
| 2         | Where income exceeds Rs. 150 M but does not exceed Rs. 200 M                         | 1% of Income   |  |
| 3         | Where income exceeds Rs. 200 M but does not exceed Rs. 250 M                         | 1.5% of Income |  |
| 4         | Where income exceeds Rs. 250 M but does not exceed Rs. 300 M                         | 2.5% of Income |  |
| 5         | Where income exceeds Rs. 300 M but does not exceed Rs. 350 M                         | 3.5% of Income |  |
| 6         | Where income exceeds Rs. 350 M but does not exceed Rs. 400 M                         | 5.5% of Income |  |
| 7         | Where income exceeds Rs. 400 M but does not exceed Rs. 500 M                         | 7.5% of Income |  |
| 8         | Where income exceeds Rs. 500 M   | 10% of Income  |  |

| Rate of Dividend Tax (Section 5, First Schedule, Part-I, Division-III)                                       |      |  |
|--|------|--|
| Description  | Rate |  |
| Received from IPPs   | 7.5% |  |
| Received from Real Estate Investment Trust & Others  | 15%  |  |
| Received from mutual Funds to the extent of income derived from average annual investment in debt securities | 25%  |  |
| Received from mutual Funds to the extent of income derived from average                                      | 15%  |  |



| annual investment in equities   |     |
|---|-----|
| Received from Companies whose income is exempt of tax or incurring losses | 25% |
| Dividend received by corporate entities from mutual funds on component of | 29% |
| income from debt securities   |     |

| Rate of Tax on Profit on Debt (Section 7B, First Schedule, Part-I, Division-IIIA) |                   |  |
|---|-------------------|--|
| Description   | Rate              |  |
| In case of Profit from a banking company or financial institution upto 5 million  | 20%               |  |
| In case of Profit from yield on government securities upto Rs 5 million           | 20%               |  |
| In other cases  | 15%               |  |
| If profit exceeds Rs 5 million  | Normal Tax Regime |  |

| Rate of Tax on Return on investment in sukuks received from special purpose vehicle (Section 5AA,<br>First Schedule, Part-I, Division-IIIB) |       |
|---|-------|
| Description   | Rate  |
| In case of a company  | 25%   |
| In case of an individual or AOP when profit is more than 1 million  | 12.5% |
| In case of an individual or AOP when profit is less than 1 million  | 10%   |

| Rate of Tax on Certain Payments to Non-Residents (Section 6, First Schedule, Part-I, Division-IV) |                         |
|---|-------------------------|
| Description   | Rate                    |
| In case of Royalty or Fee for Technical Services  | 15% of the gross amount |
| In any other case   | 10% of the gross amount |

| Rate of Tax on Payments for Digital Transactions in E-commerce Platforms (Section 6A, First Schedule,<br>Part-I, Division-IVA)  |   |  |
|---|---|--|
| Description   | Rate                                      |  |
| The rate of tax on payment for digitally ordered goods or digitally delivered services through e-commerce platforms including websites shall be in case of payment through: |   |  |
| Digital Means or banking channels by payment intermediary   | 1% of gross amount paid or<br>payable     |  |
| Cash on Delivery by courier service   | 2% of the gross amount paid<br>or payable |  |

| Rate of Tax on Shipping or Air Transport Income of a Non-resident Person (Section 7, First Schedule,<br>Part-I, Division-V) |   |  |
|---|---|--|
| Description   | Rate  |  |
| In case of Shipping Companies   | 8% of the gross amount received or receivable |  |
| In case of air transport income   | 3% of the gross amount received or receivable |  |

| Rate of Tax on Capital Gains on disposal of Securities (Section 37A, First Schedule, Part-I, Division-<br>VII) |  |  |  |
|--|--|--|--|
| S#   | Description  | Rate of Tax<br>b/w<br>01.07.2022<br>to<br>30.06.2024 | on disposal of securities when acquired<br>on or<br>after 01.07.2024                                   |
| Where  | e the holding period:                              |  | 15% for persons appearing on the ATL on the date of acquisition and the date of disposal of securities |
| 1  | does not exceed one year                           | 15%  | and at the rate specified in Division I for  |
| 2  | exceeds one year but does not exceed two years     | 12.5%  | individuals and AoPs & Division II for companies in  |
| 3  | exceeds two years but does not exceed three years  | 10%  | respect of persons not appearing on the ATL on<br>the date of acquisition and date of disposal of      |
| 4  | exceeds three years but does not exceed four years | 7.5%   | securities: Provided that the rate of tax for  |
| 5  | exceeds four years but does not exceed five years  | 5%   | individuals and AoPs not appearing on the ATL,   |
| 6  | exceeds five years but does not exceed six years   | 2.5%   | the rate of tax shall not be less than 15% in any  |
| 7  | exceeds six years                                  | 0%   | case   |
| 8  | Future Commodity contracts entered into by members | 5%   | 5%   |



of Pakistan Mercantile Exchange

Provided that for securities except at S. No. 8 of the table:

(i) the rate of 12.5% tax shall be charged on capital gain arising on disposal where the securities are acquired on or after the first day of July, 2013 but on or before the 30th day of June, 2022; and

(ii) the rate of 0% tax shall be charged on capital gain arising on disposal where the securities are acquired before the first day of July, 2013:

Provided further that the rate for companies in respect of debt securities shall be as specified in Division II of Part I of the First Schedule:

Provided also that a mutual fund or a collective investment scheme or a REIT scheme shall deduct Capital Gains Tax at the rates as specified below, on redemption of securities as prescribed, namely: —

| Individual and association of persons | 15% for stock funds, 15% for other funds |
|---------------------------------------|--|
| Company                               | 15% for stock funds, 25% for other funds |

Provided also that in case of a stock fund if dividend receipts of the fund are less than capital gains, the rate of tax deduction shall be 15%: Provided also that no capital gain shall be deducted, if the holding period of the security acquired on or before 30<sup>th</sup> day of June 2024 is more than six years.

Explanation. – For the removal of doubt, it is clarified that provisions of this proviso shall be applicable only in case of mutual fund or collective investment scheme or a REIT scheme.

| Rate of Tax on Capital Gains on disposal of Immoveable Property (Section 37(1A), First S | chedule, |
|--|----------|
| Part-I, Division-VIII)   |          |

| S#   | Holding Period                              |               | Tax on pro<br>d on or<br>024 | -     | Rate of Tax on properties  |
|------|---|---------------|------------------------------|-------|--|
|      |   | Open<br>Plots | Constr.<br>Property          | Flats | acquired on or after 01.07.2024  |
| Wher | e the holding period:                       |               |                              |       | 15% for persons appearing on the ATL on date of                                  |
| 1    | does not exceed one year                    | 15%           | 15%                          | 15%   | disposal of property and at the rates specified in                               |
| 2    | exceeds 1 year but does not exceed 2 years  | 12.5%         | 10%                          | 7.5%  | Division I for individuals and AoPs and Division II                              |
| 3    | exceeds 2 years but does not exceed 3 years | 10%           | 7.5%                         | 0     | for companies in respect of persons not  |
| 4    | exceeds 3 years but does not exceed 4 years | 7.5%          | 5%                           | -     | appearing on the ATL on the date of disposal of                                  |
| 5    | exceeds 4 years but does not exceed 5 years | 5%            | 0                            | -     | property: Provided that the rate of tax for                                      |
| 6    | exceeds 5 years but does not exceed 6 years | 2.5%          | -                            | -     | individuals and AoPs not appearing on the ATL on                                 |
| 7    | exceeds 6 years                             | 0%            | -                            | -     | the date of disposal, the rate of tax shall not be<br>less than 15% of the gain. |

| Rate of Tax on deemed Income (Section 7E, First Schedule, Part-I, Division-VIIIC) |      |
|---|------|
| Description   | Rate |
| Tax on deemed Income  | 20%  |

| Minimum Turnover Tax (Section 113, First Schedule, Part-I, Division-IX)   |       |
|---|-------|
| Person(s)   | Rate  |
| SSGPL and SNGPL (for cases where annual turnover exceeds rupees one billion), PIA, Poultry  | 0.75% |
| Oil Refineries, Motorcycle Dealers registered under Sales Tax Act, 1990, Oil Marketing Companies  | 0.5%  |
| Distributors of Pharmaceutical products, FMCG & Cigarettes, Petroleum Agents, Rice mills, Flour mills dealers, Persons engaged in sale/purchase of used vehicles, Tier-I FMCG retailers integrated with FBR | 0.25% |
| In all other cases  | 1.25% |

| Rate of Advance Tax on person deriving income from the business of construction and disposal of buildings, development etc (Section-147, First Schedule, Part-II) |                                     |  |  |
|---|-------------------------------------|--|--|
| Area in   | Karachi,<br>Lahore and<br>Islamabad | Hyderabad, Sukkur, Multan, Faisalabad,<br>Rawalpindi, Gujranwala, Sahiwal, Sialkot,<br>Bahawalpur, Peshawar, Mardan,<br>Abbottabad, Quetta | Urban Areas<br>not specified in<br>columns (2) and (3) |
|   | TAX ON PERSONS FALL                 | LING UNDER SECTION 147(5C)(i) FOR COMMERCIA  | AL BUILDINGS   |
| Sq. Ft.   | -                                   | -  | -  |



| Any size  | Rs.250 per Sq. ft.                               | Rs.230 per Sq. ft.                           | Rs.210 per Sq. ft.           |
|---|--|--|------------------------------|
| TAX ON PERSONS FALLING UNDER SECTION 147(5C)(i) FOR RESIDENTIAL BUILDINGS           |  |  |                              |
| upto 3000   | Rs.80 per Sq. ft.                                | Rs.65 per Sq. ft.                            | Rs.50 per Sq. ft.            |
| 3000 & above  | Rs.125 per Sq. ft.                               | Rs.110 per Sq. ft.                           | Rs.100 per Sq. ft.           |
|   | TAX ON PERSONS FALLING UNDER SECTION 147(5C)(ii) |  |                              |
| Sq. Ft.   | -  | -  | -                            |
| Any size  | Rs.150 per Sq. yd.                               | Rs.130 per Sq. yd.                           | Rs.100 per Sq. yd.           |
| TAX ON PERSONS FALLING UNDER SECTION 147(5C)(ii) FOR DEVELOPMENT OF INDUSTRIAL AREA |  |  |                              |
| Sq. Ft.   | -  | -  | -                            |
| Any size  | Rs.20 per Sq. yd.                                | Rs.20 per Sq. yd.                            | Rs.10 per Sq. yd.            |
| Provided that   | in case of mixed-use                             | buildings having both commercial and residen | tial areas, respective rates |

mentioned above shall apply:

Provided further that in case of development of plots and constructing buildings on the same plots as one project, both rates shall apply.";

### Withholding Tax Rates for Tax Year 2025-26

| Person(s)  | Rate        |
|--|-------------|
| Persons importing goods classified in Part I of Twelfth Schedule                                       | 1%          |
| Persons importing goods classified in Part II of Twelfth Schedule                                      | 2%          |
| Persons importing goods classified in Part II of Twelfth Schedule in case of commercial importer       | 3.5%        |
| Persons importing goods classified in Part III of Twelfth Schedule                                     | 5.5%        |
| Persons importing goods classified in Part III of Twelfth Schedule, in case of a commercial importer   | 6%          |
| Manufacturers covered under S.R.O. 1125(I)/2011  | 1%          |
| Pharmaceutical Imported Finished Goods   | 4%          |
| Importers of CKD kits of electric vehicles for small cars/SUVs with 50kwh/ below & LCVs with 15/ below | 1%          |
| 100% increase in amount of tax in case person is not appearing on the Active Taxpayer's List (AT       | r <b>L)</b> |

#### Rate of Advance Tax on Value of Import of Mobile Phones (Section-148, First Schedule, Part-II)

| C & F Value of mobile phone (in US Dollar)            | In CBU     | CKD/SKD   |
|---|------------|-----------|
| Up to 30 except smart phones                          | Rs. 70     | 0         |
| Exceeding 30 and up to 100 and smart phones up to 100 | Rs. 100    | 0         |
| Exceeding 100 and up to 200                           | Rs. 930    | 0         |
| Exceeding 200 and up to 350                           | Rs. 970    | 0         |
| Exceeding 350 and up to 500                           | Rs. 5,000  | Rs. 3,000 |
| Exceeding 500   | Rs. 11,500 | Rs. 5,200 |

| Rate of Dividend Tax (Section 150, First Schedule, Part-I, Division-III)                                     |      |  |
|--|------|--|
| Description  | Rate |  |
| Received from IPPs   | 7.5% |  |
| Received from Real Estate Investment Trust & Others  | 15%  |  |
| Received from mutual Funds to the extent of income derived from average annual investment in debt securities | 25%  |  |
| Received from mutual Funds to the extent of income derived from average annual investment in equities        | 15%  |  |
| Received from Companies whose income is exempt of tax or incurring losses                                    | 25%  |  |
| Dividend received by others from mutual funds on component of income from debt securities                    | 25%  |  |
| Dividend received by corporate entities from mutual funds on component of income from debt securities        | 29%  |  |
| Received by REIT Scheme from Special purpose vehicle   | 0%   |  |
| Received by others from Special Purpose Vehicle as defined under the REIT Regulations, 2015                  | 35%  |  |
| 100% increase in amount of tax in case person is not appearing on the Active Taxpayer's List (ATL            |      |  |

| Profit on Debt (Section-151, First Schedule, Part-III, Division-IA & IB)                 |      |
|--|------|
| Person(s)  | Rate |
| Under Section 151:   | -    |
| In case of Profit from a banking company or financial institution upto 5 million         | 20%  |
| In case of Company and AOP, Profit from yield on government securities upto Rs 5 million | 20%  |



| In case of Individual, Profit from yield on government securities upto Rs 5 million  | 15%        |
|--|------------|
| In all cases, other than mentioned above   | 15%        |
| If profit exceeds Rs 5 million   | Normal Tax |
| Rate of Tax on return on investment in sukuks:   |            |
| In case of a company   | 25%        |
| In case the sukuk-holder is an individual or an AOP, if the return on investment is more than 1 million  | 12.5%      |
| In case the sukuk-holder is an individual and an AOP, if the return on investment is less than 1 million   | 10%        |
| Payments to non-residents (Section 152, First Schedule, Part III, Division II)   |            |
| Description  | Rate       |
| Royalty or fees for technical services to a non-resident person (sub-section 1)  | 15%        |
| Execution of a contract or sub-contract, Assembly or installation project including supply of supervisory activities, any other contract for construction or services, contract for advertisement (sub-section 1A) | 7%         |
| Insurance Premium/ Re-insurance Premium (sub-section 1AA)  | 5%         |
| Advertisement Services (relaying from outside Pakistan) (sub-section 1AAA)   | 10%        |
| Foreign produced commercial (sub-section 1BA)  | 20%        |
| Fee for off-shore digital services (sub-section 1C)  | 15%        |
| Capital gain arising on disposal of debt instruments & Government Securities on:   |            |
| Banking Company maintaining Special Convertible Rupee Account (SCRA) of a non-resident company having no permanent establishment in Pakistan (sub-section 1D)  | 100/       |
| Banking Company maintaining Foreign Currency Value Account (FCVA)/non-resident Pakistani Rupee Value Account (NRVA) of a non-resident individual holding POC/NICOP/CNIC (sub-section 1DA)                          | 10%        |
| In case sukuk-holder is a company (sub-section 1DB)  | 25%        |
| In case the sukuk-holder is an individual or an AOP, if the return on investment is more than 1M   | 12.5%      |
| In case the sukuk-holder is an individual and an AOP, if the return on investment is less than 1M  | 10%        |
| Others mentioned in sub-section (2)  | 20%        |
| Sale of Goods (Other case not covered above)   |            |
| a) In case of a company  | 5%         |
| b) Other cases   | 5.5%       |

| Manpower Outsourcing, Hotel, Security Guard Services, Software Development, Tracking, Other<br>Advertisement Services, Share Registrar, Engineering, Warehouse, Car Rental, Asset Management<br>Services, Data Services under license issued by PTA, Training, Telecom Infrastructure (Tower), Building<br>maintenance, Inspection, Certification, Testing & training, Oilfield | 8%  |
|---|-----|
| IT and IT Enabled services  | 4%  |
| In cases other than above mentioned services (sub-section 2A(b))  | 15% |
| In cases other than sales of goods or rendering of services: (sub-section 2A(c))  |     |
| a) In case of sportspersons   | 15% |
| b) In any other case  | 8%  |

100% increase in amount of tax in case person is not appearing on the Active Taxpayer's List (ATL)

| Payments for Goods, Services & Contracts (Section 153, First Schedule, Part III, Division III)   |       |  |
|--|-------|--|
| Description  | Rate  |  |
| Rice, Cotton seed oil, edible oils (sub-section (1)(a))  | 1.5%  |  |
| In case of a company, payable for toll manufacturing (sub-section (1)(a))  | 9%    |  |
| By Individual and AOP, payable for toll manufacturing (sub-section (1)(a))   | 11%   |  |
| In case of a company, payable in case other than toll manufacturing  | 5%    |  |
| By Individual and AOP, payable in case other than toll manufacturing (sub-section (1)(a))  | 5.5%  |  |
| Distributors, Dealers, Sub-Dealers, Wholesalers & Retailers of FMCG, Fertilizer, Electronics (excluding Mobile Phones), Sugar, Cement, Edible Oil, Steel (In case appearing in ATL on both Income & Sales Tax) | 0.25% |  |
| In case of Companies   | 5%    |  |
| In case of Individuals/AOP   | 5.5%  |  |
| Traders of Yarn (Second Schedule, Part IV, Clause (45A))   | 0.5%  |  |
| Distribution of Cigarettes   | 2.5%  |  |
| Distribution of Pharmaceutical Products  | 1%    |  |



| In case of rendering services: (sub-section 1(b))<br>transport, freight forwarding, air cargo, courier, manpower outsourcing, Hotel, security guard, software<br>development, tracking, advertising (other than by print or electronic media), share registrar,<br>engineering including architectural, warehousing, rendered by asset management companies, data<br>services provided under license issued by the PTA, telecommunication infrastructure (tower), car<br>rental, building maintenance, services rendered by PSE and PMEL, inspection, certification, testing and<br>training, oilfield, telecommunication, collateral management, travel and tour services, REIT<br>management, rendered by National Clearing Company of Pakistan Limited | 6%   |
|---|------|
| IT and IT Enabled services  | 4%   |
| Electronics and Print Media Advertising Services  | 1.5% |
| In case of company & in cases other than above mentioned services: (sub-section 1(b))   | 15%  |
| In cases of execution of a contract: (sub-section 1(c))   |      |
| a) In case of sportspersons   | 15%  |
| b) In case of a company   | 7.5% |
| c) In any other case  | 8%   |
| Tax on Payments for Digital Transactions in e-commerce Platforms under section 6A   |      |
| Digital Means or banking channels by payment intermediary   | 1%*  |
| Cash on delivery by courier service   | 2%*  |
| *of the gross amount paid or payable  |      |
| 100% increase in amount of tax in case person is not appearing on the Active Taxpayer's List (AT  | °L)  |

Exports of Services (Section 154 & 154A, First Schedule, Part III, Division IV & IVA)

| Types of Receipts  | Rate  |
|--|-------|
| Exports of Goods (Section 154, sub-sections (1), (3), (3A), (3B) or (3C)) & Section 153(2)   | 2%    |
| Export proceeds for tax years 2024 up to tax year 2026 of Computer software or IT services or IT Enabled services by persons registered with Pakistan Software Export Board (Section 154A) | 0.25% |
| Any other case (Section 154A)  | 1%    |

|  | Income from Property (Section 155, First Schedule, Part-III, Division-V)                  |             |  |  |
|--|---|-------------|--|--|
| S#   | Taxable Income  | Rate of Tax |  |  |
| 1  | Up to Rs 300,000  | 0%          |  |  |
| 2  | 2 Rs 300,001 to Rs 600,000 5% of the amount exceeding Rs300,000                           |             |  |  |
| 3  | Rs 600,001 to Rs 2,000,000 Rs 15,000 + 10% of the amount exceeding Rs 600,000             |             |  |  |
| 4  | More than Rs 2,000,000 Rs 155,000 + 25% of the amount exceeding Rs 2,000,000              |             |  |  |
|  | In case of companies, Tax Rate for rent of immovable property is <b>15% of gross rent</b> |             |  |  |
| 100% increase in amount of tax in case person is not appearing on the Active Taxpayer's List (ATL) |   |             |  |  |

| Sale of Petroleum Products (Section 156A, First Schedul | e, Part III, Division VIA) |
|---|----------------------------|
| Description   | Rate                       |
|   |                            |

 Sale of Petroleum Products to petrol pump operator
 12%

 100% increase in amount of tax in case person is not appearing on the Active Taxpayer's List (ATL)

| Cash Withdrawals from Bank (Section 231AB, First Schedule, Part IV)   |                                       |  |
|---|---------------------------------------|--|
| Description   | Rate for persons not appearing on ATL |  |
| Cash withdrawals exceeding Rs 50,000 per day on aggregate basis from a person whose name is not appearing in the active taxpayers' list | 0.8%                                  |  |

| Prizes and Winnings (Section 156, First Schedule, Part III, Division VI)                                       |      |  |
|--|------|--|
| Description  | Rate |  |
| On Prize Bonds   | 15%  |  |
| On Winning from raffle, lottery, prize on winning quiz or prize offered by a 20% company for promotion of sale |      |  |
| 100% increase in amount of tax in case person is not appearing on the Active Taxpayer's List (ATL)             |      |  |

| Advance Tax on Purchase, Registration and Transfer of Motor Vehicles (Section 231B, First Schedule,<br>Part IV, Division VII) |                   |                       |          |
|---|-------------------|-----------------------|----------|
| Under sub-section (1) & (3)   |                   | Under sub-section (2) |          |
| Engine Capacity   | Rate              | Engine Capacity       | Rate     |
| Up to 850cc   | 0.5% of the value | Up to 850cc           | -        |
| 851cc to 1000cc   | 1% of the value   | 851cc to 1000cc       | Rs 5,000 |

### **ICMA International**

**Technical Support & Practice Development Committee** 



| 1001cc to 1300cc1.5% of the value1001cc to 1300ccRs 7,5001301cc to 1600cc2% of the value1301cc to 1600ccRs 12,5001601cc to 1800cc3% of the value1601cc to 1800ccRs 12,5001801cc to 2000cc5% of the value1801cc to 2000ccRs 25,0002001cc to 2500cc7% of the value2001cc to 2500ccRs 37,5002501cc to 3000cc9% of the value2501cc to 3000ccRs 62,500Provided that the value for the purpose of S. Nos. 7 to 9Provided that in cases of motor vehicle –Provided that in cases where engine capacity is not applicable and the value of vehicle is Rupees five million or more, the rate of assembled locally in Pakistan, the import value assemed by customs duty, sales tax and federal excise duty in case of imported vehicles or invoice value in case of inported vehicles or invoice value in case of inported vehicles or invoice value in case of imported vehicles or invoice value in case of inported vehicles or invoice value in case of |  |   |   |           |
|--|--|---|---|-----------|
| 1601cc to 1800cc3% of the value1601cc to 1800ccRs 18,7501801cc to 2000cc5% of the value1801cc to 2000ccRs 25,0002001cc to 2500cc7% of the value2001cc to 2500ccRs 37,5002501cc to 3000cc9% of the value2501cc to 3000ccRs 50,000Above 3000cc12% of the valueAbove 3000ccRs 62,500Provided that the value for the purpose of S. Nos. 7 to 9Provided that in cases of motor vehicle –Provided that in cases of motor vehicle –(i) imported in Pakistan, the import value assessed by the Customs authorities as increased by customs duty, federal excise duty and sales tax payable at import stage;Provided that in cases of locally in Pakistan, the import value inclusive of all duties and taxes; orProvided further that the rate of tax to be collected under this clause shall be reduced by ten percent each year from the date of first registration in Pakistan.Provided that in cases of locally manufactured or assembled vehicles.Under sub-section (2A)Up to 1000CCRs 100,0001001CC to 2000CCRs 200,000  | 1001cc to 1300cc   | 1.5% of the value   | 1001cc to 1300cc  | Rs 7,500  |
| 1801cc to 2000cc5% of the value1801cc to 2000ccRs 25,0002001cc to 2500cc7% of the value2001cc to 2500ccRs 37,5002501cc to 3000cc9% of the value2501cc to 3000ccRs 50,000Above 3000cc12% of the valueAbove 3000ccRs 62,500Provided that the value for the purpose of S. Nos. 7 to 9Provided that in cases where engine capacity is notof the above Table shall be in case of motor vehicle –Provided that in cases where engine capacity is not(i) imported in Pakistan, the import value assessed by theProvided that in cases where engine capacity is notfederal excise duty and sales tax payable at import stage;Provided further that the rate of tax to be collected under(iii) auctioned, the auction value inclusive of all duties and taxes:Provided further that the rate of tax to be collected underrovided that in cases where engine capacity is notapplicable and the value of vehicle is Rupees five million ormore, the rate of tax collectible shall be 3% of the importvalue as increased by customs duty, sales tax and federalexcise duty in case of imported vehicles or invoice valueIncase of locally manufactured or assembled vehicles.Up to 1000CCRs 100,0001001CC to 2000CCRs 20,000   | 1301cc to 1600cc   | 2% of the value   | 1301cc to 1600cc  | Rs 12,500 |
| 2001cc to 2500cc7% of the value2001cc to 2500ccRs 37,5002501cc to 3000cc9% of the value2501cc to 3000ccRs 50,000Above 3000cc12% of the valueAbove 3000ccRs 62,500Provided that the value for the purpose of S. Nos. 7 to 9<br>of the above Table shall be in case of motor vehicle –<br>(i) imported in Pakistan, the import value assessed by the<br>Customs authorities as increased by customs duty,<br>federal excise duty and sales tax payable at import stage;<br>(ii) manufactured or assembled locally in Pakistan, the<br>invoice value inclusive of all duties and taxes; or<br>(iii) auctioned, the auction value inclusive of all duties<br>and taxes:Provided further that the rate of tax to be collected under<br>this clause shall be reduced by ten percent each year from<br>the date of first registration in Pakistan.Provided that in cases where engine capacity is not<br>applicable and the value of vehicle is Rupees five million or<br>more, the rate of tax collectible shall be 3% of the import<br>value as increased by customs duty, sales tax and federal<br>excise duty in case of imported vehicles or invoice value<br>in case of locally manufactured or assembled vehicles.Under sub-section (2A)Up to 1000CCRs 100,0001001CC to 2000CCRs 200,000   | 1601cc to 1800cc   | 3% of the value   | 1601cc to 1800cc  | Rs 18,750 |
| 2501cc to 3000cc9% of the value2501cc to 3000ccRs 50,000Above 3000cc12% of the valueAbove 3000ccRs 62,500Provided that the value for the purpose of S. Nos. 7 to 9<br>of the above Table shall be in case of motor vehicle –<br>(i) imported in Pakistan, the import value assessed by the<br>Customs authorities as increased by customs duty,<br>federal excise duty and sales tax payable at import stage;<br>(ii) manufactured or assembled locally in Pakistan, the<br>invoice value inclusive of all duties and taxes; or<br>(iii) auctioned, the auction value inclusive of all duties<br>and taxes:Provided that in cases where engine capacity is not<br>applicable and the value of vehicle is Rupees five million or<br>more, the rate of tax collectible shall be 3% of the import<br>value as increased by customs duty, sales tax and federal<br>excise duty in case of imported vehicles or invoice value<br>in case of locally manufactured or assembled vehicles.Provided tat<br>Provided that in case of imported vehicles or invoice value<br>in case of locally manufactured or assembled vehicles.Under sub-section (2A)Up to 1000CCRs 100,0001001CC to 2000CCRs 200,000  | 1801cc to 2000cc   | 5% of the value   | 1801cc to 2000cc  | Rs 25,000 |
| Above 3000cc12% of the valueAbove 3000ccRs 62,500Provided that the value for the purpose of S. Nos. 7 to 9<br>of the above Table shall be in case of motor vehicle –<br>(i) imported in Pakistan, the import value assessed by the<br>Customs authorities as increased by customs duty,<br>federal excise duty and sales tax payable at import stage;<br>(ii) manufactured or assembled locally in Pakistan, the<br>invoice value inclusive of all duties and taxes; or<br>(iii) auctioned, the auction value inclusive of all duties<br>and taxes:<br>Provided that in cases where engine capacity is not<br>applicable and the value of vehicle is Rupees five million or<br>more, the rate of tax collectible shall be 3% of the import<br>value as increased by customs duty, sales tax and federal<br>excise duty in case of imported vehicles or invoice value<br>in case of locally manufactured or assembled vehicles.Provided further that the rate of tax to be collected under<br>this clause shall be reduced by ten percent each year from<br>the date of first registration in Pakistan.Up to 1000CCRs 100,0001001CC to 2000CCRs 200,000   | 2001cc to 2500cc   | 7% of the value   | 2001cc to 2500cc  | Rs 37,500 |
| Provided that the value for the purpose of S. Nos. 7 to 9<br>of the above Table shall be in case of motor vehicle –<br>(i) imported in Pakistan, the import value assessed by the<br>Customs authorities as increased by customs duty,<br>federal excise duty and sales tax payable at import stage;<br>(ii) manufactured or assembled locally in Pakistan, the<br>invoice value inclusive of all duties and taxes; or<br>(iii) auctioned, the auction value inclusive of all duties<br>and taxes:<br>Provided that in cases where engine capacity is not<br>applicable and the value of vehicle is Rupees five million or<br>more, the rate of tax collectible shall be 3% of the import<br>value as increased by customs duty, sales tax and federal<br>excise duty in case of imported vehicles or invoice value<br>in case of locally manufactured or assembled vehicles.Provided that in cases where engine capacity is not<br>applicable and the value of vehicle is Rupees five million or<br>more, the rate of tax collectible shall be 3% of the import<br>value as increased by customs duty, sales tax and federal<br>excise duty in case of imported vehicles or invoice value<br>in case of locally manufactured or assembled vehicles.Provided that in cases<br>the import<br>the import<br>the state of first registration in Pakistan.Under sub-section (2A)Up to 1000CCRs 100,0001001CC to 2000CC   | 2501cc to 3000cc   | 9% of the value   | 2501cc to 3000cc  | Rs 50,000 |
| of the above Table shall be in case of motor vehicle –<br>(i) imported in Pakistan, the import value assessed by the<br>Customs authorities as increased by customs duty,<br>federal excise duty and sales tax payable at import stage;<br>(ii) manufactured or assembled locally in Pakistan, the<br>invoice value inclusive of all duties and taxes; or<br>(iii) auctioned, the auction value inclusive of all duties<br>and taxes:applicable and the value of vehicle is Rupees five million or<br>more, the rate of tax collectible shall be collected under<br>this clause shall be reduced by ten percent each year from<br>the date of first registration in Pakistan.Provided that in cases where engine capacity is not<br>applicable and the value of vehicle is Rupees five million or<br>more, the rate of tax collectible shall be 3% of the import<br>value as increased by customs duty, sales tax and federal<br>excise duty in case of imported vehicles or invoice value<br>in case of locally manufactured or assembled vehicles.Under sub-section (2A)Up to 1000CCRs 100,0001001CC to 2000CCRs 200,000   | Above 3000cc   | 12% of the value  | Above 3000cc  | Rs 62,500 |
| Up to 1000CC         Rs 100,000           1001CC to 2000CC         Rs 200,000  | of the above Table shall be in<br>(i) imported in Pakistan, the im<br>Customs authorities as inco-<br>federal excise duty and sales ta<br>(ii) manufactured or assembli<br>invoice value inclusive of all di<br>(iii) auctioned, the auction va-<br>and taxes:<br>Provided that in cases when<br>applicable and the value of veh<br>more, the rate of tax collectible<br>value as increased by customs<br>excise duty in case of importe | case of motor vehicle –<br>nport value assessed by the<br>reased by customs duty,<br>ax payable at import stage;<br>ed locally in Pakistan, the<br>uties and taxes; or<br>alue inclusive of all duties<br>re engine capacity is not<br>icle is Rupees five million or<br>le shall be 3% of the import<br>a duty, sales tax and federal<br>d vehicles or invoice value<br>d or assembled vehicles. | <ul> <li>Provided that in cases where engine capacity is not applicable and the value of vehicle is Rupees five million of more, the rate of tax collectible shall be Rupees twent thousand:</li> <li>Provided further that the rate of tax to be collected under this clause shall be reduced by ten percent each year from the date of first registration in Pakistan.</li> </ul> |           |
| 1001CC to 2000CC Rs 200,000  |  | Under sub-  | section (2A)  |           |
|  | Up to 1000CC   |   |   |           |
| 2001CC and above Rs 400,000  | 1001CC to 2000CC   |   | Rs 200,000  |           |
|  | 2001CC and above   |   | Rs 4  | 400,000   |

200% increase in amount of Tax in case person is not appearing on the Active Taxpayer's List (ATL)

| Foreign Domestic Workers (Section 231C)  |            |
|--|------------|
| Description  | Rate       |
| From the agency, sponsor or the person employing the services of such foreign national             | Rs 200,000 |
| 100% increase in amount of tax in case person is not appearing on the Active Taxpayer's List (ATL) |            |

| Brokerage and Commission (Section 233, First Schedule, Part IV, Division II)                       |      |  |
|--|------|--|
| Persons  | Rate |  |
| Advertisement Agents   | 10%  |  |
| Life Insurance Agents less than Rs 0.5M 8%   |      |  |
| Others 12%   |      |  |
| 100% increase in amount of tax in case person is not appearing on the Active Taxpayer's List (ATL) |      |  |

| Tax on Motor Vehicle (Sectio                | n 234, First Schedule, Part IV,               | Division III)                             |
|---|---|---|
| Description                                 |   | Rate                                      |
| Goods transport vehicles                    |   | Rs. 2.5/kg of laden weight                |
| Vehicles above 8,120 kg of laden weight     |   | Rs 1,200 per annum                        |
| Passenger Transpor                          | rt Vehicle plying for hire per seat           | •   |
| Capacity                                    | Rs. per seat per annum<br>Non-Air Conditioned | Rs. per seat per annum Air<br>Conditioned |
| 4 or more persons but less than 10 persons  | 200   | 375                                       |
| 10 or more persons but less than 20 persons | 500   | 750                                       |
| 20 persons or more                          | 1000  | 1500                                      |
| Motor Vehicles (other than Pass             | enger Transport Vehicle) per eng              | gine capacity                             |
| Engine Capacity                             |   | Rate                                      |
| Up to 1,000cc                               |   | Rs 800                                    |
| 1,001cc to 1,199cc                          |   | Rs 1,500                                  |
| 1,200cc to 1,299cc                          |   | Rs 1,750                                  |
| 1,300cc to 1,499cc                          |   | Rs 2,500                                  |
| 1,500cc to 1,599cc                          |   | Rs 3,750                                  |
| 1,600cc to 1,999cc                          |   | Rs 4,500                                  |
| 2,000cc and above                           |   | Rs 10,000                                 |

### **ICMA** International

#### **Technical Support & Practice Development Committee**



| Motor Vehicles (where the tax is collected in lump sum)  |            |  |
|--|------------|--|
| Engine Capacity  | Rate       |  |
| Up to 1,000cc  | Rs 10,000  |  |
| 1,001cc to 1,199cc   | Rs 18,000  |  |
| 1,200cc to 1,299cc   | Rs 20,000  |  |
| 1,300cc to 1,499cc   | Rs 30,000  |  |
| 1,500cc to 1,599cc   | Rs 45,000  |  |
| 1,600cc to 1,999cc   | Rs 60,000  |  |
| 2,000cc and above  | Rs 120,000 |  |
| 100% increase in amount of tax in case person is not appearing on the Active Taxpayer's List (ATL) |            |  |

| Electricity Consumption (Section 235, First Schedule, Part IV, Division IV) |  |  |
|---|--|--|
| Gross Amount of Bill  | Rate   |  |
| For Commercial & Industrial Consumers                                       |  |  |
| Up to Rs 500  | Rs O   |  |
| Exceeds Rs 500 but does not exceed Rs 20,000                                | 10% of the amount  |  |
| Exceeds Rs 20,000   | 1950 plus 12% of the amount exceeding Rs 20,000 for<br>commercial consumers & Rs 1950 plus 5% of the |  |
|   | amount exceeding Rs 20,000 for Industrial consumers  |  |
| For Dome  | estic Consumers  |  |
| Less than Rs 25,000   | 0%   |  |
| Exceeds Rs 25,000   | 7.5% of the amount   |  |

| Telephone and Internet (Section 236, First Schedule, Part IV, Division V)   |  |  |
|---|--|--|
| Description   | Rate   |  |
| In the case of a telephone subscriber (other than mobile phone subscriber) where the amount of monthly bill exceeds Rs. 1,000 | 10% of the exceeding amount of bill  |  |
| In the case of subscriber of internet, mobile telephone and pre-<br>paid internet or telephone card                           | 15% of the amount of bill or sales price of internet<br>pre-paid card or prepaid telephone card or sale of<br>units through any electronic medium or whatever<br>form: Provided that in the case of person<br>mentioned in income tax general order issued under<br>section 114B, the rate of collection of tax shall b<br>75% of the amount of bill or sale price of internet<br>pre-paid card or prepaid telephone card or sale of<br>units to any electronic medium or whatever form. |  |

No change in Tax Rates in case person is not appearing on the Active Taxpayer's List (ATL)

| Sale by Auction (Section 236A, First Schedule, Part IV, Division VIII)  |                         |  |
|---|-------------------------|--|
| Description   | Rate                    |  |
| Any property or good other than immovable property  | 10% of Gross Sale Price |  |
| In case of Immovable property sold by auction and sale by auction of train management services by Pakistan Railways |                         |  |
| 100% increase in amount of tax in case person is not appearing on the Active Taxpayer's List (ATL)                  |                         |  |

| Sale or Transfer of Immovable Property (Section 236C, First Schedule, Part-IV, Division X)                     |      |            |
|--|------|------------|
| Description  | Rate | Late Filer |
| Where the gross amount of the consideration received does not exceed Rs. 50M                                   | 4.5% | 7.5%       |
| Where the gross amount of the consideration received exceeds Rs. 50 million but does not exceed Rs 100 million | 5%   | 8.5%       |
| Where the gross amount of the consideration received exceeds Rs. 100 million                                   | 5.5% | 9.5%       |
| 11.5% in case person not in ATL  |      |            |
| 10% In case of Non-Filer (Other than Non-resident Pakist   | ani) |            |



10%

| TV Plays and advertisements (Section 236CA, First Schedule, Part-IV, Division XA) |  |  |
|---|--|--|
| Rate  |  |  |
| Rs 1,000,000 per episode  |  |  |
| Rs 3,000,000  |  |  |
| Rs 100,000 per second   |  |  |
|   |  |  |

**Functions and Gatherings** 

Sales to Distributor, Dealer & Wholesalers (Section 236G, First Schedule, Part-IV, Division XIV)

| Description   | Rate  |  |
|---|-------|--|
| If the recipient is listed on ATL of both Sales Tax and Income Tax  | 0.25% |  |
| Other than the recipient of Fertilizer supplies   | 0.1%  |  |
| 0.7% will be charged from recipients of fertilizer in case recipient is not appearing on the both ATL 2% will be charged from other recipients in case recipient is not appearing on the both ATL |       |  |

| Sales to Retailers (Section 236H, First Schedule, Part-IV, Division XIV)   |                          |  |
|--|--------------------------|--|
| Description  | Rate                     |  |
| Advance tax on sales to Retailers  | 0.5%                     |  |
| 500% increase in amount of tax in case person is not appearing on the Acti | ve Taxpayer's List (ATL) |  |

| Purchase of Immovable Property (Section 236K, First Schedule, Part-IV, Division XVIII) |      |            |            |
|--|------|------------|------------|
| Description  | Rate | Not in ATL | Late Filer |
| Where the fair market value does not exceed Rs. 50 million                             | 1.5% | 10.5%      | 4.5%       |
| Where the fair market value exceeds Rs. 50 million but does not exceed Rs 100 million  | 2%   | 14.5%      | 5.5%       |
| Where the fair market value exceeds Rs. 100 million                                    | 2.5% | 18.5%      | 6.5%       |

| Amount remitted abroad through credit, debit or prepaid cards (Section 236Y, FirstSchedule, Part-IV,<br>Division XXVII) |      |  |
|---|------|--|
| Description   | Rate |  |
| Advance tax on amount remitted abroad through credit, debit or prepaid cards  | 5%   |  |
| 100% increase in amount of tax in case person is not appearing on the Active Taxpayer's List (ATL)                      |      |  |

| Bonus Shares issued by Companies (Section 236Z)  |      |  |
|--|------|--|
| Description  | Rate |  |
| On every company, issuing bonus shares to the shareholders of the company                          | 10%  |  |
| 100% increase in amount of tax in case person is not appearing on the Active Taxpayer's List (ATL) |      |  |

#### **Disclaimer:**

The Technical Support and Practice Development (TSPD) Directorate of ICMA International is pleased to present the Tax Rate Card for Tax Year 2025-26 for the benefit of members and other stakeholders and we hope these will be beneficial for the readers.

Although every care has been taken in its preparation in the light of Finance Act, 2025, however, the Institute shall not be responsible for any loss or damage cause to any person on account of errors or omission which might have crept in. Readers are requested to refer to the relevant laws to find the exact interpretation of law.