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09-06-2022



# NABA BHARATA NIRMANA SEVA PARTY (NBNSP)

President  
**Bommali Kanta Rao**  
Mobile : +91 94372-34719, +91 93481 20272  
Email : nababharata7@gmail.com

Regst. No. 56/52/PPS-1

Plot No. 145/245/1141/1356,  
Khata No. 50/4873, Hati Pathar Lane,  
Near Trinath Temple, Raniguda Farm,  
Dist. Rayagada - 765001 ( Odisha ) INDIA

Letter. No. : 59/22.....

Date : 04/06/2022

To  
**The Additional Chief Electoral Officer-Cum-  
Additional Secretary to Government,  
Office of the Chief Electoral Officer, Odisha,  
Behind Lok Seva Bhawan, Unit-V,  
BHUBANESWAR-751001 (Odisha)**

*Conduct*

Sub:- Filing the Contribution Reports, the Audited Annual Accounts and the Election Expenditure Statements by the Unrecognized Political Parties with the Chief Election Officer, Odisha- regarding.

- Ref :- 1. Your Office Letter No:7449 dt:21.12.2021.  
2. ECI Letter No: 56/AA/2020-21/PPEMS dt:21.01.2022.  
3. Our office Letter No: 07/2022 dt: 18.01.2022.  
4. Your Office Letter No: EC-CON-COE-0020-2020/967 dt: 14<sup>th</sup> February 2022.  
5. Your office letter No; 3683/Elec. ,Dated: 27<sup>th</sup> May 2022 through Collectro,Rayagada and Received through by post today.

*g. Anupama  
8/6/2022*

Respected Sir,  
Greetings from NBNSP, Odisha.

It is hereby inform to your kind notice that, the Party "NABA BHARAT NIRMANA SEVA PARTY (NBNSP)" has been registered by the Election Commission of India as National Party on the Year 2020 in the Month of February.

Ist time our Party participated in the PRI Election of Odisha on 2022.

As per your instruction I here by submitting the Contribution and Audit report for the year 2020 - 2021 and after opening of forms we will submit the details for the year 2021-22 with in a stipulated period without delay. As well as we will also submit the election statement within the period.

Hence we request that, kindly accept the produce documents and also give time to file regarding Contribution Reports, Audited Annual Accounts and the Election Expenditure for the year 2021-2022 Statements by the Political Party within 90 days.

**Awaiting with your due acknowledgements and early responses.**

*B. Kanta Rao*  
(Sri Bommali Kanta Rao)  
National President.

Copy of the same Submitted to : The Secretary, Secretariat of the Election Commission of India, Nirvachana Sadan, Ashoka Road, NEW DELHI- 110001(INDIA) for information and necessary actions.

*B. Kanta Rao*  
(Sri Bommali Kanta Rao)  
National President.



**FORM NO. 3CB**

[See rule 6G(1)(b)]

Audit report under section 44AB of the Income-Tax Act, 1961 in the case of a person referred to in clause (b) of sub-rule (1) of rule 6G

- Conduct*
- I have examined the Balance Sheet as on 31-MAR-2021, and the Profit and Loss Account for the period beginning from 1-APR-2020 to ending on 31-MAR-2021, attached herewith, of  
**NABA BHARATA NIRMANA SEVA PARTY**  
HATIPATHAR LANE, HATIPATHAR LANE, RANIGUDA FARM, RAYAGADA, RAYAGADA  
PAN AAABN3175H
  - I certify that the Balance Sheet and the Profit and Loss Account are in agreement with the books of account maintained at the head office at HATIPATHAR LANE, HATIPATHAR LANE, RANIGUDA FARM, RAYAGADA, RAYAGADA
  - (a) I report the following observations/comments/discrepancies/inconsistencies; if any

(b) Subject to above -

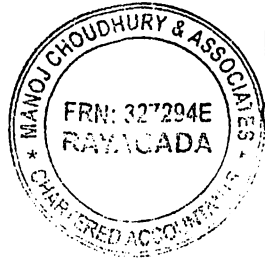
- I have obtained all the information and explanations which, to the best of my knowledge and belief, were necessary for the purpose of the audit.
- In my opinion, proper books of account have been kept by the head office so far as appears from my examination of the books.
- In my opinion and to the best of my information and according to the explanations given to me, the said accounts, read with notes thereon, if any give a true and fair view:-
  - in the case of the Balance Sheet, of the state of the affairs of the assessee as at 31-MAR-2021; and
  - in the case of the Profit and Loss Account of the profit of the assessee for the year ended on that date

- The statement of particulars required to be furnished under section 44AB is annexed herewith in Form No. 3CD.
- In my opinion and to the best of my information and according to explanations given to me, the particulars given in the said Form No. 3CD are true and correct subject to following observations/qualifications, if any:

SN	Qualification Type	Observations/Qualifications
1	Others	(A) The assessee is responsible for the preparation of the aforesaid financial statements that give a true and fair view of the financial position and financial performance (if applicable) in accordance with the applicable Accounting Standards issued by the ICAI. This responsibility includes the design, implementation and maintenance of internal control relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.
2	Others	(B) The assessee is also responsible for the preparation of the statement of particulars required to be furnished under section 44AB of the Income-tax Act, 1961 annexed herewith in Form No. 3CD read with Rule 6G(1)(b) of Income Tax Rules, 1962 that give true and correct particulars as per the provisions of the Income-tax Act, 1961 read with Rules, Notifications, circulars etc that are to be included in the Statement.
3	Others	(C) Our responsibility is to express an opinion on these financial statements based on my/Our audit. We have conducted this audit in accordance with the Standards on Auditing issued by the ICAI.
4	Others	(D) An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether

		due to fraud or error. In making the auditor considers internal control in preparation and fair presentation in order to design audit procedures in the circumstances but not for the purpose of expressing an opinion on the effectiveness of internal control. The audit also includes evaluation of the accounting policies used and accounting estimates made.
5	Others	(E) We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.
6	Others	(F) We are also responsible for ensuring that the particulars required to be furnished under section 44AB of the Income-tax Act, 1961 annexed herewith in Form No. CD read with Rule 6G (1) (b) of Income-tax Rules, 1962. We have conducted Our verification of the statements in accordance with Guidance Note on Taxation issued by the Institute of Accountants of India.

For MANOJ CHOUDHURY & ASSOCIATES  
Chartered Accountants  
(Firm Regn No.: 327294E)



*Manoj*  
MANOJ KUMAR CHOUDHURY  
Partner  
Members No: 068000  
15/02/2022

Place : RAYAGADA  
Date : 15/02/2022  
UDIN : 22068034ACXVM19248

# FORM NO. 3CD

[See rule 6G(2)]

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

### Part A

01	Name of the assessee	NABA BHARATA NIRMANA SEVA PARTY			
02	Address	HATIPATHAR LANE,HATIPATHAR LANE,RANIGUDA FARM,RAYAGADA,RAYAGADA			
03	Permanent Account Number (PAN)	AAABN3175H			
04	Whether the assessee is liable to pay indirect tax like excise duty, service tax, sales tax, goods and service tax, customs duty, etc. if yes, please furnish the registration number or GST number or any other identification number allotted for the same	No			
	Name of Act	State	Other	Registration No.	Description (optional)
05	Status	Trust			
06	Previous year	from 1-APR-2020 to 31-MAR-2021			
07	Assessment year	2021-22			
08	Indicate the relevant clause of section 44AB under which the audit has been conducted	Relevant clause of section 44AB under which the audit has been conducted			
		Clause 44AB(e)-When provisions of section 44AD(4) are applicable			
08a	Whether the assessee has opted for taxation under section 115BA/115BAA/115BAB/115BAC/115BAD ?	NA			

### Part B

09	a)	If firm or association of persons, indicate names of partners/members and their profit sharing ratios.	Name	Profit sharing ratio (%)			
			NA				
	b)	If there is any change in the partners or members or in their profit sharing ratio since the last date of the preceding year, the particulars of such change	No				
		Name of Partner/Member	Date of change	Type of change	Old profit sharing ratio	New profit Sharing Ratio	Remarks
10	a)	Nature of business or profession (if more than one business or profession is carried on during the previous year, nature of every business or profession)	Sector		Sub Sector	Code	
			SOCIAL AND COMMUNITY WORK		Political organisations	19007	
	b)	If there is any change in the nature of business or profession, the particulars of such change.	No				
			Business	Sector	Sub Sector	Code	Remarks if any:
11	a)	Whether books of account are prescribed under section 44AA, if yes, list of books so prescribed.	Bank Book, Cash Book				
	b)	List of books of account maintained and the address at which the books of accounts are kept. (In case books of account are maintained in a computer system, mention the books of account generated by such computer system. If the books of accounts are not kept at one location, please furnish the addresses of locations along with the details of books of accounts maintained at each location. )	HATIPATHAR LANE, HATIPATHAR LANE, RAYAGADA, RANIGUDA FARM, ODISHA, 765001, INDIA		Bank Book, Cash Book (Manual)		
	c)	List of books of account and nature of relevant documents examined.	Bank Book, Cash Book				

12	Whether the profit and loss account includes any profits and gains assessable on presumptive basis, if yes, indicate the amount and the relevant section (44AD, 44ADA, 44AE, 44AF, 44B, 44BB, 44BBA, 44BBB, Chapter XII-G, First Schedule or any other relevant section.)			No	
	Section	Amount	Remarks if any:		
13	a)	Method of accounting employed in the previous year		Mercantile system	
	b)	Whether there had been any change in the method of accounting employed vis-a-vis the method employed in the immediately preceding previous year.			No
	c)	If answer to (b) above is in the affirmative, give details of such change, and the effect thereof on the profit or loss.			
		Particulars	Increase in profit (Rs.)	Decrease in profit (Rs.)	Remarks
	d)	Whether any adjustment is required to be made to the profits or loss for complying with the provisions of income computation and disclosure standards notified under section 145(2)			No
	e)	If answer to (d) above is in the affirmative, give details of such adjustments			
		Particulars	Increase in profit (Rs.)	Decrease in profit (Rs.)	Net Effect (Rs.)
	f)	Disclosure as per ICDS			
		ICDS	Disclosure		
		ICDS I - Accounting Policies	As per accounting policies & notes to financial statements		
ICDS II - Valuation of Inventories		NA			
ICDS III - Construction Contracts		NA			
ICDS IV - Revenue Recognition		As per accounting policies & notes to financial statements			
ICDS V - Tangible Fixed Assets		As per Fixed Assets and Depreciation Chart annexed in FORM 3CD			
ICDS VII - Governments Grants		NA			
ICDS IX - Borrowing Costs		NA			
ICDS X - Provisions, Contingent Liabilities and Contingent Assets Total		NA			
14	a)	Method of valuation of closing stock employed in the previous year.			
	b)	In case of deviation from the method of valuation prescribed under section 145A, and the effect thereof on the profit or loss, please furnish:			No
		Particulars	Increase in profit (Rs.)	Decrease in profit (Rs.)	Remarks if any:
15	Give the following particulars of the capital asset converted into stock-in-trade:-			NA	

Description of Capital Assets	Date of Acquisition	Cost of Acquisition	Amount at which capital assets converted into stock	Remarks if any:								
16 Amounts not credited to the profit and loss account, being, -												
a) the items falling within the scope of section 28;			Nil									
Description		Amount	Remarks if any:									
b) the proforma credits, drawbacks, refunds of duty of customs or excise or service tax or refunds of sales tax or value added tax or Goods & Service Tax, where such credits, drawbacks or refunds are admitted as due by the authorities concerned;			Nil									
Description		Amount	Remarks if any:									
c) escalation claims accepted during the previous year;			Nil									
Description		Amount	Remarks if any:									
d) any other item of income;			Nil									
Description		Amount	Remarks if any:									
e) capital receipt, if any.			Nil									
Description		Amount	Remarks if any:									
17 Where any land or building or both is transferred during the previous year for a consideration less than value adopted or assessed or assessable by any authority of a State Government referred to in section 43CA or 50C, please furnish:												
Details of property	Consideration received or accrued	Value adopted or assessed or assessable	Remarks if any:	Country	Address Line 1	Address Line 2	Pincode	City or Town or District	Locality or Area	Post Office	State	Apply 2nd proviso of 43CA(1) or 4th proviso to 56(2)(x)?
18 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 following form :-												
a)	Description of asset/block of assets.						NA					
b)	Rate of depreciation.						NA					
c)	Actual cost or written down value, as the case may be.						NA					
ca)	Adjustment made to the written down value under section 115BAC/115BAD (for assessment year 2021-2022 only)						NA					
cb)	Adjustment made to written down value of Intangible asset due to excluding value of goodwill of a business or profession						NA					
cc)	Adjusted written down value						NA					
d)	Additions/deductions during the year with dates; in the case of any addition of an asset, date put to use; including adjustment on account of :-						NA					
i)	Central Value Added Tax credit claimed and allowed under the Central Excise Rules, 1944, in respect of assets acquired on or after 1st March, 1994.						NA					
ii)	change in rate of exchange of currency, and						NA					
iii)	Subsidy or grant or reimbursement, by whatever name called.						NA					
e)	Depreciation allowable.						NA					
f)	Written down value at the end of the year.						NA					

19	Amounts admissible under sections				
	Section	Amount debited to P&L	Amount admissible as per the provisions of the Income-tax Act, 1961	Remarks if any:	
20	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)]		Nil		
	Description	Amount	Remarks if any:		
	b) Details of contributions received from employees for various funds as referred to in section 36(1)(va):		Nil		
	Name of Fund	Amount	Actual Date	Due Date	The amount paid

21	a) Please furnish the details of amounts debited to the profit and loss account, being in the nature of capital, personal, advertisement expenditure etc														
	1 expenditure of capital nature; Nil														
	Particulars		Amount in Rs.			Remarks if any:									
	2 expenditure of personal nature; Nil														
	Particulars		Amount in Rs.			Remarks if any:									
	3 expenditure on advertisement in any souvenir, brochure, tract, pamphlet or the like, published by a political party; Nil														
	Particulars		Amount in Rs.			Remarks if any:									
	4 Expenditure incurred at clubs being entrance fees and subscriptions Nil														
	Particulars		Amount in Rs.			Remarks if any:									
	5 Expenditure incurred at clubs being cost for club services and facilities used. Nil														
	Particulars		Amount in Rs.			Remarks if any:									
	6 Expenditure by way of penalty or fine for violation of any law for the time being force Nil														
	Particulars		Amount in Rs.			Remarks if any:									
	7 Expenditure by way of any other penalty or fine not covered above Nil														
	Particulars		Amount in Rs.			Remarks if any:									
	8 Expenditure incurred for any purpose which is an offence or which is prohibited by law Nil														
	Particulars		Amount in Rs.			Remarks if any:									
	b) Amounts inadmissible under section 40(a):-														
	i as payment to non-resident referred to in sub-clause (i)														
	A Details of payment on which tax is not deducted: Nil														
Date of payment	Amount of payment	Nature of payment	Name of the payee	PAN of the payee	Aadhaar no	Country	Address Line 1	Address Line 2	Pincode	City or Town or District	Locality or Area	Post Office	State	Remarks if any:	
B Details of payment on which tax has been deducted but has not been paid during the previous year or in the subsequent year before the expiry of time prescribed under section 200(1) Nil															

Date of payment	Amount of payment	Nature of payment	Name of the payee	PAN of the payee	Aadhaar no	Country	Address Line 1	Address Line 2	Pincode	City or Town or District	Locality or Area	Post Office	State	Amount of tax deducted	Remarks if any:

ii as payment to resident referred to in sub-clause (ia)

A Details of payment on which tax is not deducted:															Nil	
Date of payment	Amount of payment	Nature of payment	Name of the payee	PAN of the payee	Aadhaar no	Country	Address Line 1	Address Line 2	Pincode	City or Town or District	Locality or Area	Post Office	State	Amount of tax deducted	Remarks if any:	
B Details of payment on which tax has been deducted but has not been paid on or before the due date specified in sub-section (1) of section 139.															Nil	
Date of payment	Amount of payment	Nature of payment	Name of the payee	PAN of the payee	Aadhaar no	Country	Address Line 1	Address Line 2	Pincode	City or Town or District	Locality or Area	Post Office	State	Amount of tax deducted	Amount out of (VI) deposited, if any	Remarks if any:

iii as payment referred to in sub-clause (ib)

A Details of payment on which levy is not deducted:															Nil	
Date of payment	Amount of payment	Nature of payment	Name of the payee	PAN of the payee	Aadhaar no	Country	Address Line 1	Address Line 2	Pincode	City or Town or District	Locality or Area	Post Office	State	Amount of tax deducted	Amount out of (VI) deposited, if any	Remarks if any:
B Details of payment on which levy has been deducted but has not been paid on or before the due date specified in sub-section (1) of section 139.															Nil	
Date of payment	Amount of payment	Nature of payment	Name of the payee	PAN of the payee	Aadhaar no	Country	Address Line 1	Address Line 2	Pincode	City or Town or District	Locality or Area	Post Office	State	Amount of tax deducted	Amount out of (VI) deposited, if any	Remarks if any:

iv Fringe benefit tax under sub-clause (ic)

v Wealth tax under sub-clause (iia)

vi Royalty, license fee, service fee etc. under sub-clause (iib)

vii Salary payable outside India/to a non resident without TDS etc. under sub-clause (iii)

vii Salary payable outside India/to a non resident without TDS etc. under sub-clause (iii)															Nil	
Date of payment	Amount of payment	Name of the payee	PAN of the payee	Aadhaar no	Country	Address Line 1	Address Line 2	Pincode	City or Town or District	Locality or Area	Post Office	State	Amount of tax deducted	Amount out of (VI) deposited, if any	Remarks if any:	

viii Payment to PF/other fund etc. under sub-clause (iv)

ix Tax paid by employer for perquisites under sub-clause (v)

c) Amounts debited to profit and loss account being, interest, salary, bonus, commission or remuneration inadmissible under section 40(b)/40(ba) and computation thereof;

Nil



Particulars	Section	Amount debited to P/L A/C	Description	Amount admissible	Amount inadmissible	Remarks	
d) Disallowance/deemed income under section 40A(3):							
A	On the basis of the examination of books of account and other relevant documents/evidence, whether the expenditure covered under section 40A(3) read with rule 6DD were made by account payee cheque drawn on a bank or account payee bank draft. If not, please furnish the details:			Yes			
It is not possible to verify whether the payment in excess of Rs. 20,000/- have been made otherwise than by account payee cheque or bank draft as necessary evidence is not in the possession of the assessee. However, the assessee certifies that the payments exceeding Rs. 20,000/- issued by account payee or bank draft.							
B	On the basis of the examination of books of account and other relevant documents/evidence, whether the payment referred to in section 40A(3A) read with rule 6DD were made by account payee cheque drawn on a bank or account payee bank draft If not, please furnish the details of amount deemed to be the profits and gains of business or profession under section 40A(3A):			Yes			
	Date of payment	Nature of payment	Amount	Name of the payee	PAN of the payee	Aadhaar no	Remarks if any:
e) provision for payment of gratuity not allowable under section 40A(7);							
				Nil			
f) any sum paid by the assessee as an employer not allowable under section 40A(9);							
				Nil			
g) particulars of any liability of a contingent nature;							
Nil							
Nature of Liability		Amount		Remarks if any:			
h) amount of deduction inadmissible in terms of section 14A in respect of the expenditure incurred in relation to income which does not form part of the total income;							
Nil							
Particulars		Amount		Remarks if any:			
i) amount inadmissible under the proviso to section 36(1)(iii).							
				Nil			
22	Amount of interest inadmissible under section 23 of the Micro, Small and Medium Enterprises Development Act, 2006.			Assessee has no such information, accordingly no creditors falls under this category.			
23	Particulars of payments made to persons specified under section 40A(2)(b).			Nil			
	Name of Related Party	Relation	Date	Payment made(Amount)	Nature of transaction	PAN of Related Party	Aadhaar no
24 Amounts deemed to be profits and gains under section 32AC or 32AD or 33AB or 33ABA or 33AC.							
Nil							
Section		Description		Amount		Remarks if any:	
25 Any amount of profit chargeable to tax under section 41 and computation thereof.							
Nil							
Name of Party		Amount of Income	Section	Description of transaction	Computation if any	Remarks if any:	
26 i In respect of any sum referred to in clause (a),(b),(c),(d),(e),(f) or (g) 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;							
				Nil			
Nature of Liability		Amount	Remarks if any:		Section		
b) not paid during the previous year;							
				Nil			
Nature of Liability		Amount	Remarks if any:		Section		
B was incurred in the previous year and was							
a) paid on or before the due date for furnishing the return of income of the previous year under section 139(1);							
				Nil			
Nature of Liability		Amount	Remarks if any:		Section		

		b) not paid on or before the aforesaid date.													Nil				
		Nature of Liability					Amount			Remarks if any:					Section				
	ii	State whether sales tax, goods & service Tax, customs duty, excise duty or any other indirect tax, levy, cess, impost etc. is passed through the profits and loss account.													No				
27	a)	Amount of Central 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 Central Value Added Tax credits in the accounts.													No				
	b)	Particulars of income or expenditure of prior period credited or debited to the profit and loss account.													Nil				
		Type			Particulars			Amount			Prior period to which it relates (Year in yyyy-yy format)			Remarks if any:					
28	Whether during the previous year the assessee has received any property, being share of a company not being a company in which the public are substantially interested, without consideration or for inadequate consideration as referred to in section 56(2)(viiia), if yes, please furnish the details of the same.													NA					
		Name of the person from which shares received		PAN of the person		Aadhaar no		Name of the company whose shares are received		CIN of the company		No. of Shares Received		Amount of consideration paid		Fair Market value of the shares		Remarks if any:	
29	Whether during the previous year the assessee received any consideration for issue of shares which exceeds the fair market value of the shares as referred to in section 56(2)(viib), if yes, please furnish the details of the same.													NA					
		Name of the person from whom consideration received for issue of shares			PAN of the person		Aadhaar no		No. of Shares issued		Amount of consideration received		Fair Market value of the shares		Remarks if any:				
29	A	Whether any amount is to be included as Income Chargeable under the head income from other sources as referred to in clause (ix) of sub section 2 of section 56													NA				
		Nature of Income					Amount			Remarks if any:									
29	B	Whether any amount is to be included as income chargeable under the head Income from other sources as referred to in clause (x) of sub section 2 of section 56													NA				
		Nature of Income					Amount			Remarks if any:									
30	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]													No					
		Name of the person from whom amount borrowed or repaid on hundi	Amount borrowed	Remarks if any:	PAN of the person	Aadhaar no	Country	Address Line 1	Address Line 2	Pincode	City or Town or District	Locality or Area	Post Office	State	Date of Borrowing	Amount due including interest	Amount repaid	Date of Repayment	
30	A	Whether primary adjustments to transfer price, as referred to in sub section (1) of section 92CE, has been made during the previous year?													NA				

	Clause under which of Sub section(1) of 92CE primary adjustments is made	Amount in Rs of primary adjustment	Whether the excess money available with associated enterprise is required to be repatriated to India as per the provision of sub section (2) of Section 92CE	Whether the Excess money has been repatriated within the prescribed time	Amount(Rs) of imputed interest income on such excess money which has not been repatriated within the prescribed time	Expected Date	Remarks if any:			
30	B	Whether the assessee has incurred expenditure during the previous year by way of interest or of similar nature exceeding one crore rupees as referred to in sub section (1) of section 94B			NA					
		Amount(in Rs) of interest or similar nature incurred	Earnings before interest, tax, depreciation and amortization( EBITDA) during the previous year (In Rs)	Amount (In Rs) of expenditure by way of interest of similar nature as per(i) above which exceeds 30% of EBITDA as per (ii) above	Ass Year of interest expenditure brought forward as, per sub section (4) of section 94B	Amount of interest expenditure brought forward as per sub section (4) of section 94B	Ass Year of interest expenditure carried forward as per sub section (4) of section 94-B	Amount of interest expenditure carried forward as per sub section (4) of section 94-B	Remarks if any:	
30	C	Whether the assessee has entered into an impermissible avoidance arrangement, as referred to in section 96 during the previous year (This Clause is kept in abeyance till 31st March,2022)			NA					
		Nature of the impermissible avoidance arrangement		Amount (in Rs) of tax benefit in the previous year arising, in aggregate, to all parties to the arrangement		Remarks if any:				
31	a)	Particulars of each loan or deposit in an amount exceeding the limit specified in section 269SS taken or accepted during the previous year			It is not possible to verify whether the taking or accepting of loan or deposit or repayment of the same have been made otherwise than by account payee cheque or bank draft as necessary evidence is not in the possession of the assessee. However, the assessee certifies that all such transactions were made by account payee or bank draft					
		Name of the lender or depositor	Address of the lender or depositor	PAN of the lender or depositor	Aadhaar no	Amount of loan or deposit taken or accepted	Whether the loan/ deposit was squared up during the Previous Year	Maximum amount outstanding in the account at any time during the Previous Year	whether the loan or deposit was taken or accepted by cheque or bank draft or use of electronic clearing system through a bank account	in case the loan or deposit was taken or accepted by cheque or bank draft, whether the same was taken or accepted by an account payee cheque or an account payee bank draft.

b)		Particulars of each specified sum in an amount exceeding the limit specified in section 269SS taken or accepted during the previous year :-	It is not possible to verify whether the taking or accepting of loan or deposit or repayment of the same have been made otherwise than by account payee cheque or bank draft as necessary evidence is not in the possession of the assessee. However, the assessee certifies that all such transactions were made by account payee or bank draft				
	Name of the person from whom specified sum is received	Address of the Name of the person from whom specified sum is received	PAN of the Name of the person from whom specified sum is received	Aadhaar no	Amount of specified sum taken or accepted	Whether the specified sum was taken or accepted by cheque or bank draft or use of electronic clearing system through a bank account	In case the specified sum was taken or accepted by cheque or bank draft, whether the same was taken or accepted by an account payee cheque or an account payee bank draft
b a)		Particulars of each receipt in an amount exceeding the limit specified in section 269ST, in aggregate from a person in a day or in respect of a single transaction or in respect of transactions relating to one event or occasion from a person, during the previous year, where such receipt is otherwise than by a cheque or bank draft or use of electronic clearing system through a bank account	Nil				
	Name of the payer	Address of the payer	PAN of the payer	Aadhaar no	Nature of transaction	Amount of receipt	Date of receipt
b b)		Particulars of each receipt in an amount exceeding the limit specified in section 269ST, in aggregate from a person in a day or in respect of single transaction or in respect of transaction relating to one event or occasion from a person, received by cheque or bank draft, not being an account payee cheque or an account payee bank draft, during the previous year	Nil				
	Name of the payer	Address of the payer	PAN of the payer	Aadhaar no		Amount of receipt	
b c)		Particulars of each payment made in an amount exceeding the limit specified in section 269ST, in aggregate to a person in a day or in respect of a single transaction or in respect relating to one event or occasion to a person, otherwise than by a cheque or bank draft or use of electronic clearing system through a bank account during the previous year	Nil				
	Name of the Payee	Address of the Payee	PAN of the Payee	Aadhaar no	Nature of transaction	Amount of payment	Date of payment
b d)		Particulars of each payment in an amount exceeding the limit specified in section 269ST, in aggregate to a person in a day or in respect of single transaction or in respect relating to one event or occasion to a person, made by a cheque or bank draft, not being the an account payee cheque or an account payee bank draft, during the previous year	Nil				
	Name of the Payee	Address of the Payee	PAN of the Payee	Aadhaar no		Amount of payment	

c) Particulars of each repayment of loan or deposit or any specified advance in an amount exceeding the limit specified in section 269T made during the previous year:				It is not possible to verify whether the taking or accepting of loan or deposit or repayment of the same have been made otherwise than by account payee cheque or bank draft as necessary evidence is not in the possession of the assessee. However, the assessee certifies that all such transactions were made by account payee or bank draft			
Name of the payee	Address of the payee	PAN of the payee	Aadhaar no	Amount of the repayment	Maximum amount outstanding in the account at any time during the Previous Year	Whether the repayment was made by cheque or bank draft or use of electronic clearing system through a bank account	In case the repayment was made by cheque or bank draft, whether the same was repaid by an account payee cheque or an account payee bank draft

d) Particulars of repayment of loan or deposit or any specified advance in an amount exceeding the limit specified in section 269T received otherwise than by a cheque or bank draft or use of electronic clearing system through a bank account during the previous year			Nil				
Name of the payer	Address of the payer		PAN of the payer	Aadhaar no	Amount of repayment of loan or deposit or any specified advance received otherwise than by a cheque or bank draft or use of electronic clearing system through a bank account during the previous year		

e) Particulars of repayment of loan or deposit or any specified advance in an amount exceeding the limit specified in section 269T received by a cheque or bank draft which is not an account payee cheque or account payee bank draft during the previous year			Nil				
Name of the payer	Address of the payer		PAN of the payer	Aadhaar no	Amount of repayment of loan or deposit or any specified advance received by a cheque or a bank draft which is not an account payee cheque or account payee bank draft during the previous year		

32	a) Details of brought forward loss or depreciation allowance, in the following manner, to the extent available :	Nil
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32	a)	Serial No	Assessment Year	Nature of loss / Depreciation allowance	Amount as returned	All losses/allowances not allowed under section 115BAA/115BAC/115BAD	Amount as adjusted by withdrawal of additional depreciation on account of opting for taxation under section 115BAC/115BAD	Amount as assessed (give reference to relevant order)		Remarks		
32	a)							Amount	Order U/S and date			
32	a)											
32	b)	Whether a change in shareholding of the company has taken place in the previous year due to which the losses incurred prior to the previous year cannot be allowed to be carried forward in terms of section 79.					NA					
32	c)	Whether the assessee has incurred any speculation loss referred to in section 73 during the previous year, if yes, please furnish the details of the same.					No					
32	d)	Whether the assessee has incurred any loss referred to in section 73A in respect of any specified business during the previous year, if yes, please furnish details of the same.					No					
32	e)	In case of a company, please state that whether the company is deemed to be carrying on a speculation business as referred in explanation to section 73, if yes, please furnish the details of speculation loss if any incurred during the previous year.					NA					
33	Section-wise details of deductions, if any, admissible under Chapter VIA or Chapter III (Section 10A, Section 10AA).											
	Section					Amount						
	80GGB					97456						
34	a)	Whether the assessee is required to deduct or collect tax as per the provisions of Chapter XVII-B or Chapter XVII-BB, if yes please furnish:					No					
		Tax deduction and collection Account Number (TAN)	Section	Nature of payment	Total amount of payment or receipt of the nature specified in column (3)	Total amount on which tax was required to be deducted or collected out of (4)	Total amount on which tax was deducted or collected at specified rate out of (5)	Amount of tax deducted or collected out of (6)	Total amount on which tax was deducted or collected at less than specified rate out of (7)	Amount of tax deducted or collected on (8)	Amount of tax deducted or collected not deposited to the credit of the Central Government out of (6) and (8)	Remarks if any:
		1	2	3	4	5	6	7	8	9	10	11
	b)	Whether the assessee is required to furnish the statement of tax deducted or tax collected. If yes please furnish the details					NA					

	Tax deduction and collection Account Number (TAN)	Type of Form	Due date for furnishing	Date of furnishing, if furnished	Whether the statement of tax deducted or collected contains information about all transactions which are required to be reported	If not, please furnish list of details/transactions which are not reported	Remarks if any:			
	c) whether the assessee is liable to pay interest under section 201(1A) or section 206C(7). If yes, please furnish:				NA					
	Tax deduction and collection Account Number (TAN)	Amount of interest under section 201(1A)/206C(7) is payable	Amount paid out of column (2)	date of payment.	Remarks if any:					
35	a) In the case of a trading concern, give quantitative details of principal items of goods traded :									
	Item Name	Unit	opening stock	purchases during the previous year	sales during the previous year	closing stock	shortage / excess, if any			
	Since in the case of nature of business as carried on by the assessee, there are numerous items running in thousands, it is not possible to furnish quantitative details. It is not possible to determine ratios for each principal items of goods, as necessary bifurcation in respect of all the required attributes are not in possession of assessee.									
	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 :									
	Item Name	Unit	opening stock	purchases during the previous year	consumption during the previous year	sales during the previous year	closing stock	* yield of finished products	*percentage of yield;	*shortage / excess, if any.
	NA									
	B Finished products :									
	Item Name	Unit	opening stock	purchases during the previous year	quantity manufactured during the previous year	sales during the previous year	closing stock	shortage / excess, if any.		
	NA									
	C By products :									
	Item Name	Unit	opening stock	purchases during the previous year	consumption during the previous year	sales during the previous year	closing stock	shortage / excess, if any.		
	NA									
36	A Whether the assessee has received any amount in the nature of dividends as referred to in sub-Clause ( e ) of clause(22) of section 2				NA					
	Amount Received(in Rs)	Date of receipt		Remarks if any:						
37	Whether any cost audit was carried out, if yes, give the details, if any, of disqualification or disagreement on any matter/item/value/quantity as may be reported/identified by the cost auditor.				NA					
38	Whether any audit was conducted under the Central Excise Act, 1944, if yes, give the details, if any, of disqualification or disagreement on any matter/item/value/quantity as may be reported/identified by the auditor.				No					
39	Whether any audit was conducted under section 72A of the Finance Act,1994 in relation to valuation of taxable services, if yes, give the details, if any, of disqualification or disagreement on any matter/item/value/quantity as may be reported/identified by the auditor				No					
40	Details regarding turnover, gross profit, etc., for the previous year and preceding previous year:									

Particulars	Previous Year		%	Preceding previous Year		%
Total turnover of the assessee		0			0	
Gross profit/turnover	0	0	0	0	0	0
Net profit/turnover	97456	0	0	0	0	0
Stock-in-trade/turnover	0	0	0	0	0	0
Material consumed/finished goods produced	0	0	0	0	0	0

41	Please furnish the details of demand raised or refund issued during the previous year under any tax laws other than Income-tax Act, 1961 and Wealth tax Act, 1957 along with details of relevant proceedings.						Nil	
	Financial year to which demand/refund relates to	Name of other Tax law	State	Other	Type (Demand raised/Refund received)	Date of demand raised/refund received	Amount	Remarks

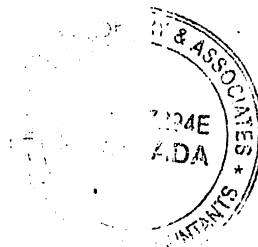
42	a	Whether the assessee is required to furnish statement in Form No.61 or Form 61A or Form No 61B					NA	
		Income tax Department Reporting Entity Identification Number	Type of Form	Due date of furnishing	Date of furnishing, if furnished	Whether the form contains information about all details/transactions which are required to be reported	if not, please furnish the list of details/transaction which are not reported	Remarks if any:

43	a	Whether the assessee or its parent entity or alternate reporting entity is liable to furnish the report as referred to in sub section 2 of section 286				NA		
		Whether report has been furnished by the assessee or its parent entity or an alternate reporting entity	Name of parent entity	Name of the Alternative reporting entity(if Applicable)	Date of Furnishing the Report	Expected Date	Remarks if any:	

44	Break-up of total expenditure of entities registered or not registered under the GST (This Clause is kept in abeyance till 31st March,2022)					NA		
	Total Amount of expenditure incurred during the year	Expenditure in respect of entities registered under the GST				Expenditure relating to entities not registered under GST		
		Relating to the goods or services exempt from GST	Relating to the entities falling under composition scheme	Relating to the other registered entities	Total Payment to Registered entities			

For MANOJ CHOUDHURY & ASSOCIATES

Chartered Accountant  
(Firm Regn No.: 327294E)



(MANOJ KUMAR CHOUDHURY)

PARTNER 15/02/2022

Membership No: 068034

Place : RAYAGADA

Date : 15/02/2022

UDIN : 22068034ACXVM19248



NABA BHARATA NIRMANA SEVA PARTY  
HATIPATHAR LANE, HATIPATHAR LANE, RANIGUDA FARM, RAYAGADA, RAYAGADA

**Profit and Loss Account for the year Ending 31st March 2021**

Particulars	Amount	Particulars	Amount
To OFFICE MAINTENANCE	7,100.00	By DONATION RECIEVED	1,35,000.00
To PRINTING & STATIONERY	9,400.00		
To Telephone Expenses	3,500.00		
To BANK CHARGES	44.00		
To ANNUAL DAY CELEBRATION	17,500.00		
To Net Profit	97,456.00		
<b>Total</b>	<b>1,35,000.00</b>	<b>Total</b>	<b>1,35,000.00</b>

The accompanying notes are an integral part of the financial statements.

As per our report of even date

For MANOJ CHOUDHURY & ASSOCIATES

Chartered Accountants

(Registration No. 327294E)

For NABA BHARATA NIRMANA SEVA PARTY

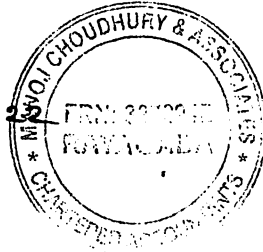
MANOJ KUMAR CHOUDHURY

PARTNER

Membership No.: 068034

Place: RAYAGADA

Date: 15/02/2022



(F.Y. 2020-21)

NABA BHARATA NIRMANA SEVA PARTY  
HATIPATHAR LANE, HATIPATHAR LANE, RANIGUDA FARM, RAYAGADA, RAYAGADA

Balance Sheet as on 31st March 2021

Liabilities	Amount	Assets	Amount
Capital Account	1,27,456.00	Cash in Hand	5,000.00
AUDIT FEE PAYABLE	5,000.00	Cash at Bank	1,27,456.00
<b>Total</b>	<b>1,32,456.00</b>	<b>Total</b>	<b>1,32,456.00</b>

The accompanying notes are an integral part of the financial statements.

As per our report of even date

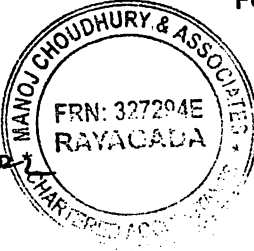
For MANOJ CHOUDHURY & ASSOCIATES

Chartered Accountants

(Registration No. 327294E)

For NABA BHARATA NIRMANA SEVA PARTY

MANOJ KUMAR CHOUDHURY  
PARTNER  
Membership No.: 068084



Place: RAYAGADA

Date: 15/02/2022

(F.Y. 2020-21)

NABA BHARATA NIRMANA SEVA PARTY  
HATIPATHAR LANE, HATIPATHAR LANE, RANIGUDA FARM, RAYAGADA, RAYAGADA

**Capital A/c as on 31st March 2021**

<b>Particulars</b>	<b>Amount</b>	<b>Particulars</b>	<b>Amount</b>
		By Net Profit	97,456.00
		By Capital Account	30,000.00
To Balance C/F	1,27,456.00		
<b>Total</b>	<b>1,27,456.00</b>	<b>Total</b>	<b>1,27,456.00</b>

(F.Y. 2020-21)

NABA BHARATA NIRMANA SEVA PARTY  
HATIPATHAR LANE, HATIPATHAR LANE, RANIGUDA FARM, RAYAGADA, RAYAGADA

**Annexure for OFFICE MAINTENANCE**

Particulars	Amount
OFFICE MAINTENANCE	7,100.00
<b>Total</b>	<b>7,100.00</b>

**Annexure for PRINTING & STATIONERY**

Particulars	Amount
PRINTING & STATIONERY	9,400.00
<b>Total</b>	<b>9,400.00</b>

**Annexure for BANK CHARGES**

Particulars	Amount
BANK CHARGES	44.00
<b>Total</b>	<b>44.00</b>

**Annexure for DONATION RECIEVED**

Particulars	Amount
DONATION RECIEVED	1,35,000.00
<b>Total</b>	<b>1,35,000.00</b>

**Annexure for AUDIT FEE PAYABLE**

Particulars	Amount
AUDIT FEE PAYABLE	5,000.00
<b>Total</b>	<b>5,000.00</b>

Name of Assessee	NABA BHARATA NIRMANA SEVA PARTY		
Address	HATIPATHAR LANE, HATIPATHAR LANE, RANIGUDA FARM, RAYAGADA, RAYAGADA, ODISHA, 765001		
Status	AOP Trust	Assessment Year	2021-2022
Ward		Year Ended	31.3.2021
PAN	AAABN3175H	Formation Date	20/10/2019
Residential Status	Resident		
Particular of Business	Original		
Filing Status	UCO BANK, NEW COLONY RAYAGADA, A/C NO:21510210000861 ,Type: Saving ,IFSC: UCBA0002151		
Bank Name	Mob:9437234719		
Tele:			
Registration no :			
Registration Date :			
Sub Status :	Association of persons (Trust) ,Claiming Exemption Under Section 13A		

**Computation of Total Income**

<b>Income from Business or Profession (Chapter IV D)</b>		<b>97456</b>
Profit as per Profit and Loss a/c	0	
Net profit as per profit & loss a/c	<u>97456</u>	
Total		<u>97456</u>
 Less: Application of Income		
Income Exempt u/s 11(1)(a)		
Income Accumulated or Set Apart Upto 15%(As per section 139(4A) if return is filed after due date mentioned u/s 139(1), no benefit of section 11&12 will be allowed.)	0	
		<u>0</u>
<b>Gross Total Income</b>		<b>97456</b>
 Less: Deductions (Chapter VI-A)		
U/S 80GGB POLITICAL PARTY INCOME	<u>97456</u>	
		<u>97456</u>
<b>Total Income</b>		<b>0</b>
Round off u/s 288 A		0
Adjusted total income (ATI) is not more than Rs. 20 lakh hence AMT not applicable.		0

Tax Due 0

Tax Payable 0

Due Date for filing of Return July 31, 2021

Due date extended to 31/12/2021 F. No. 225/49/2021/ITA-1I Dt 09-Sep-2021

**Bank Account Detail**

S. No.	Bank	Address	Account No	MICR NO	IFSC Code	Type
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NAME OF ASSESSEE : NABA BHARATA NIRMANA SEVA PARTY  
C ITR-NABA

A.Y. 2021-2022 PAN : AAABN3175H

1 UCO BANK NEW COLONY RAYAGADA 21510210000861

UCBA0002151 Saving(Primary)

Details of Members of AOP

S. No. Name of Member  
1 KANTA RAO BOMMALI

PAN  
AJTPB7252R

Signature  
(BOMMALI RAO KANTA)  
For NABA BHARATA NIRMANA SEVA  
PARTY  
Date-01.06.2022

Charter Tax : ITR-NABA [NABA BHARATA NIRMANA SEVA PARTY]