

SUGGESTED SOLUTION

CA INTERMEDIATE

SUBJECT- D.T

Test Code – CIM 8541 M

BRANCH - () (Date :)

Head Office : Shraddha, 3rd Floor, Near Chinai College, Andheri (E), Mumbai – 69. Tel : (022) 26836666

ANSWER - 1

Particul	ars	Rs.
Capital Gains on sale of residential house		
Actual sale consideration	Rs. 80 lakhs	
Value adopted by Stamp Valuation Author	ity Rs. 90 lakhs	
Full value of sale consideration [Higher of t	he above]	90,00,000
[As per section 50C, where the actual sale assessee on the date is less than the value a Authority for the purpose of charging sta value exceeds 105% of the actual sale adopted by the Stamp Valuation Authority s of consideration.	adopted by the Stamp Valuation mp duty, and such stamp duty consideration then, the value	
In a case where the date of agreement is registration, stamp duty value on the date of provided the whole or part of the consi account payee cheque/bank draft or by account on or before the date of agreeme	of agreement can be considered deration is paid by way of way of ECS through bank	
In this case, since 20% of Rs. 80 lakhs is pai draft on the date of agreement, stamp agreement can be adopted as the full value	duty value on the date of	
Less: Indexed cost of acquisition of resident	ial house	
[Rs. 20 lakhs x 289/100]		57,80,000
Long-term capital gains [Since the resider by Mr. Sarthak for more than 24 months i of its transfer]		32,20,000
<i>Less:</i> Exemption u/s 54		20,00,000
The capital gain arising on transfer of a shall not be chargeable to tax to the exten the purchase of one residential house properties or two years after the date of transference or two years after	t such capital gain is invested in perty in India within one year	
		12,20,000

Computation of income chargeable under the head "Capital Gains" for A.Y. 2020 -21

(8 MARKS)

Tax liability: Tax on LTCG @20%(Section 112) 12,20,000 * 20% = Rs. 244000		
Tax on general income	= Rs.2500	
(300000- 250000 basic limit(NR)=50000*5%)		
	Rs. 246500	
Plus: 4% Health & education cess	Rs 12325	
Total tax liability Total tax liability(Rounded off)	Rs. 258825 Rs. 258830	

(2 MARKS)

ANSWER – 2

ANSWER – A

Computation of business income of Mr. Sivam for the A.Y. 2020-21

	Particulars	Rs.	Rs.
Net Pr	rofit as per profit and loss account		50,000
Add:	Inadmissible expenses/ losses		
	Under valuation of closing stock	18,000	
	Professional fees to resident without deducting TDS- 30% disallowed. [Section 40(a)(ia)] (60000*30%)	18000	
	Transport charges -whole amount of transport charges paid in cash would be allowed, since such amount is not exceeding Rs. 35000(As paid to transport operator) [Section 40A(3)]	-	
	Depreciation (considered separately)	1,05,000	
	Short term capital loss on shares	8,100	
	Donation to public charitable trust	2,000	1,51,100
			2,01,100
Less:	Deductions items:		
	Under valuation of opening stock	9,000	
	Income from UTI [Exempt under section 10(35)]	2,400	11,400
	Business income before depreciation		1,89,700
Less:	Depreciation (See Note 1)		66,000
			1,23,700

Computation of business income as per section 44AD -

As per section 44AD, where the amount of turnover is received, *inter alia*, by way of account payee cheque or use of electronic clearing system through bank account or through such other prescribed electronic modes, the presumptive business income would be 6% of turnover, i.e., Rs. 1,12,11,500 x 6 /100 = Rs.6,72,690

Notes:

1. Calculation of depreciation

Particulars	Rs.
WDV of the block of plant & machinery as on 1.4.2019	4,20,000
Add : Cost of new plant & machinery	70,000
	4,90,000
Less : Sale proceeds of assets sold	50,000
WDV of the block of plant & machinery as on 31.3.2020	4,40,000
Depreciation @ 15%	66,000
No additional depreciation is allowable as the assessee is not engaged in manufacture or production of any article.	

2. Since GST liability has been paid before the due date of filing return of income under section 139(1), the same is deductible.

(10 MARKS)

ANSWER – B

Computation of "Income from other sources" of Mr. A for the A.Y. 2020-21

	Particulars	₹
(1)	Cash gift is taxable under section 56(2)(x), since it exceeds ₹ 50,000	75,000
<mark>(</mark> 2)	Since bullion is included in the definition of property, therefore, when bullion is received without consideration, the same is taxable, since the aggregate fair market value exceeds ₹ 50,000	60,000
(3)	Stamp value of plot of land at Faridabad, received without consideration, is taxable under section 56(2)(x)	5,00,000
(4)	Difference of ₹ 2 lakh in the value of shares of X Ltd. purchased from Mr. C, a dealer in shares, is not taxable as it represents the stock-in-trade of Mr. A. Since Mr. A is a dealer in shares and it has been mentioned that the shares were subsequently sold in the course of his business, such shares represent the stock-in-trade of Mr. A.	-

	Particulars	₹
	Difference between the stamp duty value of ₹ 23 lakh on the date of booking and the actual consideration of ₹ 20 lakh paid is taxable under section 56(2)(x) since the difference exceeds ₹ 1,00,000, being the higher of ₹ 50,000 and 5% of consideration	
Income from Other Sources		9,35,000

Computation of "Capital Gains" of Mr. A for the A.Y.2020-21

Particulars	Rs.
Sale Consideration	7,00,000
Less: Cost of acquisition [deemed to be the stamp value charged to tax under section 56(2)(x) as per section 49(4)]	5,00,000
Short-term capital gains	2,00,000

Note – The resultant capital gains will be short-term capital gains since for calculating the period of holding, the period of holding of previous owner is not to be considered.

(4 MARKS)

ANSWER – 3

ANSWER – A

The capital gains on the sale of the capital asset converted to stock-in-trade is taxable in the given case. It arises in the year of conversion (i.e. P.Y. 2016-17) but will be taxable only in the year in which the stock-in-trade is sold (i.e. P.Y. 2019-20). Profits from business will also be taxable in the year of sale of the stock-in-trade (P.Y. 2019-20).

The long-term capital gains and business income for the A.Y.2020-21 are calculated as under:

Particulars	Rs.	Rs.
Profits and Gains from Business or Profession		
Sale proceeds of the stock-in-trade	6,50,000	
Less: Cost of the stock-in-trade (FMV on the date of	4,50,000	2,00,000
conversion)		
Long Term Capital Gains		
Full value of the consideration (FMV on the date of the	4,50,000	
conversion)		
<i>Less:</i> Indexed cost of acquisition (Rs. 50,000 x 264/109)	1,21,101	3,28,899

Note: For the purpose of indexation, the cost inflation index of the year in which the asset is converted into stock-in-trade should be considered.

(3 MARKS)

ANSWER – B

(i) Any sum of money received by an individual on the occasion of the marriage of the individual is exempt. This provision is, however, not applicable to a cash gift received during a wedding function celebrated on completion of 60 years of age.

The gift of Rs. 51,000 received from a non-relative is, therefore, chargeable to tax under section 56(2)(x) in the hands of Mrs. Hemali, since the same exceeds Rs. 50,000.

(1 MARK)

(ii) The provisions of section 56(2)(x) are not attracted in respect of any sum of money or property received from a relative. Thus, the gift of diamond necklace received from her sister is not taxable under section 56(2)(x), even though jewellery falls within the definition of "property".

(1 MARK)

(iii) To be exempt from applicability of section 56(2)(x), the property should be received on the occasion of the marriage of the individual, not that of the individual's son or daughter. Therefore, this exemption provision is not attracted in this case.

Any sum of money received without consideration by an individual is chargeable to tax under section 56(2)(x), if the aggregate value exceedsRs. 50,000 in a year. "Sum of money" has, however, not been defined under section 56(2)(x).

Therefore, there are two possible views in respect of the value of fixed deposit assigned in favour of Mrs. Hemali –

- (1) The first view is that fixed deposit does not fall within the meaning of "sum of money" and therefore, the provisions of section 56(2)(x) are not attracted. It may be noted that fixed deposit is also not included in the definition of "property".
- (2) However, another possible view is that fixed deposit assigned in favour of Mrs. Hemali falls within the meaning of "sum of money" received.

Income assessable as "Income from other sources"

If the first view is taken, the total amount chargeable to tax as "Income from other sources" would be Rs. 51,000, being cash gift received from a friend on her Shastiaptha Poorthi.

As per the second view, the provisions of section 56(2)(x) would also be attracted in respect of the fixed deposit assigned and the "Income from other sources" of Mrs. Hemali would be Rs. 1,03,000 (Rs. 51,000 + Rs. 52,000).

(3 MARKS)

ANSWER – C

<u>Computation of Income from "Profit and gains from business and profession" for P.Y.2019-</u> 20(A.Y.2020-21)

Particulars	Amt.
N.P. as per P/I	3600
Less: Income tax refund(Not an income)	(600)
Less: Bad debt recovery	(6000)
(Note: As per section 41-BDR is deemed income only upto amount which	

was allowed earlier as expense. As only 5000 was allowed earlier, balance	
is not deemed income)	
Less: Rent from staff quarters for employee	-
(Note: As per section 22 if any building is occupied for business then it is	
not H.P. Here it is used for staff quarters so it is not H.P. So , rent from	
quarters are taxable in PGBP itself)	
Add: Interest to friend paid after due date	-
(Note: Interest to friend and relatives are not covered within purview of	
section 43B.So even if paid after due date of ROI, tt will be allowed as	
deduction)	
Add: Interest to NBFC paid after due date	5000
(Note: As per section 43B if interest is paid to NBFC after due date of ROI	
then it is disallowed in this year and allowed in the year in which it is paid)	
Add: Excess salary to brother	2000
(disallowed u/s 40A(2))	
Add: Excess salary to uncle	-
(Not to be disallowed because "uncle" is not covered by definition of	
relative for section 40A(2))	
Add: Printing expense paid in cash above Rs.10000 in cash	-
(Note: Expense is paid on public holiday. As per rule 6DD if payment is	
made in cash on public holiday then section 40A(3) is not applicable)	
PGBP income	4000

(8 MARKS)

ANSWER-4

- 1. A
- 2. C
- 3. A
- 4. A
- 5. B (due to cash system it will be allowed in the year in which it is paid. Section 145)
- 6. B
- 7. C
- 8. A