FORM NO. 10CCA

[See rule 18BBA(1)]

Audit report under section 80HHB of the Income-tax Act, 1961

sheet of

the

business

of

the

execution of

**	in	[name o	of the country]
carried on by			[name of the
assessee] as at_		and the profit and loss account of the said business f	or the year ended
on that date ar	nd we find that	they are in agreement with the books of account maintain	ned at the head
office		and branches at	
	re satisfied that		
execution of *	project/work refe		
		, wherever incurred, for the purposes of the said business have	
common to the and appropriate * I/We have ob	said business and debits have been stained all the inf	the said business and that expenses, if any, incurred by the as a large any other business of the assessee have been apportioned on a large and the profit and loss account of the said business. Formation and explanations which to the best of * my/our known of the audit. In * my/our opinion, proper books of account h	reasonable basis
the head office a my/our examina	and the branches ation of books, a	in respect of the aforesaid business visited by * me/us so far a and proper returns adequate for the purposes of audit have be subject to the comments given below:-	s appears from *
In * my/our op	oinion and to the	best of * my/our information and according to explanations g	given to * me/us,
the said account	ts give a true and	fair view —	
(i) in the case of	of the balance she of the profit and	et, of the state of affairs of the aforesaid business as atl loss account, of the profit or loss of the aforesaid business for	
Place:			
Date:			
			Signature
			† Accountant

Notes:

I/We

have

examined

the

balance

- 1.* Delete whichever is not applicable.
- 2. **Here give nature of the foreign project undertaken by the assessee or, as the case may be, work forming part of a foreign project undertaken by the assessee.
- 3. †This report is to be given by-
 - (i) a chartered accountant within the meaning of the Chartered Accountants Act, 1949 (38 of 1949); or
 - (ii) any person who, in relation to any State, is, by virtue of the provisions in sub-section (2) of section 226 of the Companies Act, 1956 (1 of 1956), entitled to be appointed to act as an auditor of companies registered in that State.
- 4. Where any of the matters stated in this report is answered in the negative or with a qualification, the report shall state the reasons therefor.