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CONTENTS

Sr.	TITLE & NAME OF THE AUTHOR (S)	Page	
No. 1.	PERFORMANCE EFFICIENCY OF AGRICULTURAL MARKET COMMITTEES (AMCS) IN INDIA – DATA ENVELOPMENT ANALYSIS (DEA) APPROACH	No.	
	E. S. V. NARAYANA RAO, A. A. CHARI & K. NIRMAL RAVI KUMAR		
2.	A STUDY ON COMPETITIVE INDIAN BANKING INDUSTRY WITH REFERENCE TO PRE E-BANKING AND POST E-BANKING SRI HARI.V, SUNIL RASHINKAR, DR. B. G SATYA PRASAD, DR. SREENIVAS.D.L & AJATASHATRUSAMAL	6	
3.	ONLINE SERVICE QUALITY AND CUSTOMER SATISFACTION – A STUDY IN INTERNET BANKING		
4.	J. NANCY SEBASTINA & DR. N. YESODHA DEVI AN EMPIRICAL STUDY ON THE EFFECTS OF COMPUTER OPERATING HOURS ON STUDENT STRESS LEVEL USING TOPSIS METHOD	15	
5.	DR. RAVICHANDRAN. K, DR. MURUGANANDHAM. R & VENKATESH.K IMPLICATION OF INNOVATION AND AESTHETICS FOR BUSINESS GROWTH AMONG SMALL AND MEDIUM SCALE ENTERPRISES (SMEs): THE CASE	27	
J .	STUDY OF BONWIRE KENTE WEAVING INDUSTRY DR. GORDON TERKPEH SABUTEY, DR. J. ADU-AGYEM & JOHN BOATENG	27	
6.	A COMPARATIVE STUDY OF ONLINE OFF-CAMPUS COUNSELING FOR ADMISSION TO ENGINEERING INSTITUTIONS IN INDIA VIJAY BHURIA & R. K. DIXIT	40	
7.	CUSTOMER SATISFACTION TOWARDS THE CHARGES AND SERVICES OF THIRD PARTY LOGISTICS SERVICES FOR INTERNATIONAL TRADE – AN EMPIRICAL STUDY P. NALINI & DR. D. MURUGANANDAM	44	
8.	GROWTH AND DEVELOPMENT OF MSME IN NORTH-EAST INDIA CHIKHOSALE THINGO & SUBHRANGSHU SEKHAR SARKAR	49	
9.	GREEN MARKETING: HABITUAL BEHAVIOUR OF HOUSEHOLDS WITH SPECIAL REFERENCE TO KAKINADA, EAST GODAVARI DISTRICT, ANDHRA PRADESH	54	
10.	DR. V. V. RATNAJI RAO CHOWDARY & R. SREENIVASA RAO A GENERALIZED CLASS OF PREDICTIVE ESTIMATORS OF FINITE POPULATION MEAN IN SAMPLE SURVEYS	60	
11.	MANJULA DAS FINANCIAL LEVERAGE AND CAPITAL STRUCTURE PLANNING IN SMALL-SCALE INDUSTRIES	64	
12.	DR. VINOD KUMAR YADAV IMPACT OF SERVICE QUALITY ON SATISFACTION AND LOYALTY: CASE OF SINJAY RESTAURANT	69	
13.	PRIBANUS WANTARA E – COMMERCE RISK ANALYSIS USING FUZZY LOGIC	74	
14.	S. R. BALAJI, R. DEEPA & A. VIJAY VASANTH A SECTORWISE ANALYSIS OF NON PERFORMING ASSET IN STATE BANK OF TRAVANCORE	82	
15	DEVI PREMNATH, BALACHANDRAN . S & GEETHU JAMES SOFTWARE DEFECT PREDICTION USING REGRESSION STRATEGY	00	
	R. DEEPA & A. VIJAY VASANTH	88	
	SUGGESTED MODEL FOR XBRL ADOPTION AWNI RAWASHDEH	93	
17 .	PURCHASE PERIOD WITH REFERENCE TO CONSUMERS' OF HOUSEHOLD COMPUTERS OF VELLORE DISTRICT IN INDIA DR. D. MARIA ANTONY RAJ	97	
18.	PRIMARY EDUCATION IN INDIA DR. T. INDRA	101	
19.	DEVELOPMENT OF AN ORGANIZATIONAL CAPABILITY PROFILE FOR SMALL BUSINESS FIRMS IN JAMMU AND KASHMIR AASIM MIR	104	
20.	LIQUIDITY RISKS MANAGEMENT PRACTICES BY COMMERCIAL BANKS IN BANGLADESH: AN EMPIRICAL STUDY ARJUN KUMAR DAS, SUJAN KANTI BISWAS & MOURI DEY	107	
21.	AN ANALYSIS OF COST OF PRODUCTION OF BANANA AND PROFITABILITY AT NARSINGDI AND GAZIPUR DISTRICT IN BANGLADESH MOSAMMAD MAHAMUDA PARVIN, MD. NOYON ISLAM, FAIJUL ISLAM & MD. HABIBULLAH	113	
22.	THE ENTREPRENEURSHIP DEVELOPMENT IN VOCATIONAL & TECHNICAL TRAINING (A CASE STUDY: KASHAN)	119	
23.	MARYAM FIROUZI & DR. MOHAMMAD REZA ASGARI MANAGING CURRICULUM CHANGE IMPLEMENTATION IN GHANA: DOES GENDER MAKE A DIFFERENCE IN TEACHER CONCERNS?	125	
24.	OVERCOMING THE PERCEIVED BARRIERS OF E-COMMERCE TO SMALL AND MEDIUM SCALE ENTERPRISES IN GHANA – A PROPOSED MODEL	129	
25.		138	
26.	M. NARASIMHA, R. REJIKUMAR, K. SRIDHAR- & ACHAMYELEH AEMRO KASSIE AN ANALYSIS OF COST OF PRODUCTION OF GROUNDNUT AND PROFITABILITY AT MANIKGONJ DISTRICT IN BANGLADESH	144	
27.	ABU ZAFAR AHMED MUKUL, FAZLUL HOQUE & MD. MUHIBBUR RAHMAN LEVEL OF JOB SATISFACTION OF GARMENTS WORKER: A CASE STUDY ON SAVAR AREA IN DHAKA DISTRICT	151	
28.	MOSSAMAD MAHAMUDA PARVIN, FAZLUL HOQUE, MD. MUHIBBUR RAHMAN & MD. AL-AMIN INDIRECT TAX SYSTEM IN INDIA	159	
20	C. AZHAKARRAJA. BOARD MECHANISMS AND PROFITABILITY OF COMMERCIAL BANKS IN KENYA	162	
	MUGANDA MUNIR MANINI & UMULKHER ALI ABDILLAHI		
30.	FOOD SECURITY AND PUBLIC DISTRIBUTION SYSTEM IN INDIA: AN ANALYSIS HARSIMRAN SINGH & JAGDEV SINGH	170	
	REQUEST FOR FEEDBACK	174	

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STATEMENT OF THE PROBLEM

OBJECTIVES

HYPOTHESES

RESEARCH METHODOLOGY

RESULTS & DISCUSSION

FINDINGS

RECOMMENDATIONS/SUGGESTIONS

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INDIRECT TAX SYSTEM IN INDIA

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ABSTRACT

All civilized countries need to collect taxes for several reasons, such as to finance developmental activities, to meet their day-to-day expenses related to maintenance of a free and fair society, to control the economy through fiscal measures, and to a certain extent, to change the economic behavior of people. The major sources of tax revenue for the federal government are duties of excise on manufactured commodities, duties of customs on imported goods, and newly levied service taxes. Other taxes, such as the wealth tax, the estate tax etc., though imposed does not contribute significantly to the national exchequer. This authority of national governments to collect monies from taxpayers must recognize a balance between the nations' authority to tax and taxpayers' rights. Ideally this direct tax collection can be analogized to the extraction of honey from the abode of honeybees where honeybees are not disturbed and careful extraction of the honey results in a circular process where more honey is deposited by honeybees giving better opportunity to the extractor to get the honey in perpetuity.

KEYWORDS

Central Board of Direct Tax (CBDT), Value Added Tax (VAT), Securities Transaction Tax (STT), Annual Growth Rate (AGR).

INTRODUCTION

India is common law of federal country, with separation of powers between the legislature, the judiciary and the executive. There is a division of legislative powers between states and the federation itself under article 246 of the Constitution. Each state has its own executive government, which functions independently from the federal government. Taxes consist of indirect taxes, and may be paid in money or as its labor equivalent. India has a well developed taxation structure. The tax system in India is mainly a three tier system which is based between the Central, State Governments and the local government organizations. The Central Excise Department spread over the entire country administers and collects the central excise duty. The apex body that is responsible for the policy and formulation of rules is the Central Board of Excise and Customs which functions under the control of the Union Finance Ministry. The Central Excise officers are also entrusted with the administration and collection of Service tax, Customs duty and other indirect taxes.

OBJECTIVES OF THE STUDY

- To study on Major Indirect Taxes
- > To overview an Indirect Taxes Sub System
- To compute Indirect Taxes Annual Growth Rate
- > Analysis of Annual Growth Rate

RESEARCH METHODOLOGY

Secondary Data are used in this research study. This study secondary data are collecting from books, journals, reports and internet, magazines.

TOOLS USED

Tools are used in calculations of Annual Growth Rate in the Formula are used:

AGR = CY - PY / PY * 100

Where,

AGR = Annual Growth Rate, CY = Current Year,

PY = Previous Year.

Note- 1. All Table Source in Indian Public Finance Statistics Year of 2010-2011 and 2011-2012.

IMPORTANT INDIRECT TAXES IN INDIA

An indirect tax is a tax collected by an intermediary (such as a retail store) from the person who bears the ultimate economic burden of the tax (such as the customer). An indirect tax is one that can be shifted by the tax payer to someone else. An indirect tax may increase the price of a good so that consumers are actually paying the tax by paying more for the products.

The some important indirect taxes in India are as under:

CUSTOMS DUTY

The Customs Act was formulated in 1962 to prevent illegal imports and exports of goods. Besides, all imports are sought to be subject to a duty with a view to affording protection to indigenous industries as well as to keep the imports to the minimum in the interests of securing the exchange rate of Indian currency. Duties of customs are levied on goods imported or exported from India at the rate specified under the customs Tariff Act, 1975 as amended from time to time or any other law for the time being in force.

TABLE -1: CUSTOMS DUTY ANNUAL GROWTH RATE IN PERIOD OF 2003 TO 2011

TEAR		COSTONS DOTT (RS. III Crore)	ANNUAL GROWTH KATE (%)
2002-	2003	44851.62	-
2003-	2004	48629.22	8.4224
2004-	2005	57610.9	18.4697
2005-	2006	65067.14	12.9424
2006-	2007	86327.24	32.6741
2007-	2008	104118.94	20.6096
2008-	2009	99878.86	-4.0723
2009-	2010	83323.71	-16.5752
2010-	2011	131800	58.1783
2011-	2012	151700	15.0986
AVER	AGE	87330.76	16.1942

In the year 2008, 2009 Customs Duty collection is not possible, remaining years are as well.

Under the custom laws, the various types of duties are leviable:

- 1. Basic Duty: This duty is levied on imported goods under the Customs Act, 1962. Additional Duty (Countervailing Duty) (CVD): This is levied under section 3(1) of the Custom Tariff Act and is equal to excise duty levied on a like product manufactured or produced in India. If a like product is not manufactured or produced in India, the excise duty that would be leviable on that product had it been manufactured or produced in India is the duty payable. If the product is leviable at different rates, the highest rate among those rates is the rate applicable. Such duty is leviable on the value of goods plus basic custom duty payable.
- 2. Anti-dumping Duty: Sometimes, foreign sellers abroad may export into India goods at prices below the amounts charged by them in their domestic markets in order to capture Indian markets to the detriment of Indian industry. This is known as dumping. In order to prevent dumping, the Central Government may levy additional duty equal to the margin of dumping on such articles. Protective Duty: Tariff Commission set up by law recommends that in order to protect the interests of Indian industry, the Central Government may levy protective anti-dumping duties at the rate recommended on specified goods.
- 3. Export Duty: Such duty is levied on export of goods. At present very few articles such as skins and leather are subject to export duty. The main purpose of this duty is to restrict exports of certain goods.
- 4. *National Calamity Contingent Duty:* This duty was imposed under Section 134 of the Finance Act, 2003 on imported petroleum crude oil. This tax was also leviable on motor cars, imported multi-utility vehicles, two wheelers and mobile phones.
- 5. Education Cess: Education Cess is leviable @ 2% on the aggregate of duties of Customs (except safeguard duty under Section 8B and 8C, Countervailing Duty (CVD) under Section 9 and anti-dumping duty under Section 9A of the Customs Tariff Act, 1985). Customs Duty bound rates under international commitments are exempted from this Cess. Secondary and Higher Education Cess: Leviable @1% on the aggregate of duties of Customs.
- 6. Road Cess: Additional Duty of Customs on Motor Spirit is leviable and Additional Duty of Customs on High Speed Diesel Oil is leviable by the Finance Act (No.2), 1998. and the Finance Act, 1999 respectively. Surcharge on Motor Spirit: Special Additional Duty of Customs (Surcharge) on Motor Spirit is leviable by the Finance Act, 2002.

CENTRAL EXCISE DUTY

The Central Government levies excise duty under the Central Excise Act, 1944 and the Central Excise Tariff Act, 1985. Central excise duty is tax which is charged on such excisable goods that are manufactured in India and are meant for domestic consumption.

The term "excisable goods" means the goods which are specified in the First Schedule and the Second Schedule to the Central Excise Tariff Act 1985. It is mandatory to pay Central Excise duty payable on the goods manufactured, unless exempted eg; duty is not payable on the goods exported out of India. Further various other exemptions are also notified by the Government from the payment of duty by the manufacturers.

TABLE -2: CENTRAL EXCISE DUTY ANNUAL GROWTH RATE IN 2003 TO 2011			
YEAR	UNION EXCISE DUTIES (Rs. In Crore)	ANNUAL GROWTH RATE (%)	
2002-2003	82309.52	- 1	
2003-2004	90774.31	10.2841	
2004-2005	99125.43	9.1999	
2005-2006	111225.56	12.2069	
2006-2007	117612.76	5.7426	
2007-2008	123611.03	5.1000	
2008-2009	108612.78	-12.1334	
2009-2010	102991.37	-5.1756	
2010-2011	137262.52	33.2757	
2011-2012	163549.66	19.1510	
AVERAGE	113707.49	8.6279	

TABLE -2: CENTRAL EXCISE DUTY ANNUAL GROWTH RATE IN 2003 TO 2011

In the year 2008, 2009 Annual Growth Rate is negative value, since tax collecting is very poor. In the remaining year Central Excise Duty is average collected. Various Central Excise Duties are:

- 1. Basis Excise Duty: Excise Duty, imposed under section 3 of the 'Central Excises and Salt Act' of 1944 on all excisable goods other than salt produced or manufactured in India, at the rates set forth in the schedule to the Central Excise tariff Act, 1985, falls under the category of Basic Excise Duty In India.
- 2. Special Excise Duty: According to Section 37 of the Finance Act, 1978, Special Excise Duty is levied on all excisable goods that come under taxation, in line with the Basic Excise Duty under the Central Excises and Salt Act of 1944. Therefore, each year the Finance Act spells out that whether the Special Excise Duty shall or shall not be charged, and eventually collected during the relevant financial year.
- 3. Surcharge: (a) Special Additional Duty of Excise on Motor Spirit: This is leviable by the Finance Act, 2002. (b) Surcharge on Pan Masala and Tobacco Products: This Additional Duty of Excise has been imposed on cigarettes, pan masala and certain specified tobacco products, at specified rates in the every Budget.

SERVICE TAX

The service providers in India except those in the state of Jammu and Kashmir are required to pay a Service Tax under the provisions of the Finance Act of 1994. The provisions related to Service Tax came into effect on 1st July, 1994. Under Section 67 of this Act, the Service Tax is levied on the gross or aggregate amount charged by the service provider on the receiver. However, in terms of Rule 6 of Service Tax Rules, 1994, the tax is permitted to be paid on the value received. The interesting thing about Service Tax in India is that the Government depends heavily on the voluntary compliance of the service providers for collecting Service Tax in India.

TABLE -3: ANNUAL GROWTH RATE IN SERVICE TAX PERIOD OF 2003 TO 2011

YEAR SERVICE TAX (Rs. In Crore) ANNUAL GROWTH RATE (%)

2002-2003 4122.21 -

2002-2003	4122.21	
2003-2004	7890.71	91.4194
2004-2005	14199.98	79.9582
2005-2006	23055.26	62.3612
2006-2007	37597.82	63.0770
2007-2008	51301.8	36.4489
2008-2009	60940.99	18.7892
2009-2010	58422.15	-4.1332
2010-2011	69400.02	18.7906
2011-2012	82000	18.1556
AVERAGE	40893.09	42.7630

Service Tax year of 2003 is very well because in the year high tax revenue, remaining years of Service Tax collection is medium. In 2009 this tax is not possible. Overall Service Tax mean is Rs. 40893.09 Crore and Annual Growth Rate is 42.76%.



SALFS TAX

State governments impose sales tax on the first sale of a commodity under the power given to them under entry 54 of the state list of the seventh schedule of the Constitution of India. Sales Tax in India is a form of tax is imposed by the Government on the sale or purchase of a particular commodity within the country. Sales Tax is imposed under both, Central Government (Central Sales Tax) and State Government (Sales Tax) Legislation. Generally, each State follows its own Sales Tax Act and levies tax at various rates. Thus, Sales Tax Acts as a major revenue-generator for the various State Governments.

TABLE -4: GENERAL SALES TAX ANNUAL GROWTH RATE IN 2003 TO 2011

YEAR	GENERAL SALES TAX (Rs. In Crore)	ANNUAL GROWTH RATE (%)
2002-2003	83768.12	-
2003-2004	98001	16.9908
2004-2005	116234.31	18.6052
2005-2006	136499.62	17.4349
2006-2007	162297.08	18.8993
2007-2008	167731.27	3.3483
2008-2009	190816.72	13.7634
2009-2010	231460.92	21.3001
2010-2011	296240.13	27.9871
2011-2012	350874.15	18.4425
AVERAGE	183392.33	17.4191

All the year (2003 to 2011) Sales Tax revenue is positive, year 2007 is less tax collection and the year 2010 tax revenue is high.

VALUE ADDED TAX (VAT)

From 10th April, 2005, most of the States in India have supplemented sales tax with a new Value Added Tax (VAT). The practice of Value Added Tax (VAT) executed by State Governments is applied on each stage of sale, with a particular apparatus of credit for the input Value Added Tax (VAT) paid. Value Added Tax (VAT) in India classified under the tax slabs are 0% for essential commodities, 1% on gold ingots and expensive stones, 4% on industrial inputs, capital merchandise and commodities of mass consumption, and 12.5% on other items. Variable rates (State-dependent) are applicable for petroleum products, tobacco, liquor, etc. Value Added Tax (VAT) levy will be administered by the Value Added Tax Act and the rules made there-under and similar to a sales tax. It is a tax on the estimated market value added to a product or material at each stage of its manufacture or distribution, ultimately passed on to the consumer. Value Added Tax (VAT), in simple terms, is a multi-point levy on each of the entities in the supply chain. The value addition in the hands of each of the entities is subject to tax.

Value Added Tax (VAT) can be computed by using any of the three methods:

- 1. Subtraction method: The tax rate is applied to the difference between the value of output and the cost of input.
- 2. The Addition method: The value added is computed by adding all the payments that is payable to the factors of production (viz., wages, salaries, interest payments etc).
- 3. Tax credit method: This entails set-off of the tax paid on inputs from tax collected on sales.

SECURITIES TRANSACTION TAX (STT)

Securities Transaction Tax (STT) is a tax being levied on all transactions done on the stock exchanges. Securities Transaction Tax (STT) is applicable on purchase or sale of equity shares, derivatives, equity oriented funds and equity oriented Mutual Funds. A person becomes investor after payment of Securities Transaction Tax (STT) at the time of selling securities (shares). Selling the shares after 12 months comes under long term capital gains and one need not have to pay any tax on that gain. In the case of selling the shares before 12 months, one has to pay short term capital gains @10% flat on the gain. However, for a trader, all his gains will be treated as trading (Business) and he has to pay tax as per tax sables. In this case the transaction tax paid by him can be claimed back/adjusted in tax to be paid. The overall control for administration of Direct Taxes lies with the Union Finance Ministry which functions through income.

LIMITATIONS OF THE STUDY

This study is only taking in indirect taxes do not take in direct taxes. In this study are only major or particular indirect taxes are covered. These studies Value Added Tax (VAT), Securities Transaction Tax (STT) are not compute Annual Growth Rate. In this study was not full overview of sub indirect taxes system in India.

CONCLUSION

This study present major indirect Indian tax system and sub indirect taxes are displayed. Indirect taxes (customs duties, union excise duties and service tax) collected by Central Board of Excise and Customs. Customs Collection Rate used in this chapter is defined as the ratio of revenue collection (basic customs duty + countervailing duty) to value of imports (in per cent) unadjusted for exemptions, expressed in percentage. This study computation of Author own Annual Growth Rate (AGR) calculation in the period of 2003 to 2011, in the period Annual Growth Rate is increasing or decreasing every year. So, every states and federal government indirect taxes revenue collection are very helpful to growth in society, poverty development, develop to every department infrastructure facilities in India.

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