CONTENT

PART 1- DIRECT TAX

<u>Sr.no</u>	<u>Name of chapter</u>	Page no:
1.	BASIC CONCEPT OF INCOME TAX	2-15
<u>2.</u>	RESIDENTIAL STATUS & SCOPE OF TOTAL INCOME	16-23
<u>3.</u>	SALARY	24-41
<u>4.</u>	HOUSE PROPERTY	42-49
<u>5.</u>	PROFIT AND GAIN FROM BUSINESS AND PROFESSION	50-69
<u>6.</u>	CAPITAL GAIN	70-87
<u>7.</u>	INCOME FROM OTHER SOURCES	88-94
<u>8.</u>	CLUBBING	95-96
<u>9.</u>	SET OFF AND CARRY FORWARD	97-102
10.	DEDUCTION	103-110
11.	TDS AND TDS	111-126
12.	RETURN AND ADVANCE TAX	127-131
<u>13.</u>	COMPUTATION OF TOTAL INCOME AND TAX LIABILITY OF VARIOUS ENTITIES	132-134







BASIC CONCEPT OF TAX

MEANING AND	TYPES OF TAXES			
Meaning	 Tax is NOT "Compulsory Extortion of Money" by the government. It is the financial charge (fee) imposed by the Government on income, commodity or activity. Taxes constitute the basic source of revenue to the Government which are utilized for meeting the expenses of Government like defense, provision of education, health-care, infrastructure facilities like roads, dams etc. 			
Types	Direct Taxes	 Those taxes where incidence and burden falls on the same person. Example: Income Tax 		
	Indirect Taxes	 Those taxes where burden can be shifted to another person through a change in price. Example: Goods and services tax 		
Difference	Point of Difference	Direct Tax	Indirect Tax	
	Levied on	Income/wealth of the person	Price of Goods or Services	
	Examples	Income tax, Tax on undisclosed foreign Income or Assets.	GST, Custom duty.	
	Shifting of burden	There is No Shifting of burden. ➤ Direct Taxes are directly borne by taxpayer	Tax burden is shifted to subsequent buyer/user. ➤ Thus whole burden falls on final consumer.	
	Time of Collection	Collected on yearly basis	Collected at the time of sale/purchase of goods or rendering of services.	



Flat 50% OFF on CS Video Lectures

© 7744859960 / 7276368299







INCOME TAX - N	NATURE AND SOURCES	
Nature of	It is a tax on income of an individual or an entity. It is one of the major	
Income Tax	sources of revenue for the Govt.	
	The responsibility of collection of income tax vests with the C.G.	
	The tax is Leviable & collected under Income Tax Act, 1961.	
Sources of	1. The Income tax Act, 1961: contains 298 Sections and XIV Schedules	
Income Tax	2. The Income Tax Rules, 1962: Framed by CBDT for proper administration of	
Law	Income Tax Act.	
	3. The Finance Act: Part of Annual Budget presented by Finance Minister in Parliament.	
	4. Circulars And Clarifications issued by CBDT: Deals with certain specific	
	issues for the guidance of officers and assessees. Department is bound by	
	the circulars. Assessee is not bound by the circular though they can take	
	benefit of beneficial circulars.	
	5. Judicial Decisions.	
Basis of Charge	1. Income tax is an <u>annual</u> tax on <u>total income</u> of <u>every person</u> computed in	
(Sec. 4)	accordance with the provisions of this Act as they stand on <i>first day of April</i>	
	<u>in any AY</u> .	
	2. Income of PY is taxable in the next following AY. However, there are certain exceptions to this rule.	
	3. Tax rates are fixed by the annual Finance Act. However, Income Tax Act has	
	prescribed specific rates, in respect of certain incomes.	
	4. Income tax is to be deducted at the sources or paid in advance as provided under provisions of the Act.	



Flat 50% OFF on CS Video Lectures

7744859960 / 7276368299
India's Best Faculties @ Unbelievable Prices



CA SURAJ SATIJA

IMPORTANT CONCEPTS		
Person[Section	Person includes:	
2(31)]	(i) An Individual;	
	(ii) A Hindu Undivided Family (HUF);	
	(iii) A Company;	
	(iv) A Firm;	
	(v) An Association of Persons (AOP) or a Body of Individuals (BOI), whether	
	incorporated or not;	
	(vi) A local authority;	
	(vii) Every artificial juridical person not falling within any of the preceding subclauses.	
Assessment	Assessment year means the period of 12 months commencing on the first day	
year [Section	of April every year.	
2(9)]	The tax is levied, in each assessment year, with respect to or on the total income earned by the assessee in the previous year.	

Previous year [Sections 3]

- Previous year means the financial year immediately preceding the assessment year.
- Financial year means a year which starts on 1st April and ends on 31st March.
- Income-tax is payable on the income earned during the previous year and it
 is assessed in the immediately succeeding financial year which is called an
 assessment year.

First previous year for a business / profession newly set-up during the financial year or for a new source of income

In case

- (i) A business or profession is newly set up, or
- (ii) A new source of income comes into existence during the financial year,

The period beginning from the date of setting up of the business or from the date the new source came into existence, and ending on the last day of that financial year i.e. 31st of March shall be the first previous year for that business or source of income.



Flat 50% OFF on CS Video Lectures

© 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices

Unlimited Views | Free Mock Tests | Personalised Guidance | Many More



CA SURAJ SATIJA

Cases Where	Shipping	A non-resident who is carrying on a shipping business	
Income of	business of	and earns income from carrying passengers,	
Previous Year	non-residents	livestock/goods from a port in India, will be charged	
		, ,	
is Assessed in	[Section 172]	income-tax before the ship is allowed to leave the Indian	
the Same Year		port.	
		Therefore, before the ship leaves the Indian port, the	
		master of the ship is under an obligation to furnish a	
		return of the full amount earned on account of fare and	
		freight (including the amount paid or payable by way of	
		demurrage charge or handling charge or any other	
		amount of similar nature) and pay the tax accordingly.	
		 In this case 7.5% of the amount of fare/freight/charge, 	
		etc. shall be deemed to be income of such assessee on	
		which the income-tax will be charged.	
		Therefore, in this case the tax is chargeable on the income	
		in the same year in which it is earned.	
	Assessment of	When it appears to the Assessing Officer that any	
	persons	individual may leave India during the current assessment	
	leaving	year or shortly after its expiry, and such individual has no	
	India[Section	present intention of returning to India, the total income of	
	174]	such individual, from the expiry of previous year for that	
		assessment year (i.e. from 1st April of the assessment	
		year) up to the probable date of his departure from India	
		shall be chargeable to tax in the same assessment year.	
	Assessment	Where it appears to the Assessing Officer that any	
	of association	association of persons or a body of individuals or an	
	of persons or	artificial juridical person formed or established or	
	body of individuals or	incorporated for a particular event or purpose is likely to	
	murriuais VI	be dissolved in the assessment year in which	
		be dissolved in the assessment year in which	







CA SURAJ SATIJA

artificial		
juridical		
person formed		
for a particular		
event or		
purpose		
[Section 174A]		

such association of persons or body of individuals or artificial juridical person was formed or established or incorporated or immediately after such assessment year, the total income of such person or body or juridical person, for the period from the expiry of the previous year for that assessment year up to the date of its dissolution, shall be chargeable to tax in that assessment year.

Assessment of persons likely to transfer property to avoid Tax [Section 175]

- If it appears to the Assessing Officer during any current assessment year, that any person is likely to charge, sell, transfer, dispose of or otherwise part with any of his assets with a view to avoiding any payment of his tax liability, then the total income of such person for the period from the expiry of the previous year for that assessment year (i.e. from 1st April of that assessment year) till the date when the assessing officer commences proceedings shall be chargeable to tax in the same assessment year.
- However, in this case also the rate of tax applicable shall be the rate given in Part III which are applicable for advance tax also.

Discontinued business [Section 176]

- Where any business or profession is discontinued in any assessment year, the income of the period from expiry of the previous year for that assessment year up to the date of such discontinuance may, at the discretion of the assessing officer, be charged to tax in that assessment year.
- Any person discontinuing any business or profession shall give to Assessing Officer notice of such discontinue within 15 days thereof.



Flat 50% OFF on CS Video Lectures

© 7744859960 / 7276368299

CA SURAJ SATIJA

Assessee [Section 2(7)]

Assessee means a person by whom any tax or any other sum of money (fine, interest, and penalty) is payable under the Act and includes –

- A. Every person in respect of whom any proceeding has been taken under the Income Tax Act:
 - for the assessment of his income or the income of any other person in respect of which he is assessable; or
 - to determine the loss sustained by him or by other person; or
 - to determine the amount of refund due to him or to other person.
- B. Every person who is deemed to be assessee under any provisions of the Act, e.g. representative assessees.
- C. Every person who is deemed to be an assessee in default under any provisions of the Act. A person is said to be an assessee in default if he fails to comply with the duties imposed upon him under Income Tax Law.

Rounding off of Total Income [Section 288A]

- The total income, as computed above, shall be rounded off to the nearest multiple of ten rupees and for this purpose any part of a rupee consisting of paise shall be ignored.
- Thereafter if such amount is not a multiple of ten, then, if the last figure is 5 or more, the amount shall be increased to the next higher multiple of 10 and if the last figure of Total Income is less than 5, the amount shall be reduced to the next lower multiple of 10.
- For example, if the total income is 8,79,467, it shall be rounded off to 8,79,470 and if it is 8,79,464.90 it shall be rounded off to 8,79,460.

Rounding off of tax, etc. [Section 288B]

- The amount of tax (including tax deductible at source or payable in advance), interest, penalty, fine or any other sum payable, and the amount of refund due, under the provisions of the Income tax Act, shall be rounded off to the nearest multiple of ten rupees.
- For this purpose where such amount contains a part of ten rupees then, if such part is five rupees or more, it shall be increased to ten rupees and if such part is less than five rupees it shall be ignored.



Flat 50% OFF on CS Video Lectures
© 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices

Unlimited Views | Free Mock Tests | Personalised Guidance | Many More



Persons	Rate of taxes			
Individual				
	Total income (in `)		Rate of Tax	
	(i) Upto `2,50,000 (below 60 years)		Nil	
	(ii) Upto `3,00,000 (60 ye			
	less than 80 years India)	and resid	ent in	
		Upto ` 5,00,000 (above 80 years and		
	resident in India)	ve oo year	o ana	
	`2,50,001/`3,00,001, as t		ay be,	5%
	to `5,00,000 [in cases (i) a (ii) above, respectively]	ind		
	`5,00,001 to `10,00,000			20%
	Above ` 10,00,000			30%
Hindu Undivided				
Family (HUF)/	Total income (in	ı `)		Rate of Tax
Association of Persons (AOP)/	Upto ` 2,50,000		Nil	
Body of			5%	
Individuals			20%	
(BOI)/ Artificial Juridical Person	Above ` 10,00,000		30%	
Firm/LLP/local authority	30%			
Co-operative	Total income (in `)		R	ate of Tax
Society	Upto ` 10,000 10%		10%	
	`10,001 to`20,000 20%			
_	Above ` 20,000		30%	
Company	Domestic Company Foreign		Foreign Company	
	Total turnover or Other			
	gross receipts in the domestic			
	P.Y. 2017-18 ≤	compan	ies	
	`400 crore			
	25%	30%		40%



Flat 50% OFF on CS Video Lectures

□ 9 7744859960 / 7276368299



Surcharge	
Individual/ HUF/ AOP/ BOI/ Artificial juridical person	
Where the total income > `50 lakh but is ≤ `1 crore	10%
Where the total income > `1 crore but is ≤ `2 crore	15%
Where the total income > `2 crore but is ≤ `5 crore	25%
Where the total income > `5 crore	37%
Firm/Limited Liability Partnership/Local Authorities societies	s/Co-operative
Where the total income > `1 crore	12%
Domestic company	-
Total income > `1 crore but is ≤ `10 crore	7%
Total income is > `10 crore	12%
Foreign company	
Total income > `1 crore but is ≤ `10 crore	2%
Total income is > `10 crore	5%

Rebate under section 87A: Rebate of up to `12,500 for resident individuals having total income of up to `5 lakh.

"Health and Education cess" on Income-tax: 4% of income-tax and surcharge, if applicable

Surcharge of 25% or 37% shall be applicable only if total income excluding short term capital gain under section 111A and long term capital gain under section 112A, is exceeding $\stackrel{?}{\underset{?}{?}}$ 200 lakhs or $\stackrel{?}{\underset{?}{?}}$ 500 lakhs .

INCOME TAXABLE AT SPECIFIC RATES	
Long term capital gain	20%



Flat 50% OFF on CS Video Lectures

© 7744859960 / 7276368299



CA SURAJ SATIJA

Short term capital gain on transfer of an equity share in a company or a unit of an equity oriented fund if such transaction is chargeable to securities transaction tax.	15%
Casual income: 1. any lottery;or 2. crossword puzzle; or	30%
3. race including horse race; or4. card game and other game of any sort; or	
5. gambling or betting of any form. Unexplained money, investments	60% plus surcharge @25% of tax

MARGINAL RELIEF		
Individual / HUF / AOP / BOI /	The additional amount of income-tax payable (together)	
Artificial juridical person / Co-	with surcharge) on the excess of income over ₹ 50 Lakh or	
operative societies / Local	₹ 1 Crore should not be more than the amount of income	
Authorities / Firms / LLPs	exceeding ₹ 50 Lakh or ₹ 1 Crore.	
	No Marginal relief would be available in relation to cess.	
Companies having a total	The additional amount of income-tax payable (together)	
income exceeding ₹ 1 Crore but	with surcharge) on the excess of income over ₹ 1 Crore	
less than 10 Crore	should not be more than the amount of income exceeding ₹	
	1 Crore.	
	No Marginal relief would be available in relation to cess.	
Companies having a total	The additional amount of income-tax payable (together)	
income exceeding ₹ 10 Crore	with surcharge) on the excess of income over ₹ 10 Crore	
	should not be more than the amount of income exceeding ₹	
	10 Crore.	
	 No Marginal relief would be available in relation to cess. 	





10

PROCEDUREFORCOMPUTATION OF TOTAL INCOME
Step 1 - Determination of Residential Status
Step 2 - Classification of Income under 5 different heads
Step 3 - Computation of Income under each head.
Step 4 - Clubbing of income of spouse, minor child etc.
Step 5 - Set-off or carry forward and set-off of losses.
Step 6 - Computation of Gross Total Income [Net Result of Step 1 – 5].
Step 7 - Deductions from Gross Total Income. [Payment based/Income Based deductions].
Step 8 - Total income [GTI – Deductions under Step 7].
Step 9 - Application of Rates of Tax on the total income.
Step 10 - Surcharge / Rebate u/s 87A.
Step 11 - Health & Education Cess on Income Tax.
Step 12 - Advance tax & TDS.
Step 13 - Tax Payable/Tax Refundable.

1. Parliament has the power to levy tax on incomes other than__.

(a) Exempt Incomes

(b) Income of poor people

(c) Agricultural Income

(d) All incomes are taxable

2. Notifications issued by CBDT are binding on_____.

(a) Assessee

(b) Income Tax Authority



Flat 50% OFF on CS Video Lectures

© 7744859960 / 7276368299



(c) E	Both of above	(d) None of the above
3.	Income Tax Act containssecti	ons
(a) X	XIV	(b) 297
(c) 2	.64	(d) 298
4. P	revious Year can be a period of	
(a)	> 12 months or < 12 months	
(b)	only 12 months	
(c)	12 months or < 12 months	
(d)	≥ 12 months.	
4.	Assessment year can be a period of	·
(a) >	• 12 months or < 12 months	(b) only 12 months
(c) 1	2 months or < 12 months	$(d) \ge 12$ months.
5. 1.2.2	Mr. P sets up a new business on 15. 2019. First PY shall be:	7.2018 & he commenced his business from
(a) 1	.5.7.2018 to 31.3.2019	(b) PY 2018-19
(c) 1	.2.2018 to 31.3.2019	(d) PY 2019-20
_	Income' includes the following type	es
6.	meome metades the following type	
	egal	(b) Illegal
	.egal	(d) None



Flat 50% OFF on CS Video Lectures

7744859960 / 7276368299





- (b) 7% of Tax irrespective of its income
- (c) 7% of Tax provided its TI > Rs. 1 crore & 12% of Tax if TI > Rs. 10 Crores.
- (d) 7% of Tax provided its TI > Rs. 1 crore.
- 8. Health & Education Cess is leviable on_____
- (a) Income tax
- (b) Income tax + SC (if any)

(c) Only Surcharge

- (d) Not applicable at all
- 5. Maximum amount on which income tax is not chargeable for AY 2020-2021 in case of an individual who is resident in India other than senior citizen is
- (a) Rs. 1.9 lac

(b) Rs. 2 lac

(c) Rs. 2.5 lac

- (d) Rs. 1.8 lac
- 5. The rate of tax applicable to a partnership firm for AY 2020-2021 i.e. PY 2019- 2020 is-
- (a) 25%

(b) 30%

(c) 35%

- (d) 40%
- 9. Surcharge applicable in case of Individual is:
- (a) 10% of tax if TI > Rs. 50 lacs but \leq Rs. 1 cr
- (b) 15% of tax if TI > Rs. 1 cr upto 2 cr
- (c) 25% of tax if TI > Rs. 2 cr upto 5 cr
- (d) Both (a), (b) & (c), as the case may be.
- 10. Mr. P is 55 years old & is a resident of India & has earned a total income of Rs. 7,12,500. Calculate his tax liability for the AY 2020-2021.
- (a) Rs. 51,000

(b) Rs. 57,200

(c) Rs. 40,820

(d) None



Flat 50% OFF on CS Video Lectures

□ © 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices

Unlimited Views | Free Mock Tests | Personalised Guidance | Many More



11. Mrs. S (age 87) is a NR & has earned total income of Rs. 4,00,000. Calculate her tax liability for AY 2020-21.

(a) Rs. Nil (b) Rs. 5,200

(c) Rs. 7,800 (d) None

12. Mrs. S, 37 years of age, is a non-resident of India & has earned total income of Rs. 2,70,000. Calculate her tax liability for AY 2020-21.

(a) Rs. Nil (b) Rs. 2,080

(c) Rs. 1,040 (d) None

13. Total income of XYZ Ltd. is Rs. 1 crore 3 lacs. During PY 2017-18, XYZ has made the total turnover of Rs. 370 crores. Find the tax liability for AY 2020-21.

(a) Rs. 28,65,460 (b) Rs. 29,12,000

(c) Rs. 27,55,250. (d) None.

14. what is the maximum amount of rebate prescribed under section 87A?

(a) 10,000 (b) 2,500

(c) 12,500 (d) None of above

15. Rebate u/s 87A is available to -

(a) Individual (b) HUF

(c) Resident Individual (d) Resident Individual + TI upto 5 lakh

16. Surcharge rate is 37% in case of Individual if -

(a) T.I more than 5 cr (b) T.I is 5 cr or less

(c) T.I more than 2 cr upto 5 cr (d) All of the above

17. Surcharge rate is 25% in case of Individual if -



Flat 50% OFF on CS Video Lectures 7744859960 / 7276368299



CA SURAJ SATIJA

(b) T.I is 5 cr or less
(d) All of the above



Flat 50% OFF on CS Video Lectures

© **7744859960 / 7276368299**





RESIDENCE AND SCOPE OF INCOME

RULES FOR DETERMINING THE RESIDENTIAL STATUS OF AN INDIVIDUAL [SECTION 6(1)]				
When an	Any of two Basic conditions			
individual is	(1) He is in India for a period or periods amounting in all to 182 days or more in			
said to be	the releva	nt previous year; or		
resident in	(2) He is in In	dia for 60 days or more during the relevant previous year and has		
India:	been in In	dia for 365 days or more during 4 previous years immediately		
	preceding	the relevant previous year.		
	Exceptions	The period of 60 days is substituted by 182 days in following		
	to second	cases:		
	condition	 Indian citizen, who leaves India during the PY as member of 		
		crew of an Indian ship or for purpose of employment.		
		 Indian citizen or a person of Indian origin, who being outside India visits India during the relevant PY. 		
When an	If he satisfy both the additional conditions			
individual is	(a) He has been resident in India for at least 2 out of 10 previous years			
said to be	immediately preceding the relevant previous year; and			
resident and ordinarily	(b) He has been in India for 730 days or more, during seven previous years immediately preceding the relevant previous year.			
resident When an	An individual is said to be a new wesidout if he decount satisfy a said to be a second satisfy as a filterial			
When an individual is	An individual is said to be a non-resident, if he does not satisfy any of basic conditions.			
said to be	Conditions.			
non- resident				

RESIDENTIAL STATUS OF HINDU UNDIVIDED FAMILY (HUF) [SECTION 6(2)]		
When is HUF said to be a resident in India. If control and management of its affairs is situated wo outside India.		
When is HUF said to be a Non- If the control and management of its affairs is situated w		
Resident.	outside India.	



Flat 50% OFF on CS Video Lectures

7744859960 / 7276368299



CA SURAJ SATIJA

When is HUF said to be a	The HUF shall be said to be resident and ordinarily resident in
resident and ordinarily resident	India if the karta of the HUF satisfies both the following
in India.	Conditions:
When is HUF said to be resident	A HUF, which is resident in India, is said to be resident but not
but not ordinarily resident in	ordinarily resident in India during the relevant previous year,
India	if the manager of the HUF does not satisfy any one, or both.

RESIDENTIAL STATUS OF FIRM, ASSOCIATION OF PERSONS (AOP), BODY OF INDIVIDUALS (BOL) AND OF OTHER PERSONS (EXCEPT COMPANIES) [SECTIONS 6(2) AND 6(4)]

When is a Firm, AOP, BOl, etc. said to be resident in India.	 If control and management of its affairs is situated wholly outside India.
When is a Firm, AOP, BOl, etc. said to be Non-Resident in India.	If the control and management of the affairs is wholly out of India.

RESIDENTIAL STATUS OF A COMPANY [SECTION 6(3)]		
When is a companysaid to	A Company is said to be a resident in India in any previous	
be resident in India	year if:	
	(a) It is an Indian company, or	
	(b) During the relevant previous year, the Place of effective	
	management is situated wholly in India.	
When is a company said to be	A Company will be a non-Resident in any previous year if:	
Non- resident in India.	(a) It is not an Indian company; and	
	(b) The POEM is situated wholly or partially outside India.	

INCIDENCE OF TAX/ SCOPE OF TOTAL INCOME			
	Whether t	ax incidence a	rises or not?
Particulars of Income	Resident or	RN	Non-
	ROR	OR	resid
			ent



Flat 50% OFF on CS Video Lectures

□ 9 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices

Unlimited Views | Free Mock Tests | Personalised Guidance | Many More



CA SURAJ SATIJA

Income received or deemed to be received in India, whether accrued in or outside India	Yes	Yes	Yes
Income accruing or arising in India or deemed to	Yes	Yes	Yes
accrue or arise in India, whether received in India			
or outside India.			
Income received and accrued outside India from a	Yes	Yes	No
business controlled from or a profession set up in India.			
Income received and accrued outside India from a	Yes	No	No
business controlled from outside India or a			
profession set up outside India.			
Income (not being from a business/profession) received and accrued outside India.	Yes	No	No

HIGHLIGHTS OF PROVISIONS OF INCIDENCE OF TAX

- (a) Any income which is either earned in India or is deemed to he earned in India is taxable in India, irrespective of the residential status.
- (b) For a Resident in India (for individual & HUF, resident and ordinarily resident in India) all global income, wherever earned/received is taxable in India.
- (c) For a non-resident, an income is taxable only if it is either earned in India or it is received in India.
- **(d)** For not ordinarily resident, income earned and received outside India will be taxable, only when it is from a business or profession controlled or set up in India.

MCQ

- 1. Total income is based on / total income varies according to:
 - a) Residential status of assessee

b) citizenship of assessee

c) both A and B

d) none of the above

- 2. The condition of 182 days or more shall be checked in:
 - a) relevant previous year

b) relevant assessment year

c) relevant calendar vear

d) relevant valuation date



Flat 50% OFF on CS Video Lectures 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices

Unlimited Views | Free Mock Tests | Personalised Guidance | Many More



3.	HUF will become Non-resident if: a) control & management is wholly situated outside India b) control & management is partly in India and partly outside India c) control & management is wholly situated India d) None of the above e)
4.	If the POEM of an Indian company is wholly outside India, then company will become: a) Resident in India b) Non-resident in India c) RNOR in India d) None of the above
5.	An individual, resident in India, shall be resident and ordinary resident in India if he satisfies a) Any one basic condition b) Both additional condition
	c) Both basic condition d) Any one additional condition
6.	 HUF which is Resident India shall be said to ROR in India if: a) any adult of HUF satisfies both additional conditions b) Karta of HUF satisfies any one basic condition c) Karta of HUF satisfies both additional conditions d) Karta of HUF satisfies any one additional condition
7.	Income accruing from agriculture activity in foreign country is taxable in case of an assessee who is: a) Resident/ Resident and ordinarily resident b) Resident and not ordinarily resident
	c) Non-resident d) None of the above
8.	Foreign income received in India during the previous year is taxable case of which assessee: a) Resident b) Not-ordinarily resident c) Non-resident d) All the above
9.	An individual born in India left for employment from India to France on 30.10.2019. He visited outside India for the first time. His residential status for the assessment year 2020-21 will be a) ROR b) RNOR c) Non-resident d) None of the above
10.	Income which accrue or arise outside India from business controlled from India is taxable in case of:



a) ROR

c) Both ROR & RNOR

Flat 50% OFF on CS Video Lectures

b) Non-resident

d) All of the above



India's Best Faculties @ Unbelievable Prices



CA SURAJ SATIJA

l	• •	s being received in I	siness in USA which is condia. How much amount i	
	a) `2,00,000	b) Nil	c) `1,00,000	d) `3,00,000
ć	Foreign income receive a) Resident c) Non-resident	ed in India during the	e previous year is taxable in b) Not ordinarily resident d) All of the above	
a	'he residential status o) Previous year) Calendar year	f an assessee is deter	mined for relevant? b) Assessment year d) None of the abov	
	A person of Indian orig n India	in means if parents o	or grandparents of person	were born
	a) before 1947 c) before 1950) before 1857) after 1947	
	ts POEM is situated in	India	dia, irrespective of fact to v	
	a) Correct above	b) Incorrect	c) Partly correct d)	None of the
	income deemed to accr a) Resident only c) Non-resident		th ROR & RNOR	
fi ta <mark>a</mark>		neither accrues in Ind ands of ily resident	ch is set up in India but con dia nor received in India. it b) Non ordinarily reside d) None of the above	will be
1	- Pension from form - Interest on U.K. De Compute taxable Inc a) ROR – 54,000, b) ROR – 54,000, c) ROR – 54,000,	er employer in India velopment Bonds (1	- 39000 - 39000 - 39000	14,000
				2
	The second secon			The second secon



Flat 50% OFF on CS Video Lectures

n 9 7744859960 / 7276368299





CA SURAJ SATIJA

- 19. Incomes accruing or arising outside India but received directly into India are taxable in case of
 - a) Resident only b) Both ordinarily resident and NOR
 - c) Non-resident d) All of the above
- 20. Income accrued and received in Japan and is taxable in India in the case:
 - a) ROR b) ROR & RNOR c) Resident & Non-resident d) Non- resident





INCOMES WHICH DO NOT FORM PART OF TOTAL INCOME

AGRICULTURAL INCOME

- Agricultural income is exempt under section 10(1).
- However, agricultural income has to be aggregated with non- agricultural income for determining the rate at which non-agricultural income would be subject to tax, in case of individuals, HUF, AOP &BOIs etc., where the
 - 1. The net agricultural income should exceed ₹ 5,000 p.a., and
 - 2. Non-agricultural income should exceed the maximum amount not chargeable to
- It may be noted that aggregation provisions do not apply to company, firm assessed as such (FAS), co- operative society and local authority. The object of aggregating the net agricultural income with non- agricultural income is to tax the non-agricultural income at higher rates.

income at higher	r rates.	
Tax Calculation 1.		Add non-agricultural income with net agricultural income.
		Compute tax on the aggregate amount.
	2.	Add net agricultural income and the maximum exemption
		limit available to the assessee(i.e. ₹ 2,50,000/ ₹ 3,00,000/ ₹
		5,00,000). Compute tax on the aggregate amount.
	3.	Deduct the amount of income tax calculated in step 2 from
		the income tax calculated in step 1 i.e. Step 1 – Step 2.
	4.	The sum so arrived at shall be increased by tax on LTCG,
		STCG111A and casual income and health and education
		cess@4 %

INCOME WHICH IS PARTIALLY AGRICULTURAL AND PARTIALLY FROM BUSINESS			
Nature of Income Amount of Agricultural Income Inco			
business income			



Flat 50% OFF on CS Video Lectures
© 7744859960 / 7276368299



CA SURAJ SATIJA

1. Income from sale of tea	60% of such Income	40% of such Income	
grown and manufactured			
by the assessee in India			
[Rule 8]			
2. Income from rubber plants	65% of such Income	35% of such Income	
grown by the seller in India[Rule 7A]			
3. Income derived from the sale	75% of such Income	25% of such Income	
of coffee grown and cured by			
the seller in India [Rule 7B(1)]			
4. Income derived from the sale	60% of such Income	40% of such Income	
of coffee grown, cured,			
roasted and grounded by			
the seller in India [Rule			
7B(1A)]			
Income from growing and	Where income is partially agr	icultural income and partially	
manufacturing of any product	income chargeable to income	e-tax under the head _profits	
other than tea [Rule 7]	and gains of business', the ma	rket value of any agricultural	
	produce which has been raised by the assessee or received		
	by him as rent in kind and which has been utilised as raw		
	material in such business or the sale receipts of which are		
	included in the accounts of the business shall be deducted.		
	 No further deduction shall be made in respect of any expenditure incurred by the assessee as a cultivator or receiver of rent in kind. 		





SALARIES

IMPORTANT POI	NTS
Basis of charge	Salary is chargeable to tax either or due basis or on receipt basis whichever is earlier.
Foregoing of	Once salary has accrued to an employee, its subsequent waiver does not make it
salary	exempt from tax liability, it is merely an application of income and hence taxable.
Surrender of	To C.G. under voluntary surrender of salary (Exemption from taxation) act, 1961
salary	is not taxable.
Salary paid	Tax paid by employer will be added in salary
tax-free	
Voluntary	Taxable
payments	
Advance salary	Taxable on receipt basis in AY relevant to the PY in which it is received.
Arrear salary	Taxable on receipt basis if not taxed earlier on due basis.
Salary to a	Not taxable as it is an appropriation of profits. It is an income of partner under
partner	the head-PGBP.
Bonus	Taxable in the year of receipt.

ALLOWANCES				
Partially	House rent	Least of the following is exempt:		
exempted	allowance	(i) 50% of salary, if the house is situated at Delhi, Kolkata,		
allowance	[Sec.10(13A	Chennai or Mumbai, otherwise 40% of salary of relevant		
) and Rule	<u>period</u>		
	2A]	(ii) Actual HRA received		
		(iii) Excess of rent paid for <u>relevant period</u> over 10% of salary for		
		<u>relevant period</u> .		
Entertainment	It is first included in Gross Salary and thereafter a deduction is given u/s 16(ii).			
allowance				
Special	Special allowance to meet the official expenses. [Sec. 10(14)(i)]			
allowance[S	Travelling allowance ALLOWANCE RECEIVED XXX			



Flat 50% OFF on CS Video Lectures

□ • 7744859960 / 7276368299

☐ © 7744859960 / 7276368299 India's Best Faculties @ Unbelievable Prices



CA SURAJ SATIJA

ec. 10(14)]		(-) EXEMPT (i) actual amount spent XX Or (ii) allowance received XX XXX Taxable allowance XXX neet the personal expenses. [Sec. 10(14)(ii)]
	Tribal area allowance	Exempt upto actual amount received of ₹ 200 p.m., whichever is less .
	Allowance granted to persons employed in any	70% of such allowance of ₹ 10,000 p.m., whichever is less.
	transport system	
	Children education allowance	Exempt up to actual amount received per child of ₹ 100 p.m. per child up to a maximum of 2 child, whichever is less.
	Children hostel allowance	Exempt up to actual amount received per child of ₹ 300 p.m. per child up to a maximum of 2 child, whichever is less.
	Transport allowance	₹ 3200 for blind or orthopedically handicapped. Fully taxable for other person.
	(for going to office and back)	
	High attitude allowance	 For 9000-15000 ft. – exempt up to ₹ 1060 p.m. Above 15000 ft. – exempt up to ₹ 1600 p.m.
	Underground	• Above 15000 ft. – exempt up to ₹ 1600 p.m. Exempt upto ₹ 800 p.m.
	allowance	







CA SURAJ SATIJA

Totally	Allowances received by High Court Judge u/s 22A(2) of High Court Judge	
exempted	(Condition of Service) Act, 1954	
allowance	Compensatory Allowance received by a Judge under Article 222(2) of the Constitution	
	Sumptuary Allowance given to High Court and Supreme Court Judges	
	Allowances received by Employees of United Nations Organisation (UNO)	
	are not taxable u/s 2 of United Nations (Privileges and Immunity) Act, 1974.	
	Allowances and Perks paid by Government to Indian Citizen outside India are fully exempt.	
Taxable	• Others	
allowance		

VALUATION OF	PERQUISITES TAXABLE IN A	ALL CASES (RULE 3)			
Valuation of	Central or state govt. emp	Central or state govt. employees			
rent free	• <u>Unfurnished house</u> – Lic	cense fee determined in acco	ordance with the rules		
house	framed by Govt.				
	• <u>Furnished house</u> – valu furniture				
	(for the owned furniture	e), or actual hire charges (fo	or the hired furniture)		
	Private sector or other en	nployee			
	Unfurnished house:	Unfurnished house:			
	City	Accommodation owned by	Accommodation is taken on		
		employer	lease or rent by employer		
	Having population	15% of salary in	Amount of lease rent		
	exceeding 25 Lakhs as	respect of period	(paid or payable) or		
	per 2001 census	during which the	15% of salary,		
		accommodation is	whichever is less		
		occupied by the			



Flat 50% OFF on CS Video Lectures n 9 7744859960 / 7276368299

assessee



CA SURAJ SATIJA

Having population	n> 10	10% of salary in	Amount of lease rent
lakh but not exc	eeding	respect of period	(paid or payable) or
25 lakhs as per	2001	during which the	15% of salary,
census		accommodation is	whichever is less
		occupied by the	
		assessee.	
Any other city		7.5% of salary in	Amount of lease rent
		respect of period	(paid or payable) or
		during which the	15% of salary,
		accommodation is	whichever is less
		occupied by the	
		assessee	
		n of unfurnished house + 10	
-	owned fu	rniture), or actual hire char	ges (for the hired
furniture) Accommodation	Not taxable		
located in	Remote area: area located atleast 40 kms. Away from a		
remote area	town having a population not exceeding 20,000.		
Accommodation	Employee is provided with new accommodation at new		
at the time of	place of posting while remaining the accommodation at		
transfer	other place		
	Only one such accommodation, having lower value is		
	taxable for a		
	period not exceeding 90 days and thereafter the value of		
	perquisite shall be charged for both such		
Assessmentation	accommodations.		
Accommodation	Least of two is taxable		
provided in	1. 24% of salary paid or payable for the PY		
hotel	2. Actual charges paid or payable to such hotel		
	However, if the accommodation is provided in hotel on his		
	transfer from one place to another and the period in		
	aggregate does not exceed 15 days the value shall be taken as		
	nil.		



Flat 50% OFF on CS Video Lectures

□ 9 7744859960 / 7276368299



CA SURAJ SATIJA

Concessional	Compute the value assuming the property as rent free.		
accommodation	Deduct amount paid/payable towards rent from the value arrived in step 1.		
[Rule 3(1)]			
Valuation	Actual expenditur	e incurred by the employer.	
monetary			
obligation			
employee			
discharged by			
employer			
Valuation of	Sum payable is	s taxable.	
LIC premium	Actual payment	t during the year is not necessary.	
paid/payable	Amount becomes taxable as soon as it becomes due for payment.		
by employer			
Value of	Fair market value (-) amount recovered from employee = TAXABLE PERQUISI.		
sweat			
equity shares	I		
Valuation of fringe benefits	Interest free or concessional	Value of benefits shall be determined as the sum equal to	
or amenities	loan	the interest computed at the rate charged p.a. by SBI, as on	
		the first day of relevant PY in respect of loans for the same	
		purpose.	
		Perquisite is not taxable in 2 cases:	
		1. Loan is taken for medical treatment in respect of	
		specified diseases, or	
		 Amount of loans does not exceed in aggregate ₹ 20000. 	
	Use of	Value taxable is 10% of actual cost of asset or hire	
	movable assets	charges paid or payable as reduced by amount if any	
		paid by employee.	
		Use of laptops and computers is not taxable.	



Flat 50% OFF on CS Video Lectures
© 7744859960 / 7276368299



CA SURAJ SATIJA

Transfer of	Value taxable is actual cost of such asset to employer as	
any mobile	reduced by cost of normal wear or tear calculated as	
assets	specified rate for each completed year, as reduced by the	
	amount if any paid by the employee.	
	 Rate of normal wear and tear is as follows: 	
	✓ Electronic items / equipments 50% by W.D.V. Method	
	✓ Motor car 20% by W.D.V. Method	
	✓ Any other 10% by SLM	
Travelling,	The value of benefits shall be taken to be the value at	
touring,	which such facilities are offered by other agencies to the	
accommodation	public.	
	 Where the employer is on official tour and the expenses 	
	are incurred in respect of any family member, the	
	amount of expenditure incurred is taxable value.	
Free meals,tea	Tea or snacks provided during office hours – not taxable	
and snacks	 Free meals provided during working hours in a remote 	
	area or an offshore installation – not taxable	
	Free meals provided during office hours at office or	
	business premises – exempt, up to $\stackrel{?}{_{\sim}}$ 50 per meal.	
Gift, voucher or	Value taxable is the sum equal to amount of such gift, in	
token	excess of ₹ 5,000.	
	Alternatively, if amount exceeds ₹ 5,000, whole of the value of such gift may be taxable.	
Credit card	Value taxable is expenses charged to credit card	
	including membership fees and annual fees.	
	 Where such expenses are incurred wholly and exclusively for official purposes nothing is chargeable to tax: 	
Club	Value taxable is expenses incurred by employee or his	
membership	family (including annual or periodical fees), but paid or	
and	reimbursed by employer.	
expenditure	Where such expenses are incurred wholly and exclusively for business purposes and nothing is chargeable to tax	



Flat 50% OFF on CS Video Lectures

© 7744859960 / 7276368299



VALUATION OF PERQUISITES TAXABLE IN SPECIFIED EMPLOYEES

MOTOR CAR [RULE 3(2)] - SPECIFIED EMPLOYEE

Owner of Car	Expenses met by	Purpose	Taxable Value of Perquisite
Employer	Employer	Fully Official use	Not a Perquisite, provided the documents specified in Rule 3(2)(B) are maintained. [See Note 2 below]
Employer	Employer	Fully Personal use	Aggregate of Actual expenditure on Car Remuneration to Chauffeur 10% p.a. of the Cost of Car (normal wear & tear) Less: Amount charged from Employee
1(c)(i)Employe	r Employer		Cubic Capacity of Car Engine upto 1.6 Litres: 1,800 p.m. + 900 p.m. for Chauffeur above 1.6 Litres: 2,400 p.m. + 900 p.m. for Chauffeur
1(c)(ii) Employer	Employee		Cubic Capacity of Car Engine upto 1.6 Litres 600 p.m. + 900 p.m. for Chauffeur above 1.6 Litres 900 p.m. + 900 p.m. for Chauffeur



Flat 50% OFF on CS Video Lectures 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices

Unlimited Views | Free Mock Tests | Personalised Guidance | Many More



2(i) Employee	Employer	Fully Official use	
			documents specified in Rule 3(2)(B) are
			maintained. [See Note 2 below]
2(ii) Employee	Employer	Partly for Official	Subject to Rule 3(2)(B)
		Partly for Personal use	Actual Expenditure incurred Less
			upto 1.6 Litres: 1,800 p.m. + 900 p.m. for Chauffeur
			above 1.6 Litres: 2,400 p.m. + 900 p.m. for Chauffeur
3(i) Employee owns other	Employer	Fully Official use	Not a Perquisite, provided the Documents specified in Rule 3(2)(B) are maintained.
automotive but not Car			[See Note 2 below]
3(ii) Employee owns other automotive but not Car			Subject to Rule 3(2)(B) Actual expenditure incurred by Employer Less: 900 p.m.

Notes:

1. Pool of Cars owned or hired by Employer: If the Employee is permitted to use any or all Cars for both official and personal use, the treatment will be as under

For official use Valued as per 1(c)(i)		
For personal use	Valued as per 1(b), as if fully used for personal purpose	

2. Documents required for claiming 'Not Taxable Perquisite' or higher deduction wherever applicable. [Rule 3(2)(B)]:



Flat 50% OFF on CS Video Lectures
© 7744859960 / 7276368299



CA SURAJ SATIJA

- (a) Employee should maintain complete details of journey undertaken for official purpose, which includes date of journey, destination, mileage and amount of expenditure incurred thereon.
- (b) Certificate of supervising authority of the Employee, wherever applicable, to the effect that the exp. was incurred for wholly and exclusively for performance of official duties, should be provided.

Valuation of	If engaged by employer: Actual cost of the employer		
perquisite of	If engaged by employee: actual cost to the employer – amount recovered by		
household	employer from employee = taxable perquisite		
servants			
Valuation of	Employer is owner of these facilities – manufacturing cost per unit incurred by		
Gas,	employer Purchased from outside agencies – amount paid by the employer		
electricity & water facilities	 If connections / bills are in name of employees and expenses are borne by employer – taxable in the hands of all employees (being an obligation discharged by employer) 		
lacinues	 If connections / bills are in name of employer and expenses are also borne by him – taxable in the hands of specified employees. 		
Valuation in	If educational institution is owned and maintained by employer or facilities		
Respect of	are provided in other educational institution by reason of his being in		
Educational	employment of that employer, the value taxable is reasonable cost of such		
facilities to	education in a similar institution in excess of ₹ 1000 p.m. (Alternatively, if		
any member	amount exceeds ₹ 1000 p.m., the entire amount may be taxable).		
of	• Payment of school fees of employee's children directly to school – taxable in		
employee's	the hands of all employees (being an obligation discharged by employer).		
household	• Educational facilities / expenditure on education & training of employees is a tax free perquisite.		



Flat 50% OFF on CS Video Lectures

7744859960 / 7276368299
India's Best Faculties @ Unbelievable Prices



CA SURAJ SATIJA

Valuation in
respect of free
transportatio
n facility

- Provided by an undertaking engaged in the carriage of passengers or goods for personal or private journeys in any conveyance owned, leased or hired by undertaking.
- Value taxable will be the value at which such benefit is offered to the public as reduced by the amount, if any, paid by employee.

NOTE: In the case of employee of the Railways of Airlines, these provisions are not applicable and the perquisite is not chargeable to tax.

TREATMENT OF MEDICAL BENEFITS			
Within India	In employer's Hospital	Fully exempt	
	In Govt. Hospital	Fully exempt	
	In private approach Hospital	Fully exempt	
	Medical insurance premium	Fully exempt	
	In other hospital	Fully taxable (amend)	
Outside India	Medical Treatment expenses	Exempt to the extent permitted by RBI	
muia	Expenditure on stay abroad of patient and one attendant	Exempt to the extent permitted by RBI	
	Expenditure on Travel abroad of	Fully exempt provided G.T.I. of	
	patient and one attendant	employee (excluding this	
		expenditure) does not exceeds ₹	
		2,00,000.	
	Reimbursement of expenses actually incurred by employee for any of purpose specified above is also exempted.		
	Family: Spouse; children (dependent or independent); Parents, brothers and sisters (dependent).		

TREATMENT OF LEAVE TRAVEL CONCESSION – SEC. 10(5)

- Amount received to the extent of expenditure incurred is exempt.
- Amount received from the employer or a former employer by employee for himself and his family in connection with his proceeding to any place in India (i) on leave; or (ii) after retirement / termination of his service.



Flat 50% OFF on CS Video Lectures

□ • 7744859960 / 7276368299



33

CA SURAJ SATIJA

Rule 2B	The amount exempt is subject to the following limitations:		
	By Air	Economy class fare of national	
		carrier by shortest route or actual	
		amount spent, whichever is less.	
	Where places of origin of journey	AC first class rail fare by the	
	and destination are connected by	shortest route or actual amount	
	rail and journey is performed by	spent, whichever is less	
	any other mode of transport other		
	than by air.		
	Where the places of origin of		
	journey and destination or part		
	thereof are not connected by rail		
	and journey is performed between		
	such places:		
	1. Where recognized public	1 st class or deluxe class fare on such	
	transport system exists.	transport by the shortest route or	
		actual amount spent, whichever is	
		less.	
	2. Where recognized public	Amount equivalent to air –	
	transport system exists.	conditioned first class rail fare for	
		the distance of journey by the	
		shortest route (as if the journey is	
		performed by rail) or actual	
		amount spent, whichever is less	

RETIREMENT BENEFITS				
Gratuity [Sec.	Govt.	Fully exempt		
10(10)]	employees			
	Employees	Least of following is exempt –		
	covered by	i) 15 days salary based on salary last drawn for every		
	payment of			



Flat 50% OFF on CS Video Lectures

n 9 7744859960 / 7276368299



CA SURAJ SATIJA

Gratuity	completed years of service or part thereof in excess of	
act, 1972	six months.	
	ii) Gratuity actually received	
	iii) ₹20,00,000	
	Points to remember:	
	Salary means salary last drawn by employee and includes DA	
	only.	
	 For calculating 15 days salary, the member of days in a month will be taken as 26 working days. 	
Employees	Least of following is exempt -	
not covered	i) Half month's salary for each year of completed	
by the	service;	
payment of	ii) Gratuity actually received	
gratuity act,	iii) ₹20,00,000	
1972	Points to remember:	
	 Calculation of half month's salary will be based on 	
	average salary of last 10 months preceding the month	
	of retirement or death, as the case may be.	
	 Salary includes basic pay, DA (if given under terms of employment) and commission payable at a fixed percentage of turnover. 	
Uncommuted	It is taxable as salary u/s 15 in the hands of a Govt. employee	
pension	as well as non-govt. employees.	
Commuted	1. Govt. employees: Fully exempt	
pension[Sec	2. Non-govt. employee:	
. 10(10A)]	 If receives gratuity, one third of commuted value of 	
	pension is exempt	
	 In any other case, on half of commuted value of pension is exempt. 	









CA SURAJ SATIJA

Leave salary	Leave encashment during service: taxable.		
[Sec.10(10A	Leave encashment at the time of retirement:		
A)]	1. Govt. employees : fully exempt		
	2. Non-govt. employees: least of followings is exempt:		
	i) Cash equivalent of earned leave at the credit of the employee at the		
	time of his retirement, calculated on the basis of average salary.		
	ii) Past 10 months salary		
	iii) ₹300000		
	iv) Amount actually received		
Retrenchment	Least of following exempt:		
compensation	a) 15 days average pay × Completed years of service and part thereof in		
[Sec. 10	excess of 6 months		
(10B)]	b) ₹ 5,00,000		
	c) Amount actually received		

TREATMENT OF PROVIDENT FUND			
Particulars	Statutory PF	Recognized PF	Unrecognized PF
Employee's	Included in salary,	Included in salary,	Included in salary,
own	qualified for deduction	qualified for deduction	qualified for deduction
contribution	u/s 80C.	u/s 80C.	u/s 80C.
Employer's	Fully exempted	Exempt upto 12% of	Not exempt but also not
contribution		salary	taxable every year
Interest	Fully exempted	Exempt upto @ 9.5%	Not exempt but also not
credited to PF		p.a.	taxable every year
Lump-sum	Fully exempted u/s	See Note 1*	See Note 2*
payment at	10(11)		
time of			
retirement			



Flat 50% OFF on CS Video Lectures

□ **©** 7744859960 / 7276368299



CA SURAJ SATIJA

*Note 1	At the time of retirement / termination shall be exempt provided that:	
	He has been continuously served with this employer for at least 5 years;	
Lump- sum		
payment to	If he has not served 5 year, his service have been terminated by reason of	
an employee	his ill health or contraction or discontinuance of business, or other causes	
participating	beyond his control;	
in RPF	If after retirement, the employees obtains another employment with any	
	other employer, and balance due & payable to him is transferred to his	
	individual account in	
	any RPF maintained by such other employer.	
*Note 2	Accumulated employee's contribution – not taxable	
Treatment	Accumulated employer's contribution & interest thereon (till date) – taxable	
of lump-sum	as profit in lieu of salary.	
payment	Interest on employee's contribution (till date) – taxable as income from other	
from UPF	sources.	
Meaning of	Basic salary, DA (if given under the terms of employment) & includes commission	
salary	based on a fixed percentage of turnover achieved.	
Amount	When an UPF is recognized for the first time, the balance standing on the	
transferred	credit of employee's PF A/c at the time of its recognition, is called _Transferred balance'.	
from UPF to		
RPF	 <u>Transferred portion of taxable balance:</u> the amount, which would have been liable to tax if PF had been recognized from the date of the institution of the fund, is taxable in the PY in which recognition of fund takes effect. 	

DEDUCTION ALLOWED FROM SALARIES [SEC. 16]	
Standard	Upto 50,000
deduction	
Entertainment	Govt. employees: least of following is deductible:
allowance [Sec.	1.₹ 5000;
16(ii)]	2. 20% of basic salary; 3. Actual amount received Other employees: nothing is deductible







CA SURAJ SATIJA

Tax o	n
empl	oyment
[Sec.	16(iii)]

Actual amount paid during the year <u>if paid</u> by employer first included in salary as perquisite and then allowed as deduction.

MCQ'S

1. If salary due for March 2020 is received by P later in April 2020, it is chargeable as income of the P.Y.

a) 2019-20

b) 2020-21

c) 2018-19

d) None of the

above

.

a) income from salaries

b) income from PGBP

c) income from house property

d) income from other sources

- 3. Which of the following allowance is Partly Taxable
 - a) Allowances from UNO
 - b) House Rent Allowance
 - c) Allowance granted to Government employees outside India.
 - d) Fixed Medical Allowance
- 4. An assessee received uniform allowance of `1,200. However, the amount spent by him is `1,000. What amount of exemption can be availed by assessee?

a) `1.200

b) \ 1,000

c) `600

d) `500

- 5. Children education Allowance received by assessee is exempt upto
 - a) amount received
 - b) 100 p.m. per child up to a maximum of 2 children
 - c) Lower of a) and b)
 - d) None of the above
- 6. <u>Transport Allowance received by assessee</u> (Handicapped) is exempt upto
 - a) amount received
 - b) 3200 p.m. for blind/handicapped employee
 - c) Lower of a) and b)



Flat 50% OFF on CS Video Lectures

□ 5 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices



d) None of the above

7. Mr. Arvind has the following receipts from his employer:

Particulars	`
(1) Basic pay	3,000 p.m.
(2) Dearness allowance (D.A.)	600 p.m.
(3) Commission	6,000 p.a.
(4) Motor car for personal use (expenditure met by the employer)	500 p.m.
(5) House rent allowance	900 p.m.

Find out the amount of HRA eligible for exemption to him assuming that he paid a rent of ` 1,000 p.m. for his accommodation at Kanpur. DA forms part of salary for retirement benefits.

- a) \ 7.680
- b) \ 10,800
- c) `17,280
- d) Nil
- 8. What is the amount of Rent free accommodation taxable when accommodation has been provided to employee by government employer?
 - a) 15% of salary

- b) 10% of salary
- c) licence fees as per Government rules
- d) None of the above
- 9. When an accommodation has been provided in a hotel by a government employer, what amount shall be taxable in the hands of employee?
 - a) 24% of salary

b) actual charges

c) least of a) and b)

d) licence fees as per Government

rules

- **10**. Interest on loan granted by the employer to the employee
 - a) shall have no treatment in hands of employee b) shall be taxable in hands of

- emplovee
- c) shall not be taxable in the hands of employee d) None of the above
- 11. When an asset transferred by the employer to his employee is assets other than computer and electronic items and Motor Car, what shall be taxable in the hands of the employee?
 - a) Purchase Price of employer 50 % of other assets SLM for each incomplete year of
 - b) Purchase Price of employer 50 % of other assets SLM for each completed year of usage
 - c) Purchase Price of employer 20 % of other assets SLM for each completed year of usage



Flat 50% OFF on CS Video Lectures

□ • 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices



- d) Purchase Price of employer 10% of other assets SLM for each completed year of usage
- 12. If the value of gift in aggregate during the previous year is upto 5,000, the same shall

a) taxable as allowance b) taxable as perquisite

c) Not be taxable d) none of the above

13. If a free meal of `150 is provided to the employee. What amount shall be taxable in the hands of the employee?

a) `150 per meal

b) 100 per meal

c)50permeal d) Nil

- 14. When the motor car is owned by the employee and used by the employee for private purpose. What amount shall be taxable in the hands of the employee?
 - a) Actual expenditure incurred by employer shall be taxable

b) Nil

- c) Discretion of Assessing Officer
- d) None of the above
- **15.** Ravi retired on 01.10.2019 receiving `5,000 p.m. as pension. On 01.02.2020, he commuted 60% of his pension and received `3,00,000 as commuted pension and receiving gratuity of `5,00,000 at the time of retirement. What amount of uncommuted and commuted pension is taxable if he is a non-government employee?

a) `24,000,`50,000

b) `24,000, `1,33,333

c) Nil, `1,33,333

d) Nil, `50,000

16. Ramesh who is a government employee retired on 15.06.2017 after completion of 26 years 8 months of service and received gratuity of `6,00,000. At the time of retirement his salary was:

Basic Salary : `5,000 p.m.

Dearness Allowance : `3,000 p.m. (60% of which is for retirement benefits) Commission : 1% of turnover (turnover in the last 12 months

was `12,00,000) Bonus : `12,000 p.a. What amount of gratuity shall be taxable?

a) `4,75,385

b) \ 4,98,600

c) Nil

d) `6,00,000

17. Rohit who is not a government employee retired on 01.12.2019 after 20 years 10

CSCartIndia
One Stop Solution for CS Students

Flat 50% OFF on CS Video Lectures 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices



CA SURAJ SATIJA

months of service, receiving leave salary of 5,00,000. Other details of his salary

income are:

Basic Salary : `5,000 p.m. (`1,000 was increased w.e.f.

01.04.2019)

Dearness Allowance : `3,000 p.m. (60% of which is for retirement

benefits)

Commission : `500 p.m. : `1,000 p.m. Bonus Leave availed during service : 480 days

He was entitled to 30 days leave every year. How much amount of leave salary shall

be taxable?

a) Nil b) \ 4,73,600 c) `5,00,000

d) None of the

above

18. Deduction in respect of entertainment allowance is available to

a) Government employees

b) Non-Government employees

c) any of the above

d) None of the above

19. The maximum exemption under section 10(10) in case of Gratuity is

a) `20,00,000

b) \ 3.00.000

c) `10,50,000 d) `5,00,000

20. Salary of S (`40,000 per month) becomes due on the last day of the month but is paid on 7th of next month. Also, salary of April, 2020 and May, 2020 is received in advance in March, 2020. What will be his gross income for Assessment Year 2020-21?

a) `5,60,000

b) \ 4.80.000

c) \ 4.40.000

d) \ 5,20,000



Flat 50% OFF on CS Video Lectures

□ 5 7744859960 / 7276368299



INCOME FROM HOUSE PROPERTY

IMPORTANT PO	IMPORTANT POINTS	
Basis of Charge	The basis of charge is annual value of property.	
Property	 The property should consist of any buildings or land appurtenant thereto, The word -building is wide enough to include residential houses (whether let out or self occupied), building let out for office use or for storage or for use as factory, music halls, dance halls and other public auditorium used for cinema and stage shows. 	
Ownership	 The assessee should be the owner of the property. Income from subletting is not taxable under the head house property but is taxable as business income u/s 28 or as income from other sources u/s 56. The word -owner includes a legal owner as well as deemed owner. 	
Use of property	The property should not be used by the owner for the purpose of any business or profession .	
Deemed owner	 Transferor of property Holder of impartible estate Member of a co-operative society, company or other AOPs Person in possession of a property Persons having right in a property 	

APPLICABILITY OF SEC. 22 IN CERTAIN TYPICAL CASES	
House	A resident assessee is taxable u/s 22 in respect of annual value of property
property in a	situated in foreign country.
foreign	A resident but not ordinarily resident or non-resident are not required to
country	pay tax on above income unless it is received in India.
Disputed	If title of ownership is under dispute in a court of law, the decision about who
ownership	is the legal owner rests with the I-Tax Department.
	 Generally, the recipient of rental income or person who is in possession of property as owner is treated as the owner.



Flat 50% OFF on CS Video Lectures

7744859960 / 7276368299
India's Best Faculties @ Unbelievable Prices



CA SURAJ SATIJA

Property held	If any property is held by assessee as stock-in-trade of a business or if the	
as stock-in-	assessee is engaged in the business of letting out of property on rent, income	
trade	from such property is chargeable u/s 22.	
	 Where composite rent includes rent of building and charges for different services (lift, security etc.), the composite rent has to be split up in the following manner: (a) Sum attributable to use of property is to be assessed u/s 22 as income from house property. (b) Sum attributable to use of services is to be charged to tax under the head -PGBP or under the head -Income from other sources. Where composite rent is received from letting out of building & other assets (like furniture) & the two lettings are not separate- (a) If the letting out of building and other assets are not separable i.e. the other party does not accept letting out of buildings without other assets, then the rent is taxable either as business income or income from other sources; (b) This is applicable even if sum receivable for the two lettings is fixed separately. Where composite rent is received from letting out of buildings and other assets and the two lettings are separable. 	
	 a) Income from letting out of building is taxable under —Income from house property; b) Income from letting out of other assets is taxable as business income or income from other sources; c) This is applicable even if a composite rent is received by the assessee from his tenant for the two lettings. 	





CA SURAJ SATIJA

ANNUAL VALUI	E	
Computation	Higher of two	
of gross	(a) Expected rent or	
annual value	(b) Where the property or any part of the property is let and the actual rent	
	received or receivable by the owner in respect thereof.	
	However the above amount cannot exceed the Standard Rent	
House	Determine the gross annual value.	
property	From the gross annual value computed in step I, deduct municipal tax paid by	
which is let	the owner during the previous year.	
throughout	The balance shall be the net annual value which, as per Income-tax Act is the	
the previous	annual value.	
year		
Computation	Where the property consists of a house or part of a house which:	
of income of	(a) is in the occupation of the owner for the purposes of his own residence; or	
a property	(b) cannot actually be occupied by the owner by reason of the fact that owing to	
which is self-	his employment, business or profession carried on at any other place, he	
occupied	has to reside at that other place in a building not belonging to him,	
Where	Earlier benefit of self-occupied property was allowed for one house only	
assessee has	but now two house can be treated as self-occupied but aggregate amount of	
more than	interest shall not exceed <u>two lakh rupees</u> .	
one house for	interest shall not exceed ewo taker rupees.	
self		
occupation		
Where a house	(a) If a single unit of a property is self-occupied for part of the year and let-out for the remaining part of the year, then the ALV for the whole year shall be taken	
property is let-	into account for determining the GAV.	
out for part of the year and	(b) The ALV for the whole year shall be compared with the actual rent for the let	
self-occupied	out period and whichever is higher shall be adopted as the GAV.	
for part of the	(c) However, property taxes for the whole year is allowed as deduction provided	
year Section 23(3)	it is paid by the owner during the previous year.	



Flat 50% OFF on CS Video Lectures

7744859960 / 7276368299



CA SURAJ SATIJA

House property which is divided into different portions/units	 If any house property is divided into different portions, every portion shall be considered to be a separate house and income shall be computed accordingly. There is no need to treat the whole property as a single unit for computation of income from house property.
	 Municipal valuation/fair rent/standard rent, if not given separately, shall be apportioned between the let-out portion and self-occupied portion either on plinth area or built-up floor space or on such other reasonable basis. Property taxes, if given on a consolidated basis can be bifurcated as attributable to each portion or floor on a reasonable basis.

DEDUCTIONS (SEC. 24)
Standard	30% of N.A.V.
deduction	
Interest on	Allowable on accrual basis
borrowed	If capital is borrowed for the purpose of purchase, construction, repair,
capital	renewal or reconstruction
	Interest on unpaid interest is not deductible.
	Interest on a fresh loan taken on repay the original loan raised for aforesaid
	purposes is however allowable as deduction.
Interest of	Deduction in five equal installments commencing from the PY in which the
pre-	house was acquired or constructed. Interest will be aggregated from the
acquisition	date of borrowing till the end of PY prior to the PY in which the house is
period	completed.
Deduction in	The only deduction permissible is towards interest on borrowed capital for
respect of	construction, repair, etc. of the house.
self-occupied	 Limit of deduction is ₹ 30000.
property	However, where the property is acquired or constructed with capital
	borrowed on or after 01-04-1999 and such acquisition or construction has
	been completed within 5 years from the end of FY in which capital was
	borrowed, the above limit will be enhanced to ₹ 200000.



Flat 50% OFF on CS Video Lectures

10 9 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices



MISCELLANEOU	JS PROVISIONS
Amount not	Any interest, chargeable under this act, in the hands of recipient and payable
deductible -	outside India on which tax has not been paid or deducted at source or in
Sec. 25	respect of which there is no person in India who may be treated as agent of
	recipient is not deductible.
Subsequent	It shall be deemed to be income of PY in which recovery is made, irrespective
recovery of	of fact whether the assessee is the owner of that property in that year or not.
unrealized	 Standard Deduction @ 30% is allowed.
rent - Sec.	
25AA	
Arrears of	If not charged to income tax for any PY is taxable as the income of that PY in
rent received	which the rent is received irrespective of fact whether the assessee is the
- Sec. 25B	owner of that property in that year or not.
	Statutory Deduction @ 30% is allowed.
Tax	If a house property is owned by two or more persons, such persons are
treatment in	known as co- owners.
case of co-	• If respective shares of co-owners are definite and ascertainable, then the
owners – Sec.	share of each co-owner in the computed income of property shall be included
26	in the total income of each such person.
	 It may be noted that co-owners are not taxable as an AOPs.

MCQ'S

- 1. A large stadium or an open air swimming pool is considered as a building, hence annual value shall be taxable under the head House Property. The statement is
- a. True
- b. False
- May be
- Sometime true



Flat 50% OFF on CS Video Lectures **□ 5** 7744859960 / 7276368299



CA SURAJ SATIJA

- 2. Annual value of the house property shall be taxable under section 22. The statement is
- a. True
- b. False
- c. May be
- d. Sometime true
- 3. The concept of Deemed Ownership is given:
- a. Under section 24
- b. Under section 25
- c. Under section 29
- d. Under section 27
- 4. Net Annual Value of a self-occupied property treated as such is:
- a. Fair rent
- b. Nil
- c. Reasonable Expected Rent as reduced by municipal tax paid during the previous year
- d. Reasonable Expected Rent
- 5. Where an assessee has two house properties which are self occupied, the benefit of Nil annual value will be available in respect of
- a. Both the properties
- b. The property which has been acquired first
- c. Any one of the property at the option of the assesse
- d. The property which has been acquired last
- 6. Mr. A let out his house property to Mr. B. Mr. B sublet the property to Mr. C. The income from subletting in the hands of Mr. B will be:
- a. Exempt income
- b. Taxable under the head 'Income from House property'
- c. Income from Other Sources or business income, dependent on facts
- d. Income under the head 'Capital Gain'
- 7. Which will be gross annual value of the property if: Municipal value Rs.14,000



Flat 50% OFF on CS Video Lectures

7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices



CA SURAJ SATIJA

Fair rent Rs.14,500; standard rent Rs.14,200 Actual rent as property let out throughout the previous year Rs.16,800

Unrealized rent of the previous year Rs.7,000

- a. Rs.9,800
- b. Rs.14,200
- c. Rs.7,200
- d. Rs.7,500

Working note

Step 1 RER	
a) Fair Rent	
b) Municipal value	
c) Standard rent	
= RER	
Step 2 ARR	
Actual rent receivable (Annual	
Rent – U Rent)	
GAV = higher of step 1 or step 2	

- 8. R owns a house. The municipal value of the house is Rs.80,000. He paid Rs. 18,000 as local tax during the year. He use this house (which consists of 2 identical residential units) for his residential purposes but let out one of the 2 units of the house at Rs. 3,000 p.m. with effect from January 1, 2020. Compute the net annual value of the house.
- a. Rs.31,000
- b. Nil
- c. Rs.62,000
- d. None of the above

Working note

Particulars	UNIT 1 SO	UNIT 2 SO
GAV		
Less: M. tax		
= NAV		



Flat 50% OFF on CS Video Lectures

© 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices



CA SURAJ SATIJA

- 9. Interest relating to pre-construction period is allowable:
- a. In 5 equal instalments from the year in which it was incurred
- b. In the year in which it was incurred
- c. In the year in which house property was constructed
- d. In 5 equal instalments from the year in which property is constructed
 - 10. Interest on borrowed capital can be claimed as deduction on
- a. Cash basis
- b. Accrual basis
- c. As per method of accounting regularly followed by the assessee
- d. Upto Rs.1,50,000 Cash basis and thereafter accrual basis
- **11**. Jagdish, after sale of his house property during August 2014, received arrears of rent amounting to Rs. 40,000 on 2nd February, 2020. The said income is ____and the taxable income would be _____
- a. Chargeable to tax under the head 'income from house property', Rs.28,000
- b. Chargeable to tax under the head 'income from house property', Rs.40,000
- c. Not chargeable to tax; nil
- d. Chargeable to tax under the head 'Income from other sources'; Rs.40,000



Flat 50% OFF on CS Video Lectures 7744859960 / 7276368299



PROFIT OR GAIN FROM BUSINESS OR PROFESSION

INTRODUCTIO	N	
Definition	Business includes any trade, commerce or manufacture or any adventure or	
of Business	concern in the nature of trade, commerce or manufacture.	
- Sec. 2(13)	Trade Purchase of goods with a view to sell them at profit.	
	Commerce	Repetition of trade transactions on a large scale.
	Manufacture	Process which results in an alteration or change in goods which are subjected to such manufacture.
Definition of	Profession includes vocation.	
Profession -	Vocation refers to any activity on which a person spends a major part of his	
Sec. 2(36)	time in order to earn his livelihood.	

EXPENSES,	WHICH ARE EXPRESS	CH ARE EXPRESSLY ALLOWED AS DEDUCTION [SEC. 30 TO 37]	
Section	Title	Provisions	
30	Rent, Rates,	Deductions allowed are:	
	Taxes, Repairs	Rent of premises, if the assessee has occupied the	
	And Insurance	premises as tenant and the amount of repairs (not a	
	For Building	capital expenditure), if he has undertaken to bear the	
		cost of repairs;	
		• Amount of current repairs (not being capital	
		expenditure), if the assessee has occupied the premises	
		otherwise than as tenant;	
		Any sum on account of land revenue, local rates or	
		municipal taxes;	
		Amount of any premium in respect of insurance	
31	Repairs and	Deduction is allowed in respect of current repairs (not	
	Insurance of	being capital expenditure) and insurance of machinery,	
	Machinery, Plant	plant and furniture provided these assets were used by	
	and Furniture	the assesse during PY.	



Flat 50% OFF on CS Video Lectures

□ • 7744859960 / 7276368299



CA SURAJ SATIJA

32	Depreciation	Depreciati	ion is calculated on the written down value of a
		block of as	ssets at the prescribed rate of depreciation.
		However,	in case of assets of an undertaking involved in
		generation	n or generation & distribution of power
		depreciati	on may be calculated at the percentage of
		actual cost	t at specified rates.
		Assets acc	quired and put to use during the PY for the
		purpose o	of business or profession for less than 180
		days durir	ng that year,
		depreciati	on allowance shall be limited to 50% of norma
		depreciati	
		Conditions	1. Depreciation is allowed in respect of
			capital assets.
			2. Assets should be owned, wholly or partly
			by assessee.
			It should be used for the purpose of
			assessee's business or profession. The
			term use' embraces both active use and
			passive use.
		i	1

Increased rate of depreciation in respect of motor vehicles acquired and put to use during the period from 23.8.2019 to 31.3.2020 [Notification 69/2019 dated 20.9.2019]

	Particulars	Depreciation allowable as a % of WDV
(i)	Motor buses, motor lorries and motor taxis used in a business of running them on hire, acquired during the period from 23.8.2019 to 31.3.2020 and put to use on or before 31.3.2020 Note – For motor buses, motor lorries and motor taxis used in a business of running them on hire, except those covered in (i) above, the rate of depreciation would continue to be 30%.	45%



Flat 50% OFF on CS Video Lectures

□ 9 7744859960 / 7276368299



CA SURAJ SATIJA

(ii) Motor cars other than those used in a business of running them on hire, acquired during the period from 23.8.2019 to 31.3.2020 and put to use on or before 31.3.2020

<u>Note</u> – For motor cars, other than those used in a business of running them on hire, acquired or put to use on or after 1.4.1990, except those covered in (ii) above, the rate of depreciation would continue to be 15%.

30%

32(1)(iia)	Additional	Additional depreciation is allowed in addition to normal
	depreciation	depreciation in respect of P & M acquired & installed
		during the PY @ 20% of actual cost of the eligible asset.
		However if such asset is acquired and put to use for less
		than 180 days in the PY, then the rate of depreciation
		shall be 10%.
		Allowed to an industrial undertaking which is engaged in
		manufacture or production of any article or thing and
		Assessee engaged in the business of generation or
		generation and distribution of power.
Proviso to	Additional	Additional depreciation @35% to be allowed to assessees
32(1)(iia)	depreciation at	setting up manufacturing units in notified backward
	higher rate	areas of specified States and acquiring and installing of
		new plant & machinery.
		Such additional depreciation shall be restricted to 17.5%
		(i.e., 50% of 35%), if the new plant and machinery
		acquired is put to use for the purpose of business for less
		than 180 days in the year of acquisition and installation.
		• The balance 50% of additional depreciation (i.e., 50% of
		35%) would, however, be allowed in the immediately
		succeeding financial year.



Flat 50% OFF on CS Video Lectures 7744859960 / 7276368299

This is

CA SURAJ SATIJA

32AD	Investment in	The assessee sets up an undertaking or enterprise for
	new plant & manufacture or production of any article or thing on or	
	machinery	after 1st April, 2015 in any backward area notified by the
		Central Government in the State of Andhra Pradesh or
		Bihar or Telangana or West Bengal; and
		 the assessee acquires and installs new plant and
		machinery for the purposes of the said undertaking or
		enterprise during the period between 1st April, 2015 and
		31st March, 2020 in the said backward areas.
		 15% of aggregate amount of actual cost of new P& M acquired and installed during the Year shall be allowed as deduction.

35

- Expenditure on Scientific Research Expenditure incurred by assessee
- Any revenue and capital expenditure (other than cost of acquisition of land) on scientific research for in-house research related to its business is allowable as deduction [Section 35(1)(i) & Section 35(1)(iv) read with section 35(2)].
- Deduction is also allowed in respect of payment of salary or purchase of material inputs for such scientific research during 3 years immediately preceding the year of commencement of business. Such deduction is allowed in the year in which it has commenced its business [Section 35(1)(i)/Section 35(2)].
- Capital expenditure incurred prior to the commencement of the business is also allowed in the year in which business is commenced.
- In case of companies engaged in the business of bio- technology or manufacture or production of article or thing, deduction of 150% of expenditure incurred on scientific research on in-house research and development facility is allowed (other than expenditure on cost of land or building) [Section 35(2AB)].

Contributions to Outsiders

Contributions made by any assessee to certain specified/ approved institutions shall be entitled to weighted deduction as follows:



Flat 50% OFF on CS Video Lectures

☐ **○ 7744859960 / 7276368299**India's Best Faculties @ Unbelievable Prices

Ilidia 3 Dest I dedities @ Officile vable I fices



CA SURAJ SATIJA

Section	Contribution made to	Deduction (as a % of contribution made)
35(1)(ii)	Notified approved research association/university/ college/ other institution for scientific research	150%
35(1)(iia)	Approved notified Company for scientific research	100%
35(1)(iii)	Notified approved research association/university/ college/ other institution for research in social science or statistical research	100%
35(2AA)	Approved National Laboratory/ University/ IIT/ specified person to be used for scientific research undertaken under an approved programme	150%





35AD

- Sec. 35AD allows deduction in respect of the whole of any **expenditure of capital nature** (other than land, goodwill or financial instrument) incurred, wholly and exclusively, for the purposes of any specified business carried on by him during theprevious year in which such expenditure is incurred.
- Further, any expenditure in respect of which payment or aggregate of payment made to a person of an amount exceeding ₹ 10,000 in a day otherwise than by an account payee cheque drawn on a bank or an account payee bank draft or use of electronic clearing system through a bank account would not be eligible for deduction.
- **Pre-commencement Expenses**: If the expenditure is incurred prior to the commencement of its operations, deduction is allowed in the PY year in which assessee commences operations of specified business, if the amount is capitalised in the books of account as on the date of commencement of its operations.

This section provides for investment-linked tax deduction in respect of the following specified businesses -

- 1) setting-up and operating 'cold chain' facilities for specified products;
- 2) setting-up and operating warehousing facilities for storing agricultural produce;
- 3) laying and operating a cross-country natural gas or crude or petroleum oil pipeline network for distribution, including storage facilities being an integral part of such network;
- 4) building and operating a hotel of two-star or above category, anywhere in India;
- 5) building and operating a hospital, anywhere in India, with at least 100 beds for patients;
- 6) developing and building a housing project under a notified scheme for slum redevelopment or rehabilitation framed by the Central Government or a State Government;
- 7) developing and building a housing project under a notified scheme for affordable housing framed by the Central Government or State Government;



Flat 50% OFF on CS Video Lectures

7744859960 / 7276368299



- 8) production of fertilizer in India;
- 9) setting up and operating an inland container depot or a container freight station notified or approved under the Customs Act, 1962;
- 10) bee-keeping and production of honey and beeswax;
- 11) setting up and operating a warehousing facility for storage of sugar;
- 12) laying and operating a slurry pipeline for transportation of iron- ore; and
- 13)setting up and operating a semiconductor wafer fabrication manufacturing unit, if such unit is notified by the Board in accordance with the prescribed guidelines.
- 14) developing or maintaining and operating or developing, maintaining and operating a new infrastructure facility 100% of the capital expenditure incurred during the previous

35CCA	Contributions for	100% Contribution shall be allowed as deduction. If
	rural	approval is withdrawn subsequent to payment, then
	development	deduction cannot be denied.
35CCC	Expenditure	150% of expenditure incurred on agricultural extension
	incurred on	project as notified by Board in accordance with prescribed
	notified	guidelines.
	agricultural extension	
	project	
35CCD	Expenditure	• 150% of the expenditure(Other than cost of Land and
	incurred by	Building) incurred on skill development project in
	companies on	accordance with prescribed guidelines.
	notified skill	
	development project	



Flat 50% OFF on CS Video Lectures
© 7744859960 / 7276368299



CA SURAJ SATIJA

35D	Amortisation of	In case of Indian Company: Lower of following is eligible:
	preliminary	Amount incurred or
	expenses	 Higher of 5% of Cost of the Project, or 5% of the capital
		employed.
		In case of other: Lower of following is eligible:
		Amount incurred or 5% of the Cost of the Project',
36(1)(i)	Insurance Premium of	Allowed on Payment basis.
	Stocks	
36(1)(ia)	Insurance	Allowed on Payment basis – for Federal Milk Co-operative
	Premium on	Society.
26(1)(ib)	Life of Cattle	Allowed on Dayment basis Dayment in any mode other than
36(1)(ib)	Insurance on Health	Allowed on Payment basis. Payment in any mode other than Cash.
	of Employees	
36(1)01)	Bonus or	Allowed when paid before due date of filing Return [Sec.43B]
	Commission	
	to Employees	
36(1)(iii)	Interest on	Allowed when paid before due date of filing Return in respect
	Borrowed	of Loans from Financial Institutions / Banks.
36(1)(iv)	Capital Employer's	Allowed when paid before due date of filing Return [Sec.43B]
30(1)(10)	Contribution to a	Allowed when paid before due date of filling Return [Sec.43b]
	RPF/ Approved	
	Superannuation	
	Fund	
36(1)(iva)	Contribution towards Pension	Contribution should not exceed 10% of the Salary.
	Scheme u/s	Salary includes DA if the terms of employment so provide, but
	80CCD	excludes all other Allowances and Perquisites.
36(1)(v)	Employer's	Allowed when paid before due date of filing Return [Sec.43B]
	Contribution to an Approved Gratuity	
	Fund	
36(1)(va)	Recoveries from	Paid before the prescribed due date (including grace days)
	Employees	under the respective Act [ESI / EPF, etc.]



Flat 50% OFF on CS Video Lectures

© 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices



CA SURAJ SATIJA

	towards Welfare Funds		
36(1)(vi)	Allowance in respect of dead or permanently useless animals	Cost of Animal Less Insurance Claim or any other receipt. No amortization of cost is allowed.	
36(1)(vii)	Bad Debts	Revenue Bad Debts subject to write-off in the books of accounts.	
36(1)(viia)	Provisions for Bad and Doubtful Debts	 For Scheduled Banks, Non-Scheduled Banks, Co-operative Bank other than Primary Agricultural Credit Society or	
36(1)(ix)	Expenditure on promoting Family Planning amongst the Employees	 Allowable only for Companies. Revenue Expenditure is fully allowed. Capital Expenditure is allowed in five equal installments. 	
36(1)(xii)	Revenue Expenditure incurred by a Corporation, etc. established by a Central, State or Provincial Act	 Expenditure incurred towards its object and purposes authorised by Governing Act, fully allowed. No Deduction for Capital Expenditure. 	
36(1)(xiii)	Banking Cash Transaction Tax paid	Allowed as a deduction	
36(1)(xv)	Securities Transaction Tax Paid	Fully allowed as deduction only when paid if Income from such transaction is included as PGBP.	
36(1)(xvi)	Commodities Transaction Tax Paid	 Taxable Commodities Transactions should be entered into in the course of the Assessee's business during the previous year. Income arising from such transactions is included as PGBP. 	
37(1)	General expenses	For availing deduction u/s 37, following conditions should be satisfied:	



Flat 50% OFF on CS Video Lectures

7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices



CA SURAJ SATIJA

 Such expenditure should not be covered under sections 30-36;
2. Expenditure should not be of capital or personal nature;
Expenditure should have been incurred during the previous year;
4. Expenditure should have been incurred wholly for the
purpose of business or profession.

EXPENSES, WHICH ARE EXPRESSLY ALLOWED AS DEDUCTION			
37(2B)	Advertisemen in	Fully disallowed	
	Political Parties'		
	Souvenir, Brochure,		
	Pamphlet, etc.		
40(a)(i)	Payments of Interest,	(a) Payable Outside India or (b) In India to a Non-Resident	
	Royalty, Fees for	(not being a Company) or (c) to a Foreign Company	
	Technical Services or	without TDS, entire expenditure is not allowed.	
	other sum		
40(a)(ia)	Any Payment made to	1. 30% of the Expense will not be allowed.	
	a Resident , on which	2. Allowable in the year of remittance of TDS.	
	Tax is deductible, but	Note: Where an assessee fails to deduct TDS as a whole or	
	tax has not been	any part on any such sum but is not deemed to be an	
	deducted / after	assessee in default, then, for the purposes of this sub-clause, it shall be deemed that the assessee has deducted and paid	
	deduction, tax has not	the tax on such sum on the date of furnishing of return of	
	been paid before the	income by the payee. (Earlier benefit was given to only	
	due date of furnishing	resident but now all assessee is covered.)	
	Return u/s 139(1).		







CA SURAJ SATIJA

40(a)(iib)	Royalty, License	Fully	
	Fee, Service Fee,		disallowed
	Privilege Fee,		
	Service Charge or		
	any other Fee or		
	Charge levied on,		
	or appropriated		
	either directly or		
	indirectly from,		
	State Government		
	Undertakings by		
	the State Govt		
40(a)(iii)	Salary paid	Pa	ayment without TDS not allowed
	outside India or		
	to Non- Resident		
40(a)(iv)	Contribution to		Not allowed
	Welfare Fund of		
	Employees if		
	no arrangements		
	for TDS		
40(a)(v)	Tax on Perquisites paid by Employer	Not allowed	
40(b)	For Partnership	Longt of 120/ or or apposited in Doutneyship Dood	
40(b)	Firm	Least of: 12% or as specified in Partnership Deed.	
	Interest Allowable		
	For Partnership	Book	Maximum Remuneration
	Firm,	Profit	₹ 1 50 000 or 000% of Pools
	Remuneration	Upto ₹ 3 Lakhs	₹ 1,50,000 or 90% of Book Profit
	allowable Least of	On balance	60% of Book Profit
	following or as per		
	Partnership		
	Deed or paid		



Flat 50% OFF on CS Video Lectures

□ 9 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices



CA SURAJ SATIJA

40(ba)	Disallowances in case of AOP/BOI	Interest, Remuneration, etc. paid to Member shall not be allowed.
40A(2)	Payments to	Payment considered as excessive or unreasonable shall not be
	Relatives as	allowed. No disallowance, if transaction is at Arm's Length
	specified	Price as per Sec.92F.
40A(3)& Rule 6DD	Single or Aggregate Payments in respect of allowable expenditure in excess of ₹ 10,000, (₹ 35,000 if Payment is made for Plying, Hiring or Leasing Goods Carriages) other than by way of A/c Payee Cheque or A/c Payee DD/ use of electronic clearing system through	 Whole of the payment shall be disallowed. Expenditure allowed on due basis but aggregate payments made in subsequent P.Y.s in excess of ₹ 10,000/35,000 shall be disallowed. Exceptions given in Rule 6DD
	a Bank Account to a single person on a single day.	
40A(7)	Provision for Gratuity	Disallowed, except in case of provision for contribution to Recognised Gratuity Fund or actual liability incurred.
40A(9)	Contribution to Non- Recognised Funds	 Payment to any Unrecognised / Non-Statutory Employer Welfare Fund is disallowed. Contribution u/s 36(1)(iv) / (iva) / (v) or under any law, is allowable.
43B	Deductions only on actual payment.	 Employers' Contribution to RPF or other Employee Welfare Funds, Tax, Duty, Cess, etc, Bonus or Commission to Employees, Interest payable to Public Financial Institution or Scheduled Bank,



Flat 50% OFF on CS Video Lectures

□ • 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices
Unlimited Views | Free Mock Tests | Personalised Guidance | Many More



CA SURAJ SATIJA

Leave Salary.
Any sum payable by Assessee to the Indian Railways for
use of Railway Assets.
 Allowed if paid on or before due date of filing Return u/s 139(1).
Otherwise, it is allowed only in the year of payment.

OTHER PROVISIONS			
Section	Title	Provisions	
44AA	Compulsory Maintenance of accounts	Persons carrying on specified professions	 As per Sec. 44AA(1) Persons carrying on specified professions are required to keep & maintain such books of account and other documents as prescribed if gross receipt exceeds ₹ 1,50,000 in any one of the 3 years immediately preceding the PY.
		Persons carrying on business or non-specified profession	 If total income from business or profession exceeds ₹ 1,20,000 or total sales or gross receipts from business or profession exceeds ₹ 10,00,000 (25,00,000 in case of Individual/HUF) in any of the 3 years immediately preceding the relevant PY, or In case of newly set up business or profession, if income from business or profession is likely to exceed ₹ 1,20,000 or total sales or gross receipts from such business or profession are likely to exceed ₹ 10,00,000 (25,00,000 in case of Individual/HUF), during such PY, or In case of assesses covered under section 44AD, 44AE, 44BB or 44BBB and he claims that their income is lower than the



Flat 50% OFF on CS Video Lectures

© 7744859960 / 7276368299





CA SURAJ SATIJA

	1	<u></u>			
		profits or gains so deemed to be the			
		profits and gains of their business.			
44AB	Audit of	• If total sales, turnover or gross receipts, in business			
	accounts of	exceeds <u>₹ One Crore</u> in any PY; or			
	certain persons	 If gross receipts in profession exceed ₹ Fifty lakhs in any PY, or 			
	carrying on	 Where the assessee is covered u/s 44AD, 44AE, 44BB or 			
	business or	sec. 44BBB and claims that the profits and gains from the			
	profession	business are lower than the profits or gains computed on a presumptive basis.			
44AD	Special	 These provisions applies to eligible assesses (individual, HUF, Firm other than LLP and not claiming deduction u/s 			
	provision for				
	computing	10AA or Under Chapter VI-A) who are engaged in the specified business (any business other than plying, leasing			
	profits & gains				
	of eligible	or hiring goods carriages).			
	business	• The income will be estimated at a sum equal to 8% of the			
		turnover or the gross receipts paid or payable to the			
		assessee in the PY on account of such business or a higher			
		amount as declared by the assessee in return of income. (6			
		%, if amount is received in banking system)			
		 These provisions shall apply only where the turnover or the gross receipts paid or payable do not exceed ₹ Two Crore. 			



CA SURAJ SATIJA

44ADA	Special provision for computing profits & gains of eligible business	 These provisions applies to eligible assesses who is resident of India, carrying on profession and whose gross receipts do not exceed fifty 50 lakh rupees. The income will be estimated at a sum equal to 50% of the turnover or the gross receipts paid or payable to the assessee in the PY on account of such business or a higher amount as declared by the assessee in return of income. The eligible assessee opting for presumptive taxation scheme will not be required to maintain books of account under section 44AA(1) and get the accounts audited under section 44AB in respect of such income. 		
44AE	Special provision for computing profits & gains of	These provisions apply to persons owing not more than 10 trucks at any time during previous year.		
	business of	Goods Carriage	Presumptive Income	
1	plying, hiring & leasing goods carriage	Heavy goods vehicle	1,000 per ton of gross during vehicle weight or unladen which such weight, as the case may be, to for every month or part of a month during which such weight as the case may be, the assessed the case which we have a seed to be	
		Other than heavy goods vehicle	7,500 for every month or part of a month previous year.	
		The assessee jo	ining the scheme will not be required to	
			of account under section 44AA and get the	
			d under section 44AB in respect of such	
		income.		
		 An assessee may claim lower profits and gains than the deemed profits and gains specified in sub-section (1) of that section subject to the condition that the books of account and other documents are kept and maintained as 		
			sub-section(2) of section 44AA and the	
		assessee gets his accounts audited and furnishes a report of		



Flat 50% OFF on CS Video Lectures 7744859960 / 7276368299



CA SURAJ SATIJA

	such audit as required under section 44AB.

MCQ'S

- 1. Which of the following included in business according to section 2(13)
 - **a**. trade
 - b. commerce
 - c. manufacture
 - d. all of the above
- 2. Perquisite received by the assessee during the course of carrying on his business or profession is taxable under the head
 - a Profit & Gains of business or Profession
 - b. Salaries
 - c. Income from other sources
 - d. Not taxable at all
- 3. Any sum received by an employer from Key-man insurance policy taken on the life of the employee shall be:
 - a) Exempt
 - b) Taxable under the head business and profession
 - c) Taxable under the head other sources
 - d) Taxable in the hands employee
- 4. The deduction under section 32AD in the A.Y. 2020 21 is available only if aggregate amount of actual cost of new assets exceeds ______ relevant previous year.
 - a. Rs.100 crores
 - b. Rs.15 crores
 - c. Rs.25 crores
 - d. There is no minimum limit
- 5. Expenditure incurred in carrying out illegal business is:
 - a. Not allowed as deduction in any case



Flat 50% OFF on CS Video Lectures

□ © 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices



- b. Allowable as deduction, if gross total income is less than Rs.5,00,000
- c. Allowable as deduction in all cases
- d. Allowable as deduction, if income from illegal business is offered to tax
- 6. Rate of depreciation charged on intangible assets is.
 - a. 10%
 - b. 15%
 - c. 25%
 - d. 30%
- 7. Opening WDV of the block of assets was Rs. 15,00,000. During the year, asset was acquired under this block on 15^{th} January 2020 amounting to Rs. 10,00,000. One of the asset falling within the block was sold for Rs. 5,50,000 on 14^{th} January 2020. Rate of depreciation of the block is 10%. Calculate the amount of depreciation available during the previous year for the block.
 - a. Rs.1,95,000
 - b. Rs. 2,50,000
 - c. Rs. 1,45,000
 - d. Rs.2,22,500

Op WDV	
(+) Purchase (15/01/20)	
(-) Sold	
Dep @ 10%	
Working Note:	
10,00,000 × 5%	
9,50,000 × 10%	

- 8. X Ltd a mfg company purchased P & M for 32L as on 01/11/2019. Deduction u/s 32 shall be
 - a) 4.8 L
 - **b)** 2.4 L



Flat 50% OFF on CS Video Lectures

□ © 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices



c) 5.6 L

Working Note:

 $(32 L \times 7.5\% + 32 L \times 10\%)$

- 9. Donation to approved and notified association for scientific research shall be allowed as deduction to the extent of:
 - a. 125% of the donation so made
 - b. 175% of the donation so made
 - c. 100% of the donation so made
 - d. 150% of the donation so made
- 10. If donation is made to National laboratory or a university or IIT with the specific direction that scientific research should be for an approved programme, the amount of deduction shall be:
 - a) 125% of the donation so made
 - b) 100% of the donation so made
 - c) 150% of the donation so made
 - d) 175% of the donation so made
- 11. Interest incurred before the commencement of the production is to be:
 - a) Capitalized
 - b) Treated as revenue expenditure
 - c) Either capitalized or treated as revenue expenditure.
- 12. Where a company has incurred a capital expenditure of Rs. 1,00,000 towards promoting family planning amongst employees will be allowed as deduction in the current year and balance in succeeding............
 - a. Rs. 20,000, four
 - b. Rs. 20,000, five
 - c. Rs. 1,00,000, four
 - d. None of the above
- 13. Which Statement from the following is correct-
 - (a) As per section 40(b), interest to the partner is allowed but maximum @ 12%



Flat 50% OFF on CS Video Lectures

□ **5** 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices



p.a. simple interest.

- (b) As per section 40(b), interest to the partner is allowed but maximum @ 18% p.a. simple interest.
- (c) As per section 40(b), interest to the partner is allowed but maximum @ 12% per month simple interest.
- (d) As per section 40(b), interest to the partner is allowed but maximum @ 15% p.a. simple interest.
- No disallowance under section 40(a)(ia) shall be made in the case of a deduction in respect of expenditure incurred in the month of March, if the TDS on such expenditure has been paid before:
 - a. 31st December
 - 30th September
 - Due date for filing of the return
 - d. 30 days from the date of tax deduction
- Interest on capital of or loan from partner of a firm is allowed as deduction to the firm to the extent of:
 - a. 18% p.a.
 - b. 12%p.a.
 - c. 12% p.a. or at the rate mentioned in partnership deed whichever is less
 - d. 18% p.a. or at the rate mentioned in partnership deed whichever is less
- 16. A, B and C are the partners in a firm engaged in medical profession. For the year ended on 31st March, 2020, the book profit of the firm was calculated as Rs 1,36,300. The maximum amount admissible as remuneration to partner is:
 - a. Rs.1,50,000
 - b. Rs.1,22,670
 - Rs.1,36,300
 - Rs.1,04,280
- 17. Deduction under section 40 (b) shall be allowed on account of salary /remuneration paid to:
 - a) Any partner
 - b) Major only



Flat 50% OFF on CS Video Lectures

□ 5 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices



- c) Working partner only
- **18**. For person carrying on profession, tax audit is compulsory, if the gross receipts of the previous year exceeds:
 - a) Rs. 10 lacks
 - b) Rs. 1 crore
 - c) Rs. 50 lacks
- 19. Under section 44AE, presumptive taxation is applicable at a particular rate provided the assessee is the owner of a maximum of certain number of goods carriages. The rate per month or part of the month relevant for AY 2019-2020 i.e. PY 2018- 2019 and the maximum number specified under the section are
 - Rs. 7,500 for each goods carriage in the case of an assessee owning not more than
 goods carriages at any time during the year
 - b. Rs. 7,500 for each goods carriage in the case of an assessee owning less than 10 goods carriages at any time during the year
 - c. Rs. 1,000 per ton of gross vehicle weight for per month or part of a month for a goods carriage for an assessee owning notmore than 10 goods carriages at the end of the previous year
 - d. Rs. 1,000 per ton of gross vehicle weight or unladen weight, as the case may be, for per month or part of a month for a heavy goods carriage and Rs. 7,500 per month or part of a month for other goods carriages in the case of an assessee owning not more than 10 goods carriages at any time during the previous year
- 20. Scheme of presumptive income is applicable to professional u/s 44ADA if
 - a) Gross receipts > 25L
 - b) Gross receipts > 50L
 - c) Gross receipts < 50L



Flat 50% OFF on CS Video Lectures

🗓 🕒 7744859960 / 7276368299





CAPITAL GAIN

INTRODUCTION

- Sec. 45(1)

Basis of Charge Any profits or gains arising from transfer of a capital asset effected in the PY will be chargeable to tax under the head _Capital Gains' unless such capital gain is exempt u/s 54, 54B, 54D, 54EC, 54F, 54G and 54GA. The following points emerge from the above charging section:

- 1. There must be a capital asset;
- 2. The capital asset must have been transferred;
- 3. There must be profits or gains on such transfer, which will be known as capital gain;
- 4. Such capital gain should not be exempt u/s 54, 54B, 54D, 54EC, 54F, 54G, 54GA and 54GB.

Capital assets -

Sec. 2(14)

Capital assets means

- (a) property of any kind held by an assessee whether or not connected with his business or profession,
- (b) any securities held by a Foreign Institutional Investor which has invested in such securities in accordance with the SEBI regulations.

But does not include:

- 1. Stock in trade, consumable stores or raw materials held for the purpose of business or profession;
- 2. Personal effects i.e. movable property such as clothes, furniture's, domestic utensils etc. (except jewellery, archeological collections, drawings, paintings, sculptures, or any work of art) held for personal use or for the use of any dependant member of his family;
- 3. Rural agriculture lands in India;
- 4. 6.5% Gold bonds, 1977; 7% Gold bonds, 1980 or National defence gold bonds, 1980;
- 5. Special bearer bonds, 1991; and
- 6. Gold deposit bonds issued under Gold deposit scheme, 1999deposit certificates issued under the Gold Monetisation Scheme, 2015 notified by the Central Government.



Flat 50% OFF on CS Video Lectures □ 5 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices



CA SURAJ SATIJA

Types of	Short term	Capital asset held by assessee for not more than 36 months	
capital assets	capital asset	immediately preceding the date of its transfer.	
	- Sec. 2(42A)	In case of shares of listed securities or units of UTI or Mutual	
		fund specified in Sec. 10(23D) and Zero coupon bond, the	
		period will be 12 months.	
		In case of unlisted shares, the period will be 24 months.	
		In case of immovable property being land and building, the	
		period will be 24 months.	
	Long term	Capital asset, which is not a short-term capital asset.	
	capital assets		
	- Sec. 2(29A)		
Transfer - Sec.	Transfer, in relation to a capital asset includes:		
2(47)	1. Sale, Exchange or Relinquishment (to cease to hold) of the asset; or		
	2. Extinguishment of any rights therein; or		
	3. Compulsory	Compulsory acquisition thereof under any law; or	
	4. Conversion	Conversion of capital asset into stock-in-trade; or	
	5. Maturity or	Redemption of Zero coupon bonds; or	
	6. Transaction	in part performance of a contract of the nature referred to in	
	section 53A	of the transfer of property act, 1882; or	
		, which has the effect of transferring, or enabling the enjoyment of able property.	

TRANSACTION NOT REGARDED AS TRANSFER: [SEC. 47]

- 1. Distribution of capital assets on the partition of HUF;
- 2. Transfer of a capital asset under a gift or will or an irrevocable trust; Exception: Transfer under a Gift or an irrevocable trust of a capital asset being shares, debentures or warrants allotted under ESOP
- 3. Transfer of capital assets by a company to its wholly owned Indian subsidiary company otherwise than as stock in trade or vice versa;



Flat 50% OFF on CS Video Lectures **□ 5** 7744859960 / 7276368299



71

CA SURAJ SATIJA

- 4. Transfer of capital asset by a subsidiary company to its 100% holding company, being an Indian company
- 5. Transfer, in a scheme of amalgamation, of a capital asset by the amalgamating company to the amalgamated Indian company;
- 6. Transfer, in a demerger, of a capital asset by the demerged company to the resulting company, if the resulting company is an Indian company;
- 7. Transfer or issue of shares by a resulting company, in a scheme of demerger.
- 8. Transfer of shares by a shareholder in a scheme of amalgamation.

Computation	Short-term	Full value of	XXX
of capital	capital gain	consideration Less:	(xx)
gains – Sec. 48		Selling expenses Net	xxx
		Sale Consideration	(xx)
		Less: Cost of acquisition	(xx)
		Less: Cost of	XXX
		improvement	
		Short term Capital Gain	
	Long-term	Full value of	XXX
	capital gain	consideration Less:	(xx) .
		Selling expenses Net	xxx
		Sale Consideration	(xx)
		Less: Indexed Cost of acquisition	(xx)
		Less: Cost of improvement	XXX
		Short term Capital Gain	
	Indexed cost		Index For The Year In Which The
	of acquisition	Indexed Asset Is Transi	ferred
		Cost of Cost Inflation	Index For The Year In Which The
			ld By The Assessee OR For The
		on	g On 01.04.2001, Whichever Is
		Later	



Flat 50% OFF on CS Video Lectures

□ 5 7744859960 / 7276368299





CA SURAJ SATIJA

Indexed cost		Cost Inflation Index For The Year In Which
of improvement	Indexed Cost of	The Asset Is Transferred
	Improve = Improve ment	Cost Inflation Index For The Year In Which The Improvement To The
		Asset Took Place

Points to remember:

- The benefit of indexation will not apply to LTCG arising from the transfer of bonds or debentures other than capital indexed bonds issued by the govt.
- If assets are transferred by any of the modes specified u/s 49(1), following should be considered:
 - In order to find out whether capital asset is a short term or long term, the period of holding of previous owner shall be taken into consideration; and
 - ii) The benefit of indexation will be available from the year in which the asset was first held by the current owner.

COST OF ACQU	F ACQUISITION - SEC. 55(2)				
Meaning	Price, which the assessee has paid, or the amount, which the assessee has incurred for acquisition of the asset.				
Cost of	Cost of acquisition of goodwill or trac	de mark or brand name associated with			
acquisition	business, right to manufacture or pro	oduce any article or thing, Tenancy			
w.r.t. specific	rights, State carriage permits or Loan hours:				
assets &	If purchased from previous owner - Amount of purchase price				
cases	In any other case - Nil				
	Cost of acquisition in case of Additional financial assets				
	Original shares	Actual amount paid			
	Right to renounce	Nil			
	Right shares, if subscribed	Actual amount paid			
	Right shares, if renounced in favour of another person	Amount paid to company plus amount paid to			



Flat 50% OFF on CS Video Lectures

© 7744859960 / 7276368299



CA SURAJ SATIJA

	person renouncing the right
Bonus shares	Nil
Bonus shares allotted before 01.04.2001	FMV as on 01.04.2001
Cost of acquisition in respect of any o	ther capital asset
If assets (other than	Cost of acquisition to the assessee or its
depreciable assets) acquired	F.M.V. as on 1.4.2001 at the option of
before 1.4.2001	the assessee.
If assets (other than depreciable assets) acquired after 1.4.2001	Actual cost
If assets (other than depreciable	Cost of capital asset to previous owner
assets) are acquired in any of	or the F.M.V. as on 1.4.2001 at the
mode specified in Sec. 49(1) and it	option of the assessee
became property of previous	
owner before 1.4.2001	
If assets (other than depreciable	Cost of capital asset to previous owner
assets) are acquired in any of	
mode specified in Sec. 49(1) and it	
became property of previous	
owner before 1.4.2001	
Assets acquired on liquidation of company	F.M.V. of the asset on date of distribution







CA SURAJ SATIJA

COST V	T WITH REFERENCE TO CERTAIN MODES OF ACQUISITION [SEC. 49]					
S. No.	Mode of acquisition of capital asset	Cost of acquisition				
1.	a) Distribution of assets on total or partial partition of HUF	Cost of acquisition to previous owner (if it can't be ascertained then FMV on the				
	b) Gift or will	date on which the capital asset became				
	c) Succession, inheritance or devolution	the property of previous owner)				
	d) Distribution of assets on liquidation of company					
	e) Transfer to a revocable or irrevocable trust					
	f) Transfer by holding Co. to wholly					
	owned subsidiary co. or vice versa.					
	g) Transfer in a scheme of amalgamation					
	h) Conversion of self acquired property into					
	HUF property					
	 i) Transfer of assets by sole proprietor or firm to successor company 					
2.	Securities or sweat equity shares referred in Sec. 17(2)(vi)	FMV determined under sec. 17(2)(vi).				
3.	Allotment of shares in the amalgamated co. in	Cost of acquisition in amalgamating co.				
	scheme of amalgamation.					
4.	Shares or debentures acquired on conversion	Cost of corresponding debentures etc.				
	of debentures or debentures stock or					
	deposit certificate					
5.	Capital 56(2)(x). assets which attracts taxability u/s	Value taken for the purpose of sec. 56(2)(x).				
6.	Cost of acquisition of units acquired under consolidated scheme of Mutual Fund	Actual cost				
7.	Cost of acquisition of equity shares received at the time of conversion of preference shares:	Cost of corresponding preference share				
8.	Cost of acquisition of shares received in the	Cost of acquisition in demerged co.				
	resulting company, in the scheme of demerger					



Flat 50% OFF on CS Video Lectures

n 9 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices Unlimited Views | Free Mock Tests | Personalised Guidance | Many More



CA SURAJ SATIJA

9.	Cost of acquisition of a capital asset which	FMV on inventory as on the date of
	was used by the assessee as an inventory	conversion

COST OF IMPROVEMENT [SEC. 55(1)]	
Goodwill	Nil
Right to manufacture any article	Nil
Other assets acquired before 1.4.2001 by the	Nil
assessee or previous owner.	
Other assets acquired after 1.4.2001 by the	Expenditure of capital nature incurred by
assesse or previous owner .	assesse after became his property.

COMPUTATION OF CAPITAL GAINS IN SPECIAL CASES				
Nature of Transaction	Year of	Computation of Capital Gains		
	Taxability			
General computation of Short	Year of	CG = Consideration for Transfer Less CA or ICA		
Term and Long Term	transfer			
Capital Gains [Sec.45(1)]				
Insurance Claim received on	Year of	CG = Insurance Claim received Less CA or ICA		
Loss of Assets [Sec.45(1A)]	receipt			
Conversion of Capital Asset into	Year of	CG = FMV of the Capital Asset on conversion		
Stock-in- Trade. [Sec.45(2)]	Transfer of	Less CA or ICA,		
(Note: Indexation based on year	converted	Business income = Sale Consideration Less FMV		
of conversion, not on year of sale)	stock	considered as above.		
Sale of Shares held as Depository	Year of	CG = Consideration for transfer Less CA or ICA		
[Sec. 45(2A)] (FIFO method	transfer			
shall be adopted)				
Introduction of Capital Asset by	Year of	CG = Amount credited in Partner's/ Member's		
a Partner into the Firm or by a	Introduction	Capital Account in the books of the		
Member into AOP, BOI		Firm/AOP/BOI Less CA or ICA		
[Sec.45(3)]				
Distribution of Capital Asset to	Year of	CG = FMV on date of transfer Less CA or ICA		



Flat 50% OFF on CS Video Lectures

© 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices



CA SURAJ SATIJA

Partners / Members on	Distribution	
dissolution of Firm / AOP / BOI		
[Sec.45(4)]		
Compulsory Acquisition of	Year of first	CG = Whole of Normal Compensation Received
Capital Asset by Government /	receipt	or Receivable Less whole CA or ICA
Approved authority [S. 45(5)]	Year of	For Subsequent Receipts, CA shall be NIL.
Normal Compensation	actual	CG = Enhanced Compensation Less Expenses
(Indexation based on year	receipt	incurred on receipt of Enhanced Compensation
of compulsory acquisition)		
Enhanced Compensation		
Receipt of Assets / Cash from	Year of	CG = FMV of Assets received Add Amount
Company on liquidation in the	receipt	received in Cash Less Deemed Dividend u/s
hands of Shareholders [Sec.46]		2(22)(c) Less CA /ICA of Shares
Repurchase / Buy back of Shares	Year of	CG = Consideration for Transfer Less CA or ICA
/ Specified Securities [Sec.46A]	repurchase	As per section 115QA, in case of shares of a
		domestic company, no capital gains shall be
		computed in the hands of its holders rather the
		company has to pay additional income tax @
		20% plus surcharge 12% plus HEC 4% on the
		amount of distributed income.
Transfer of Depreciable	Year of	CG = Consideration for transfer
Assets [Sec.50]	transfer	
,	transiei	Less: Expenses on Transfer Opening WDV Additions during the year
Transfer of Depreciable Assets	Year of	CG = Consideration for Transfer Less Original
by Power Sector Units [Sec.50A]	transfer	Cost of Asset
Sale or Undertaking as a Going	Year of	CG = Lump sum Consideration Less Net Worth
Concern or Slump Sale [Sec.50B]	transfer	(No indexation for LTCG) NET WORTH = Total Assets (-) Total
		Liabilities
		In case of depreciable assets, their WDV
		shall be taken into consideration whereas for
		other non-depreciable assets, their book values
		shall be taken into consideration.Revaluation of assets shall be completely
		ignored.
	I	1 O - ****



Flat 50% OFF on CS Video Lectures

□ 9 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices

Unlimited Views | Free Mock Tests | Personalised Guidance | Many More



CA SURAJ SATIJA

into consideration.





	Deemed Full Value of consideration for computing capital gains Sections 50C				
	Capital Asset	Section	Circumstance	Deemed Full Value of consideration for computing Capital Gains	
1.	Land or Building or both	50C	(1) If Stamp Duty Value >105% of consideration received or accruing as a result of transfer (a) If date of agreement is different from the date of transfer and whole or part of the consideration is received by way of account payee cheque or bank draft or ECS or through such other prescribed electronic mode on or before the date of agreement (b) If date of agreement is different from the date of	Stamp Duty Value Stamp Duty Value on the date of agreement	
			transfer but the whole or part of the consideration has ot been received by way of account payee cheque or bank draft or ECS or through such other prescribed electronic mode on or before the date of agreement However, if the stamp duty value ≤ 105% of the sale consideration received	Stamp Duty Value on the date of transfer Consideration so received	



Flat 50% OFF on CS Video Lectures

7744859960 / 7276368299





MISCELLANEOUS PROVISIONS			
Extension of	Applicable to Sections 54, 54B, 54D, 54EC and 54F		
Time to acquire New	Transfer of the original asset is by way of compulsory acquisition under any law.		
Asset for	Amount of c	ompensation is not received on the date of transfer.	
purpose of	• The period	for acquiring the new asset or for depositing or investing the	
exemption -	amount of c	apital gain in relation to such compensation as is not received on	
Sec. 54H	the date of	the transfer, shall be reckoned from the date of receipt of such	
	compensation		
Tax on LTCG	Tax on LTCG	Least of these two	
	on listed	10% of LTCG computed without cost indexation	
	securities • 20% of LTCG computed after indexing the cost of acquisition.		
	(other than		
	units) or		
	zero coupon		
	bonds		
	Unlisted • Non-corporate non-resident/ foreign company - 10%		
	securities, or without the benefit of indexation and currency fluctuation		
	shares of a • Other Assessees - 20%, with indexation benefit		
	Closely held		
	company		
	Other Assets • 20%		
	Tax @10% on long-term capital gains exceeding ₹ 1,00,000 on the transfer of following long term capital assets:		
	listed equity shares, if STT has been paid on acquisition and transfer of such shares		
	units of equity-oriented fund and unit of business trust, if STT has been paid on transfer of such units		



Flat 50% OFF on CS Video Lectures

7744859960 / 7276368299
India's Best Faculties @ Unbelievable Prices



Tax on STCG in case of equity shares and units of equity oriented fund sec.111A

- Transaction is chargeable to Securities Transaction Tax.
- Transfer should take Place through a Recognised Stock Exchange. Points to remember:
- Short-term capital gains arising from transaction undertaken in foreign currency on a recognized stock exchange located in an International Financial Services Centre (IFSC) would be taxable at a concessional rate of 15% even though STT is not paid in respect of such transaction.
- Where the GTI of an assessee includes any STCG on which tax is levied u/s 111A @ 15% or LTCG, deduction u/s 80C – 80U will not be allowed from such STCG or LTCG.
- When the total income of resident individual or HUF as reduced by STCG covered by Sec. 111A and LTCG is below the maximum exemption amount which is not eligible for tax, then such STCG or LTCG as the case may be, which is not eligible for tax, then such STCG or LTCG as the case may be, shall be reduced by the amount by which such total income (exclusive of such STCG and LTCG) falls short of the exemption limit and the tax on balance STCG or LTCG shall be computed at 15% or 20% as the case may be.

EXEMPTION U/S 10 (a) Capital Gain on Compulsory Acquisition of Urban Agricultural Land received by an Individual or HUF on or after 01.04.2004 provided such land gas been used for agricultural purposes during the preceding two years by the assessee or by his parents and the compensation is determined or approved by Central Government or RBI. [Sec. 10(37)]



Flat 50% OFF on CS Video Lectures

7744859960 / 7276368299
India's Best Faculties @ Unbelievable Prices



CA SURAJ SATIJA

Sec	Assessee to whom allowed	Conditions to be satisfied	Quantum of exemption
54	Individual/HUF	 Transfer should be of a residential house income of which is chargeable under the head Income from house property' It must be a long-term capital asset. Purchase of one residential house in India should be within one year before or 2 years after, or construction should be within 3 years after the date of transfer. Earlier only one house was allowed but now two houses are allowed provided capital gains is upto 2 crores. further such option is allowed only once in the life time of the assessee i.e. afterwards benefit of only one house shall be allowed. 	Cost of new Residential House or two houses, as the case may be or capital gain whichever is lower is exempt.
54B	Individual/HUF	 Transfer (excluding compulsory acquisition) should be of agricultural land, It must have been used in the 2 years immediately preceding the date of transfer for agricultural purposes either by the assessee or his parent or by the HUF. Another agricultural land should be purchased within 2 years after the date of transfer. 	Actual amount invested in new asset or the capital gain whichever is less.



Flat 50% OFF on CS Video Lectures

□ 5 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices



CA SURAJ SATIJA

54D	Any assessee which is an industrial undertaking	 There must be compulsory acquisition. The property compulsorily acquired should be land and building forming part of an industrial undertaking. The asset must have been used in the 2 years immediately preceding the date of transfer of the assessee for the purpose of the business of the undertaking. Within a period of 3 years after the date of compulsory acquisition any other land or building should be purchased or constructed for the use of existing or newly set up industrial undertaking. 	— do—
54EC	Any assessee	 The asset transferred should be a long-term capital asset Within a period of 6 months after the date of transfer, the capital gain must he invested in the specified assets i.e. bonds redeemable after 5 years issued by NHAI & RECL and any other bonds notified by board. In case of transfer or conversion of such bonds or availing loan or advance on security of such bonds before the expiry of 5 years, the capital gain exempted earlier shall be taxed as long-term capital gain in the year of violation of condition. 	Actual amount invested subject to maximum 50 lakhs per financial year in new asset or the capital gain whichever is less.











CA SURAJ SATIJA

54EE	Any assessee	 The asset transferred should be a long- term capital asset Within a period of 6 months after the date of transfer, the capital gain must he invested in the specified funds of funds for Start Up India. Further, if the assessee takes any loan or advance on the security of such units, he shall be deemed to have transferred such units on the date on which such loan or advance is taken. 	Actual amount invested subject to maximum 50 lakhs per financial year in new asset or the capital gain whichever is less.
54F	Individual/ HUF	 The asset transferred should be a long- term capital asset, not being a residential house. Within a period of 1 year before or 2 years after the date of transfer, a residential house in India should be purchased or constructed within a period of 3 years after the date of transfer. The assessee should not own more than one residential house on the date of transfer. The assessee should not within a period of 2 years purchase or should not within a period of 3 years construct any residential house other than the new asset. 	If the cost of the new residential house is not less than the net consideration then the whole of the capital gain. Otherwise, LTCG × Amt. invested Net consideration price







CA SURAJ SATIJA

54G	Any assessee being an industrial undertaking	 Machinery, plant, building, or land used for the business of an industrial undertaking situated in an urban area should have been transferred, Transfer should be due to shifting to any area other than an urban area. Within a period of 1 year before or 3 years after the date of transfer purchased machinery, plant or acquired building or land 	If the cost of the new assets and expenses incurred for shifting are greater than the capital gain, the whole of such capital gain. Otherwise capital gain to the extent of the cost of the new asset.
54GA	Any assessee being an industrial undertaking	 Machinery, plant, building, or land used for the business of an industrial undertaking situated in an urban area should have been transferred, Transfer should be due to shifting to any Special Economic Zone whether developed in any urban area or any other area, Within a period of 1 year before or 3 years after the date of transfer purchased machinery, plant or acquired building or land or constructed building and completed shifting to the new area. 	If the cost of the new assets and expenses incurred for shifting are greater than the capital gain, the whole of such capital gain. Otherwise capital gain to the extent of the cost of the new asset.







MCQ'S

- 1) Capital gain arises on:
 - a. All type of asset
 - b. All type of capital asset
 - c. Land, Building and Shares only
 - d. All of the above
- 2) Period of holding for unlisted shares (STCA)
 - a. 36m
 - b. 24m
 - c. 12m
- 3) Mr. X incurred Rs. 5,000 as Brokerage on sale of a gold ring. The expense of Rs.5,000 will be considered as
 - a. Cost of acquisition
 - b. Cost of improvement
 - c. Expense on transfer
 - d. Part of sale consideration
- 4) Cost of inflation Index for 2019 20 is
 - a. 254
 - b. 289
 - c. 260
 - d. 100
- 5) If goodwill of a profession which is self-generated is transferred, there will:
 - a. Be capital gain
 - b. Not a capital asset
 - c. Be a short term capital gain
- 6) Capital gain on slump sale is:



Flat 50% OFF on CS Video Lectures

□ © 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices



- a. Always short term capital gain
- b. Always long term capital gain
- c. Depends on period which business continues
- d. Not taxable
- 7) M owns two machines eligible for depreciation at the rate of 15%. The WDV of these machines as on 1.4.2019 was Rs. 25,000 and Rs. 40,000 respectively. No other asset was acquired in this block during the year. One of these machines were sold during the previous year for Rs. 75,000. Compute the capital gain.
 - Short term capital gain Rs.10,000
 - Short term capital loss of Rs.10,000
 - Long term capital gain of Rs.10,000
 - No capital gain as depreciation would be allowed on one of the machine left with M.

Particulars	Rs
Op WDV	
(+) Purchase	
(-) Sold	
= STCG	

- Conversion of capital asset into stock in trade will result into capital gain of the 8) previous year
 - In which such conversion took place
 - In which such converted asset is sold or otherwise transferred
 - The year after in which such conversion took place
 - None of the above



Flat 50% OFF on CS Video Lectures

□ 5 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices



INCOME FROM OTHER SOURCES

INCOME CHAR	IARGEABLE UNDER THE HEAD INCOME FROM OTHER SOURCES			
Sec. 56(1)	Any income, which is taxable under this act but does not find place under any of the			
	preceding four h	ng four heads of income is taxable under the head -Income from other		
	sources.			
Sec. 56(2)	Dividends	Dividend income other than divided referred under section		
	[Section	10(34) shall be included under income from other sources.		
	56(2)(i)]			
	Keyman	Amount received under a Keyman insurance Policy, including		
	Insurance	bonus on each Policy, if it is not taxable under any other head		
	policy	of income shall be chargeable under Income from other sources.		
	Winnings	Any winnings from lotteries, crossword puzzles, races		
	from	including horse races, card games and other games of any		
	lotteries	sort or from gambling or betting of any form or nature shall		
	[Section	be chargeable to tax @ 30%under Income from other sources		
	56(2)(ib)]			
	Income by	If the income by way of interest on securities is not		
	way of	chargeable to income-tax under the head Profits and		
	interest on	gains of business or profession' than such income shall be		
	securities	taxable under Income from		
		other sources.		
	Income from	Income from machinery, plant or furniture belonging to the		
	Hiring of	assessee and let on hire if the income is not chargeable to		
	Machinery	income-tax under the head -profits and gains of business		
	etc. [Section	or profession shall be taxable under Income from other		
	56(2)(ii)]	sources.		



Flat 50% OFF on CS Video Lectures

7744859960 / 7276368299



CA SURAJ SATIJA

Hiring out	Where an assessee lets on hire machinery, plant or furniture	
of building	belonging to him and also building and the letting of the	
with	building is inseparable from the letting of the said	
machinery	machinery, plant or furniture, the income from such letting, if	
etc. [Section	it is not chargeable to income-tax under the head -Profits	
56(2)(iii)]	and gains of business or Profession shall be taxable under	
	Income from other sources.	
Income by	Income by way of interest received on compensation or on	
way of	enhanced compensation referred to in clause (b) of section	
interest	145A shall be chargeable to tax under Income from other	
received on	sources. [Section 56(2)(viii)].	
compensation		
Advance	Any sum of money, received as an advance or otherwise in the	
money	course of negotiations for transfer of a capital asset is	
received	chargeable to income-tax under the head Income from other	
	sources', if such sum is forfeited and the negotiations do not	
	result in transfer of such capital asset.	

TAXABILITY OF GIFT OF MONEY AND PROPERTIES [SEC. 56 (2) (VII)]

	Nature of asset	Particulars	Taxable value
1	Money	Without consideration	The whole amount, if the same exceeds `50,000.
2	Movable property	Without consideration	The aggregate fair market value of the property, if it exceeds `50,000.
3	Movable property	Inadequate consideration	The difference between the aggregate fair market value and the consideration, if such difference exceeds `50,000.
4	Immovable property	Without consideration	The stamp value of the property, if it exceeds `50,000.
5	Immovable property	Inadequate consideration	The difference between the stamp duty value and the consideration, if such difference exceeds the higher of `50,000 and 5% of consideration.



Flat 50% OFF on CS Video Lectures

© 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices



Receipts exempted from the applicability of section 56(2)(x)

Any sum of money or value of property received -

- (a) from any relative; or
- (b) on the occasion of the marriage of the individual; or
- (c) under a will or by way of inheritance; or
- (d) in contemplation of death of the payer or donor, as the case may be; or
- (e) from any local authority; or
- (f) from any fund or university or other educational institution or hospital or other medical institution or any trust or institution; or
- (g) from or by any registered trust or institution
- (i) by any fund or trust or institution or any university or other educational institution or any hospital or other medical institution.
- (j) by way of transaction not regarded as transfer under specified clauses of section 47
- (k) from an individual by a trust created or established solely for the benefit of relative of the individual.
- (1) from such class of persons and subject to such conditions, as may be prescribed.

Exceptions:

Gift is not taxable if it is received from

- (a) From any relative; or
- (b) On the occasion of the marriage of the individual; or
- (c) Under a will or by way of inheritance; or
- (d) In contemplation of death of the payer; or
- (e) From any local authority as defined in the explanation to clause (20) of section 10; or
- (f) From any fund or foundation or university or other educational institution or hospital or other medical institution or any trust or institution referred to in clause (23C)
- (g) From any charitable trust or institution registered under section 12AA.

MEANING OF RELATIVE:

- (i) Spouse of the individual;
- (ii) Brother or sister of the individual:
- (iii) Brother or sister of the spouse of the individual;

CSCartIndia
One Stop Solution for CS Students

Flat 50% OFF on CS Video Lectures 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices



- (iv) Brother or sister of either of the parents of the individual;
- (v) Any lineal ascendant or descendant of the individual;
- (vi) Any lineal ascendant or descendant of the spouse of the individual;
- (vii) spouse of the person referred to in clauses (ii) to (vi)

DEDUCTIONS ALLOWABLE IN COMPUTIN	NG INCOME FROM OTHER SOURCES
In case of dividends (other than dividends u/s 115-0) or interest on securities	Any reasonable sum paid by way of commission or remuneration to a banker or any other person.
Income consists of recovery from	Amount of contribution remitted before the
employees as contribution to any PF,	due date under the respective Acts, in
superannuation fund etc.	accordance with the provisions of
	section36(1)(va)
Income from letting on hire of machinery,	current repairs to the machinery, plant,
plant and furniture, with or without	furniture or building, insurance premium,
building	depreciation/ unabsorbed depreciation
Family Pension	Sum equal to
	• 33 1/3% of such income or
	 ₹15,000,
	whichever is less
Interest on compensation/ enhanced compensation received	50% of such interest income
NATIONAL PENSION SCHEME	As per section 10(12A), withdrawal from NPS upto 60% shall be exempt from income tax (earlier it was 40%)

AMOUNTS NOT DEDUCTIBLE (SECTION 58)

- (i) Any personal expenses of the assessee.
- (ii) Any interest chargeable under the Income-tax Act which is payable outside India and from which income tax has not been paid or deducted at source.



Flat 50% OFF on CS Video Lectures **□ 5** 7744859960 / 7276368299



- (iii) Any payment which is chargeable under the head -Salaries if it is payable outside India unless tax has been paid thereon or deducted there from at source.
- (iv) Any expenditure referred to in Section 40A of Income-tax Act.
- (v) Expenses in connection with winnings from Lotteries, Crossword Puzzles, Races, Gambling or Betting.

MCQ'S

- **1.** Tax is deducted source on winning from lottery, the rate for such deduction in case of resident individual deductee is:
 - a. 31.2%
 - o. Maximum marginal rate of tax
 - c. 30% if such winning exceeds Rs.10,000
 - d. 33.99%
- 2. Which of the following income is not chargeable under Income from Other Sources
- a. Dividend Income
- b. Lottery held as stock in trade
- c. Interest on bank deposits
- d. None of the above
- **3.** While computing income from other sources, deduction is not allowed to the assessee for:
- a. Personal expenditure
- b. Direct tax
- c. Interest payable outside India without TDS
- d. All of the above
- **4.** Which of the following is not an income taxable as income from other sources?
- a. Family pension



Flat 50% OFF on CS Video Lectures





- b. Casual income
- c. Director's sitting fee for attending board meetings
- d. Rent received for house property including use of plant and machinery, where rent is separable between rent for house property and rent for use of plant and machinery
- **5.** The rate of tax applicable on casual income is
- a. 30%
- b. Slab rates
- c. Exempt
- d. 25%
- **6.** Gift received from one or more unrelated persons during the previous year shall form part of an individual's income, if aggregate of gifts exceed:
- a. Rs.50,000
- b. Rs.1,00,000
- c. Rs.1,35,000
- d. Rs.1,65,000
- 7. Interest on refund of Income Tax paid in excess is a _____receipt
- a. Taxable
- b. Not taxable
- c. Exempt
- d. None of the above
- **8.** Where any sum of money, the aggregate value of which exceeds Rs. 50,000 is received without consideration, the whole of the aggregate value of such sum shall be taxable:
- a. In the hands of all assessee
- b. In the hands of an individual
- c. In the hands of an individual or HUF
- d. In the hands of all assessee other than a company
- **9.** Gift received by HUF from its members shall be:



Flat 50% OFF on CS Video Lectures

7744859960 / 7276368299



- a. Fully exempt
- b. Fully taxable
- Taxable to the extent it exceeds Rs. 50,000
- **10.** GGC Pvt. Ltd. issued equity shares of Rs. 10 each at Rs. 40 per share. The fair market value of the share on the date of issue was ascertained as Rs. 25 per share. The company issued 1,00,000 equity shares. The amount liable to tax in the hands of the company would be:
- a. Rs. 15,00,000
- b. Rs. 30,00,000
- c. Nil
- d. Rs. 40,00,000
- **11.**Mr. Kashyap has acquired a building from his friend on 10.10.2019 for 15,00,000. The stamp duty value of the building on the date of purchase is `15,70,000. Income chargeable to tax in the hands of Mr. Kashyap is
 - `70,000
 - `50,000
 - Nil
 - 20,000



Flat 50% OFF on CS Video Lectures

□ 5 7744859960 / 7276368299







CLUBBING OF INCOME

SECTION	PROVISION		TAXABLE PERSON
60	Transfer of income where there is no transfer of assets		Transferor
61	Revocable transfer of assets		Transferor
	Exception:	l_	
	(a) In the case of transfer by way of trust, the tran	sfer is	not revocable during the life
	time of the beneficiary;		
	(b) In the case of any other transfer, the transfer is	not r	evocable during the life time
	of the transferee		
64(1)(ii)	Remuneration of spouse from a concern in which	_	use having substantial erest
	the other spouse has substantial interest		
	Exception:		
	Any income arising to the spouse		
	(a) On account of technical or professional qualifications possessed by the spouse, and		
	(b) The income is solely attributable to the application of his/her technical or		
	professional knowledge or experience.		
64(1)(iv)	Income from assets transferred to the spouse Transferor		nsferor
64(1)(vi)	Income from assets transferred to son's wife Transferor		nsferor
64(1)(vii)	Income from assets transferred to any person for the benefit of the spouse of the transferor		nsferor
64(1)(viii)	Income from Assets transferred to any person for the benefit of wife of the Transferor's Son		nsferor
64(1 A)	Income of a Minor Child	Pare inco	ent having higher total ome



Flat 50% OFF on CS Video Lectures

7744859960 / 7276368299
India's Best Faculties @ Unbelievable Prices



CA SURAJ SATIJA

	 Exception: Any income of a minor child suffering from any disability of the nature specified in section 80U like physically disabled, totally blind, etc. Such income which accrues or arises to the minor child on account of any manual work done by him Such income which accrues or arises to the minor child on account of any activity involving application of his skills, talent or specialised knowledge and experience. 		
64(2)	Income from self-acquired property converted to joint family property	Individual whohas converted the property	
CIT v. Keshavji Morarji	Cross transfers	Transferor	



SET OFF AND CARRY FORWARD OF LOSSES

STEPS OF SET OFF & CARRY FORWARD

Step 1: Inter source adjustments under the same head of income also known as intra head adjustment.

Step 2: Inter-head adjustment in the same assessment year at the time of aggregation of income of various heads .

Step 3: Carry forward of loss to the subsequent assessment years to claim it as set off if it could not be set off under Step 1 and Step 2.

INTER SO	URCE ADJUSTMENT AN	AND INTRA HEAD ADJUSTMENT		
Section	Nature of loss	Exceptions		
70	Inter-source	a) Loss from a speculation business shall be set off only		
	set- off of losses	against income of another speculation business. It cannot		
	under the same	be set off from non-speculative business income.		
	head of income	b) Loss from the activity of owning and maintaining race		
ı		horses shall only be set off against the income of such		
		activity. It cannot be set off against the income from any		
		other source.		
		c) Loss an account of lottery, etc. cannot be set off against		
		winnings from lotteries, crossword puzzles, card		
		games, etc.		
		d) Loss from a source which is exempt cannot be set off		
		against income from a taxable source.		
		e) Short-term capital loss can be set off from any capital gain		
		(long- term or short-term) but long-term capital loss can		
		now be set off only against long-term capital gain.		
		f) Loss arising from the purchase and sale of securities		



Flat 50% OFF on CS Video Lectures

© 7744859960 / 7276368299



CA SURAJ SATIJA

		not to be allowed in certain cases [Section 94(7)]	
		g) Bonus stripping [Section 94(8)]	
71	Inter-head	Loss under the	Such capital loss, whether short-term or
	adjustment	head Capital	long- term, shall not be allowed to be set
		Gains	off again income under any other head. It
			shall however
			be allowed to be carried forward.
		Loss under the	Loss under the head -Profits and gains
		head business of business or profession cannot be set off	
		or profession against income under the head -Salaries	
		Additional (a) Loss from a speculation business;	
		Exceptions (b) loss from a specified business referred	
		Already to in section 35AD;	
		Discussed	(c) Loss from the activity of owning and
			maintaining race horses;
			(d) Loss of lottery, etc. cannot be set off
			against winnings from lotteries,
			crossword puzzles, card games, etc.;
			(e) Loss from a source which is exempt.

Section	Nature of loss to be carried	Income against which the brought forward	Maximum period [from the end of the relevant
	forward	loss can be set-off	assessment year] for carry forward of losses
32(2)	Unabsorbed depreciation	Income under any head other than salaries	Indefinite period
71B	Unabsorbed loss from house property	Income from house property	8 assessment years



Flat 50% OFF on CS Video Lectures 7744859960 / 7276368299



98

CA SURAJ SATIJA

72	Unabsorbed business loss	Profits and gains from business or profession	8 assessment years
73	Loss from speculation	Income from any speculation business	4 assessment years
5 0.4	business	D Coll is C	T 1 C
73A	Loss from specified business under section 35AD	Profit business from any specified	Indefinite period
74	Long-term loss capital	Long-term capital gains	8 assessment years
	Short-term loss capital	Short-term/Long- term capital gains	8 assessment years
74A	Loss from the activity of owning and maintaining race horses	Income from the activity of owning and maintaining racehorses.	4 assessment years

OTHER PROVI	SIONS		
Order off of	Current year depreciation / Current year capital expenditure on scientific		
set	research and current year expenditure on family planning, to the extent		
	allowed.		
	Brought forward loss from business/profession [Section 72(1)]		
	• Unabsorbed depreciation [Section 32(2)]		
	Unabsorbed capital expenditure on scientific research [Section 35(4)].		
	 Unabsorbed expenditure on family planning [Section 36(1)(ix)] 		
Filing of	As per section 80, filing of loss return under section 139(3) within thedue		
return of loss	date specified under section 139(1) is mandatory for carry forward of the above		
	losses except loss from house property and unabsorbed depreciation.		



Flat 50% OFF on CS Video Lectures **□ 5** 7744859960 / 7276368299 India's Best Faculties @ Unbelievable Prices



CA SURAJ SATIJA

Brought			
forward			
losses must			
be set off in			
the			
immediately			
succeeding			
year/years			

- The losses which are eligible to be carried forward must be set off against the income/profit of the immediately succeeding year and if there is any balance still to be set off, it should be set of in the immediately next succeeding year or years within the time allowed.
- Where the losses incurred are not set off against the income/profits of the immediately succeeding year/years, as the case may be, they cannot be set off at a later date.

MCO'S

- 1. Mr. A incurred short term capital loss of Rs.10,000 on sale of land. Such loss can be set off
 - a. Only against Short term capital gain
 - b. Against both short term capital gain and long term capital gain
 - c. Against any head of income
 - d. Such loss cannot be set off against any income; however, it shall be carried forward
- 2. Long term capital loss can be set off from which of the following
 - a. Short term capital gain only
 - b. Long term capital gain only
 - c. Income from business or profession
 - d. Income from salary
- 3. Loss from specified business covered under section 35AD can be adjusted against
 - a. Any other business income
 - b. Any income other than salary
 - c. Income from other specified business covered under section 35AD
 - d. Cannot be adjusted
- 4. Unabsorbed depreciation can be carried forward for
 - a. Any number of years
 - b. 4 years
 - c. 8 years
 - d. 10 years



Flat 50% OFF on CS Video Lectures

· 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices

Unlimited Views | Free Mock Tests | Personalised Guidance | Many More



- 5. During the previous year an assessee has incurred loss from his business amounting to Rs. 1,20,000 whereas his income from house property is Rs. 1,10,000. The assessee in this case can carry forward:
 - a. Business loss of Rs. 10,000 only
 - b. Business loss of Rs. 1,10,000 and claim full exemption of other income in the current previous year
 - c. At his option do any of these
- 6. Loss from a specified business referred to in section 35AD can be set off from
 - a. Any head of income other than salary
 - b. Income under business or profession only
 - c. Profit of any other specified business only
- 7. Loss from derivative trading in shares can be carried forward for:
 - a. 8 years
 - b. 10 years
 - c. 4 years
- 8. During the AY 2020-2021 i.e. PY 2019- 2020, Mr. V has following incomes and brought forward losses. Short term capital gains on sale of shares (STT not paid) Rs. 1,50,000, Long term capital loss of AY 2020-2021 (Rs. 96,000), Short term capital loss of AY 2020-2021 (Rs. 37,000). What is the capital gain taxable in the hands of Mr. V and how much loss can be carried forward to the AY 2020-2021
 - a. Rs. 1,13,000,Nil
 - b. Rs. 17,000, Nil
 - c. Rs. 1,13,000,Rs. 96,000
 - d. Rs. 54,000, Rs. 37,000
- 9. If an individual, having a sales turnover of Rs. 60 lakh files his return of income for



Flat 50% OFF on CS Video Lectures

7744859960 / 7276368299

1744859960/7276368299

India's Best Faculties @ Unbelievable Prices

any More

CA SURAJ SATIJA

the assessment year 2020-2021 after the due date, showing unabsorbed business loss of Rs. 23,000 and unabsorbed depreciation of Rs. 45,000, he can carry forward to the subsequent assessment years—

- a. Both unabsorbed business loss of Rs. 23,000 and unabsorbed depreciation of Rs. 45,000
- b. Only unabsorbed business loss of Rs. 23,000
- c. Only unabsorbed depreciation of Rs. 45,000
- d. Neither unabsorbed business loss of Rs. 23,000 nor unabsorbed depreciation of Rs. 45,000
- 10. Mr. X a senior citizen has loss from house property Rs. 5,00,000 and LTCG Rs. 5,00,000, in this case his tax liability shall be
 - (a) Rs. 7.500
 - (b) Rs. 10,400
 - (c) Nil
- (d) Rs. 7,800
- (e) none of these



Flat 50% OFF on CS Video Lectures

© 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices



DEDUCTION

BASIC RULES OF DEDUCTION - SEC. 80A, 80AB, 80AC

- **Sec. 80A (1):** In computing the total income of an assessee there shall be allowed from his GTI the deductions specified in sections 80C to 80U.
- **Sec.80A (2):** the aggregate amount of the deductions shall not, in any case, exceed the GTI (exclusive of LTCG, STCG covered u/s 111A, winnings of lotteries, crossword puzzles etc.) of the assessee.
- **Section 80A(3):** Deduction not allowed to members if allowed to AOP/BOI
- **Sec.80AB:** For the purpose of deductions in respect of certain incomes, the net income computed in accordance with the provisions of the act (before making any deduction under chapter VI) shall alone be regarded as income received by the assessee.
- **Sec.80AC:** To claim deductions u/s 801A, 801AB, 801C, 801D and 801E, filling of return is compulsory on or before due date.

Types of	a) Deductions in respect of certain payments
deductions	b) Deductions in respect of certain income
	c) Deductions in respect of other income
	d) Others

DEDUCTIONS IN RESPECT OF CERTAIN PAYMENTS			
Section	Applicability	Nature of Payment	Amount of Deduction
80C	Individuals/HUF	Investmentin LIP, Depositin PPF/SPF/RPF etc.	Max. ₹ 1,50,000 including 80CCC / 80CCD(1).
80CCC	Individuals	Contribution to certain pension funds	Maximum of ₹ 1,50,000



Flat 50% OFF on CS Video Lectures
© 7744859960 / 7276368299



CA SURAJ SATIJA

80CCD(1)	Contribution to NPS of Government (a) for a fixed period of not less than three years; and (b) which is in accordance with the scheme as may be notified by the Central Government in the Official Gazette for the purposes of this clause.	20% of GTI, as the case may be. In section 80CCD of the Income-tax Act, in subsection (2), for the words "does not exceed ten per cent. Of his salary in the previous year", the words, brackets and letters "does not exceed— (a) fourteen per cent., where such contribution is made by the Central Government; (b) ten per cent., where such contribution is made by any other employer, of his salary in the previous year" shall be substituted with effect from the 1st day of April, 2020.
80CCE	Aggregate deduction under sections 80C, 80CCC & 80CCD(1)	1,50,000
80CCD(1B)	Contribution to NPS notified by the Central Government (outside the limit of `1,50,000 under section 80CCE)	50,000



Flat 50% OFF on CS Video Lectures

□ 5 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices



CA SURAJ SATIJA

80CCD(2)	Contribution by the Central Government to NPS A/c of its employees (outside the limit of ` 1,50,000 under section 80CCE)	14% of salary
	Contribution by any other employer to NPS A/c of its employees (outside the limit of 1,50,000 under section 80CCE)	10% of salary

80CCG	Resident Individual	Acquisition of Listed Equity Shares in accordance with a scheme notified by CG	Least of 50% of amount invested, or ₹ 25,000. GTI should not exceed ₹ 12 Lakhs.
80D	[Note: HUF are eligible to claim for Mediclaim policy and Medical Expenditure only]	Mediclaim Policy (or) Contribution to the CGHS or other notified scheme (or) Payment for Preventive Health Check-up (or) Medical Expenditure for Very Senior Citizen	 Self, Spouse, and Dependent Children (aggregate) - ₹ 25,000 Parents - ₹ 25,000 Parents - ₹ 50,000 Max. ₹ 5,000 for Preventive Health Checkup included in above limits. Payment in any mode other than cash (except Checkup). Medical Expenditure for Senior Citizen on whom Health Insurance not eligible or paid Maximum ₹ 50,000

CSCartIndia
One Stop Solution for CS Students

India's Best Faculties @ Unbelievable Prices



CA SURAJ SATIJA

80DD	Resident Individual/ HUF	Expenditure on Handicapped Dependents. Fixed Deduction irrespectively amount spend	General: ₹ 75,000 Severe Disability: 1,25,000
80DDB	Resident Individual/ HUF	Expenditure on Specified Diseases	 ₹ 40,000 or amount actually paid, whichever is less. For senior citizens, ₹ 1,00,000.
80E	Individuals	Interest on Repayment of loan taken for Higher Education.	 No Limit as to amounts Education of Self, Spouse, Children, Student for whom Assessee is a Legal Guardian.
80EE	Individuals	Interest on Loan taken for Residential House property	 Max ₹ 50,000 from AY 2017 – 18 and subsequent AY's Loan < ₹ 35 Lakhs, Property < ₹ 50 Lakhs, No other House Property of Assessee Loan sanction period 01.04.2016 to 31.03.2017



□ 5 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices



CA SURAJ SATIJA

80G	All Assessees	Donation to Notified	Four categories
		Funds Other Donations	• 100% deduction of
			amount donated,
			without any qualifying
			limit
			• 50% deduction of
			amount donated,
			without any qualifying
			limit
			• 100% deduction of
			amount donated,
			subject to qualifying
			limit
			• 50% deduction of
			amount donated,
			subject to
			qualifying limit.
80GG	Individuals	Rental Payment in case	Least of (a) Rent paid less
		of Non receipt of HRA	10% of Adjusted GTI, or
			(b) ₹ 5,000p.m. or (c) 25% of Adjusted GTI.
80GGA	All Assessees	Donations	Eligible Instn. / Fund u/s
			35 / 35CCA / 35AC
80GGB	Indian Company	Donation to Political	Actual Amount donated, in
		Party or an Electoral	any mode other than Cash.
		Trust	



Flat 50% OFF on CS Video Lectures

7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices



CA SURAJ SATIJA

Any person except Local Authority or AIP funded by Govt.	Donation to Political Party or an Electoral Trust	Actual Amount donated, in any mode other than Cash.
--	---	---

DEDUCTIONS IN RESPECT OF CERTAIN INCOMES				
Section	Applicability	Nature of Income	Amount of Deduction	
80JJA	All Assessees	Treating Bio- Degradable Waste	100% of Profit for first 5 AYs.	
80JJAA	All Assessees to whom Sec.44AB applies	Employment of New Employees	30% of Additional Employee Cost Paid for 3 AYs.	
80LA	Off Shore Banking Units of Banks and Fin. Instns.	Income from Off- Shore Banking Unit	First 5 Years: 100% Next 5 Years: 50% of such income	
80QQB	Resident Individual	Royalty Income from Books	Least of – Whole of such Income or ₹ 3,00,000	
80RRB	Resident Individual	Income from Patent registered on or after 1.4.03	Least of – Whole of such Income or ₹ 3,00,000	
80P	Co-operative Society	Income from specified activities	Whole of Such Income	

DEDUCTIONS IN RESPECT OF CERTAIN INCOMES				
Section	Applicability	Nature of Income	Amount of Deduction	
80TTA	Individual or HUF	Interest on Deposits Savings A/c (Bank, Office, Co-Op) in a Post	Least of Interest Income or ₹ 10,000	



Flat 50% OFF on CS Video Lectures

□ 9 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices

Unlimited Views | Free Mock Tests | Personalised Guidance | Many More



CA SURAJ SATIJA

80TTB	Assessee	Interest on Deposits	Least of Interest Income or
	Citizen	Savings A/c (Bank,	₹ 50,000
	being Senior	Office, Co-Op) in a Post	

DEDUCTIONS IN OTHER CASES								
Section	Applicability	Amount of Deduction						
80U	resident individual permanent physical	General: ₹ 75,000						
	blindness) or is retardation. suffering	Severe Disability: ₹ 1,25,000						
	disability subject to from a (including							
	mental							

Section 80EEA

Eligible Assessee: Individual

Eligible Payments: Deduction in respect of interest payable on loan taken from a FI (bank or HFC) for acquisition of residential house property (In case the property is self-occupied, the deduction would be over and above the deduction of `2 lakhs under section 24)

Forexample, if the interest payable is, say, `3,80,000 on loan taken from FI for acquisition of residential house, `2 lakh can be claimed as deduction u/s 24(b) and `1.50 lakhs as deduction u/s 80EEA. Even though for let-out property, there is no limit u/s 24, by virtue of section 71(3A), set-off of loss from house property against any other head of income is restricted to `2 lakh. Hence, the excess interest payable can be claimed u/s 80EEA, subject to fulfillment of prescribed conditions.

Further, deduction under section 80EEA can be claimed during the pre-construction period, when deduction under section 24is not permissible. Such interest on which deduction under section 80EEA has been claimed cannot be included in pre-construction interest for deduction under section 24 later on in installments).

<u>Permissible Deduction</u>: Deduction of upto 1,50,000 would be allowed in respect of interest payable onloan taken from a FI for acquisition of house property.

Conditions:

➤ Loan should be sanctioned by a FI during P.Y.2019-20



Flat 50% OFF on CS Video Lectures
© 7744859960 / 7276368299



109

CA SURAJ SATIJA

- ➤ Stamp Duty Value of house ≤ `45 lakhs
- > The individual should not own any residential house on the date of sanction of loan.

The individual should not be eligible to claim deduction u/s 80EE.

Section 80EEB

Eligible Assessee: Individual

<u>Eligible Payments</u>: Deduction in respect of interest payable on loan taken from a FI (bank or certain NBFCs) for purchase of electric vehicle

<u>Permissible Deduction</u>: Deduction of upto 1,50,000 would be allowed in respect of interest payable on loan taken for purchase of electric vehicle.

Loan should be sanctioned by a FI during the period from 1.4.2019 to 31.3.2023



110

ADVANCE TAX, TDS AND INTRODUCTION TO TCS

I. TAX	X DEDUCTIO	N AT SOURCE				
Section	Nature of payment	Threshold Limit for deduction of tax at source	Payer	Payee	Rate of TDS	Time of deduction
192	Salary	limit (` 2,50,000/` 3,00,000, as the case may be). This is taken care of	for paying any income	Individual (Employee)	Average rate of income- tax computed on the basis of the rates in force.	At the time of payment
192A	Premature withdrawal from Employee Provident Fund	Payment or aggregate payment ≥ `50,000	Trustees of the EPF Scheme or any authorised person under the Scheme		_	At the time of payment
193	Interest on Securities	> `10,000 in a F.Y., in case of interest on 8% Savings (Taxable) Bonds, 2003/7.75% Savings (Taxable) Bonds, 2018. > `5,000 in a F.Y., in	responsible for paying any	Any resident	10%	At the time of credit of such income to the account of the payee or at the time of payment, whichever is earlier.

Section	Nature of	Threshold Limit	Payer	Payee	Rate of	Time of
	payment	for deduction of			TDS	deduction
		tax at source				



Flat 50% OFF on CS Video Lectures

□ 5 7744859960 / 7276368299



CA SURAJ SATIJA

case of interest on debentures issued by a Co. in which the public are substantially interested, paid or credited to a resident individual						
or HUF by an A/c payee cheque. No threshold specified in any other case. 194A Interest other than in case of interest interest on securities (i) a banking or HUF by an A/c payee cheque. No threshold specified in any other case. Any person Any Resident 10% At the time credit of su income to account of	194A	Interest on credisecurities (i) a compoper engal busin (iii) any of notification of the context of the context of the context of the compoper engal busin (iii) any of notification of the context of the	pentures issued a Co. in which public are estantially erested, dor credited to a ident individual HUF by an A/c ree cheque. No eshold specified my other case. 40,000 in a F.Y., case of interest dited or paid by – a banking apany; (ii) a coerative society gaged in banking siness; and a post office on deposit under a ified Scheme. all the above es, if payee is a ident senior zen, tax luction limit is > 0,000.	(other than an individual or HUF whose total sales, gross receipts or turnover from business or profession do not exceed the monetary limits specified u/s 44AB in the immediately preceding F.Y.) responsible for	10%	payment, whichever

Section	Nature of	Threshold Limit	Payer	Payee	Rate of	Time of
	payment	for deduction of			TDS	deduction
		tax at				
		source				
		> ` 5,000 in a F.Y., in	Other than			
			Interest on			
			securities.			



Flat 50% OFF on CS Video Lectures

n 9 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices



CA SURAJ SATIJA

194B	Winnings from any lottery, crossword puzzle or card game or other game of any sort	>`10,000	The person responsible for paying income by way of such winnings	Person	30%	At the time of payment
194BB	Winnings From horse race	>`10,000	Book Maker or a person holding licence for horse racing or for arranging for wagering or betting in any race course.	Person	30%	At the time of payment
194C	Payments to Contractors	Single sum credited or paid > `30,000 (or) The aggregate of sums credited or paid to a contractor during the F.Y. > `1,00,000 Individual/HUF need not deduct tax where sum is credited or	Govt., Local authority, Central/State/ Provincial Corpn., company, firm, trust, registered society, co- operative	contractor for carrying out any work (including	paid or credited, if the payee	account of the contractor or at the time of payment,

Section	Nature of	Threshold Limit	Payer	Payee	Rate of	Time of
	payment	for deduction of			TDS	deduction
		tax at source				



Flat 50% OFF on CS Video Lectures

□ 5 7744859960 / 7276368299







CA SURAJ SATIJA

		Paid exclusively personal purposes	university established under Central/State/ Provincial Act, declared university under the UGC Act, Govt. of Foreign State or a foreign enterprise, individual/HUF liable to tax audit u/s 44AB(a)/(b) in the immediately preceding F.Y.		the payee is any other person.	
194D	Insurance Commission	> ` 15,000 in financial year	Any person responsible for paying any income by way of remuneration or reward for Soliciting or procuring insurance business	Any Resident	5%	At the time of credit of such income to the account of the payee or at the time of payment, whichever is earlier.
194DA	Any sum under a Life Insurance Policy	≥ 1,00,000 (aggregate amount of payment to a payee in	Any person responsible for paying any sum	Any resident	1% [5% of the amount of	

Section	Threshold Limit for deduction of	Payer	Payee	Rate of TDS	Time of deduction
	tax at				
	source				



Flat 50% OFF on CS Video Lectures

n 9 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices



CA SURAJ SATIJA

		a financial year)	under a LIP, including the sum allocated by way of bonus		income comprised w.e.f. 1.9.2019]	
194E	Payment to non- resident sportsmen or sports association s of income referred to in section 115BBA	-	Any person responsible for Making the payment	Non-resident sportsman (including an athelete) or entertainer who is not a citizen of India or non-resident sports association or institution	20%	At the time of credit of such income to the account of the payee or at the time of payment, whichever is earlier.
194EE	Payment of deposit under NSS	≥ ` 2,500 in financial year	Any person responsible for paying	Individual or HUF	10%	At the time of payment
194G	Commissio n on sale of lottery tickets	> ` in 15,000 financial year	Any person responsible for Paying any income by way of commission, remuneration or prize (by whatever name called) on lottery tickets	Any person stocking, distributing, purchasing or selling lottery tickets	5%	At the time of credit of such income to the account of the payee or at the time of payment, whichever is earlier.

Section	Nature of	Threshold Limit	Payer	Payee	Rate of	Time of
	payment	for deduction of			TDS	deduction
		tax at source				



Flat 50% OFF on CS Video Lectures

□ 5 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices



CA SURAJ SATIJA

194Н	Commissio n or brokerage	> ` 15,000 in financial year	Any person (other than an Individual or HUF whose total sales, gross receipts or turnover from Business or profession do not exceed the monetary limits specified u/s 44AB in the immediately preceding F.Y.) Responsible for paying commission or brokerage.	5%	At the time of credit of such income to the account of the payee or at the time of payment, whichever is earlier.
194-I	Rent	> ` 2,40,000 in a financial year	Any person (other than an individual or HUF whose total sales, gross receipts or turnover from Business or profession	or equipment - 2% For land or building, land	At the time of credit of such income to the account of the payee or at the time of payment, whichever is earlier.

Section	Threshold Limit for deduction of	Payer	Payee	Rate of TDS	Time of deduction
	tax at				
	source				



Flat 50% OFF on CS Video Lectures

□ 9 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices



CA SURAJ SATIJA

			carried on by him do not exceed the monetary limits specified u/s 44AB in the immediately preceding F.Y.) responsible for paying rent.		Furniture or fittings - 10%	
194-IA	Payment on Transfer of certain immovable property other than agricultural land		Any person, Being a transferee (other than a person referred to in section 194LA responsible for paying compensation for compulsory acquisition of immovable property)	Resident transferor	1%	At the time of credit of such sum to the account of the transferor or at the time of payment, whichever is earlier.
194-IB		> ` 50, 000 for a month or part of a month	<u> </u>	Any Resident	5%	At the time of credit of rent, for the last month of the previous year or the last month of

Section	Nature of	Threshold Limit	Payer	Payee	Rate of	Time of
	payment	for deduction of			TDS	deduction
		tax at source				



Flat 50% OFF on CS Video Lectures

n 9 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices



CA SURAJ SATIJA

			Turnover from Business or profession carried on by him exceed the limits specified u/s 44AB in the immediately preceding F.Y.) responsible for paying rent.		tenancy, if the property is vacated during the year, as the case may be, to the account of the payee or at the time of payment, whichever is earlier
194-IC	Payment under specified agreement referred to in section 45(5A)	No threshold specified.	Any person responsible for paying any sum by way of consideration, not being consideration in kind, under aregistered agreement, wherein L or B or both are handed over by the owner for development of real estate project, for a	10%	At the time of credit of such income to the account of the payee or at the time of payment, whichever is earlier.

Section	Nature of payment	Threshold Limit for deduction of tax at source	Payer	Payee	Rate of TDS	Time of deduction
			consideration, being a share in L or B or both in such			



Flat 50% OFF on CS Video Lectures

n 9 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices



CA SURAJ SATIJA

			project, with			
			payment of			
			part			
			consideration			
			in cash.			
194J	Fees for	> ` 30,000 in a		Any Resident	_	At the time of
		financial year, for			engaged	credit of such
	al or	each category of			only in the	
	technical	income. (However,			business of	account of the
	services/	this limit does not			operation	payee or at the
	Royalty/	apply in case of			of call	time of
	Non-	payment made to	professional or		centre	payment,
	compete	director of a	technical		10% -	whichever is
	fees/	company).	services paid		Others	earlier.
	Director's		or credited,			
	remunerat		individual/HU			
	ion		F whose total			
			sales, gross			
			receipts or			
			turnover from			
			Business or			
			profession			
			exceed the			
			monetary			
			limits specified			
			u/s 44AB in			
			the			

Section	Nature of	Threshold Limit	Payer	Payee	Rate of	Time of
	payment	for deduction of			TDS	deduction
		tax at source				



Flat 50% OFF on CS Video Lectures

□ **S** 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices
Unlimited Views | Free Mock Tests | Personalised Guidance | Many More



CA SURAJ SATIJA

194LA	of certain immovable property other than agricultura I land	2,50,000 financial year	in	immediately preceding F.Y. is liable to deduct tax u/s 194J, except where fees for professional services is credited or paid exclusively for his personal purposes. Any person responsible for paying any sum in the nature of compensation or enhanced compensation on compulsory acquisition of immovable property	Any Resident	10%	At the time of payment
194M (w.e.f. 1 st Sep, 2019)	- Payment s to Contractor s Commissio n or brokerage	> `50,00,000 financial year	in	Individual or HUF other than those who are required to deduct tax at	Any Resident	5%	At the time of credit of such sum to the account of the payee or at the

Se	ection	Nature of	Threshold Limit for deduction of	Payer	Payee	Rate of TDS	Time of deduction
		paymen	tax at				
		t	source				



Flat 50% OFF on CS Video Lectures

□ 9 7744859960 / 7276368299

India's Best Faculties @ Unbelievable Prices

Unlimited Views | Free Mock Tests | Personalised Guidance | Many More



120

CA SURAJ SATIJA

	- Fees for profession al services		Source under section 194C or 194H or 194J			time of payment, whichever is earlier.
194N (w.e.f. 1 st Sep, 2019)	Cash withdrawals	>`1 crore	- a banking company or any bank or banking institution - a cooperative society engaged in carrying on the business of banking or - a post office	person	_	At the time of payment of such sum

Notes -

- (1) Section 206AA requires furnishing of PAN by the deductee to the deductor, failing which the deductor has to deduct tax at the higher of the following rates, namely, -
 - (i) at the rate specified in the relevant provision of the Income-tax Act, 1961; or
 - (ii) at the rate or rates in force; or
 - (iii) at the rate of 20%.
- (2) The threshold limit given in column (3) of the table is with respect to each payee.



Flat 50% OFF on CS Video Lectures

□ ○ 7744859960 / 7276368299



II Advance Payment of Tax

Liability for payment of advance tax [Sections 207 & 208]

- Tax shall be payable in advance during any financial year in respect of the total income(TI) of the assessee which would be chargeable to tax for the A.Y. immediately following that financial year.
- Advance tax is payable during a financial year in every case where the amount of such tax payable by the assessee during the year is `10,000 or more.
- However, an individual resident in India of the age of 60 years or more at any time during the previous year, who does not have any income chargeable under the head "Profits and gains of business or profession" (PGBP), is not liable to pay advance tax.

Instalments of advance tax and due dates [Section 211]

Advance tax payment schedule for corporates and non-corporates (other than an assessee computing profits on presumptive basis under section 44AD or section 44ADA) – Four instalments

Due date of instalment	Amount payable		
On or before 15 th June	Not less than 15% of advance tax liability.		
On or before 15 th September	Not less than 45% of advance tax liability (-) amount paid in earlier instalment.		
On or before 15 th December	Not less than 75% of advance tax liability (-) amount paid in earlier instalment or instalments.		
On or before 15 th March	The whole amount of advance tax liability (-) amount paid in earlier instalment or instalments.		

Advance tax payment by assessees computing profits on presumptive basis under section 44AD(1) or section 44ADA(1)

An eligible assessee, opting for computation of profits or gains of business or profession on presumptive basis in respect of eligible business referred to in section 44AD(1) or in respect of eligible profession referred to in section 44ADA(1), shall be required to pay advance tax of the whole amount on or before 15th March of the F.Y.

However, any amount paid by way of advance tax on or before 31st March shall also be treated as advance tax paid during the F.Y. ending on that day.

<u>Interest for defaults in payment of advance tax [Section 234B]</u>

- (1) Interest under section 234B is attracted for non-payment of advance tax or payment of advance tax of an amount less than 90% of assessed tax.
- (2) The interest liability would be 1% per month or part of the month from

122



Flat 50% OFF on CS Video Lectures

□ • 7744859960 / 7276368299



section.

	1st April following the F.Y. upto the date of determination of total income under section 143(1) and where regular assessment is made, upto the date of such regular assessment.
(3)	Such interest is calculated on the amount of difference between the assessed tax and the advance tax paid.
(4)	"Assessed tax" means the tax on total income determined u/s 143(1)/under regular assessment, as the case may be, less TDS & TCS, any relief of tax allowed u/s 89, any tax credit allowed to be set off in accordance with the provisions of section 115JD.
(5)	Where self-assessment tax is paid by the assessee under section 140A or otherwise, interest shall be calculated upto the date of payment of such tax and reduced by the interest, if any, paid under section 140A towards the interest chargeable under this

Interest for deferment of advance tax [Section 234C]

(a) Manner of computation of interest u/s 234C for deferment of advance tax by corporate and non-corporate assessees:

In case an assessee, other than an assessee who declares profits and gains in accordance with the provisions of section 44AD(1) or section 44ADA(1), who is liable to pay advance tax u/s 208 has failed to pay such tax or the advance tax paid by such assessee on its current income on or before the dates specified in column (1) below is less than the specified percentage [given in column (2) below] of tax due on returned income, then simple interest@1% per month for the period specified in column (4) on the amount of shortfall, as per column (3) is leviable u/s 234C.

Specified date	Specified %	Shortfall in advance tax	Period
(1)	(2)	(3)	(4)
15 th June	15%	15% of tax due on returned income (-) advance tax paid up to 15 th June	3 months
15 th September	45%	45% of tax due on returned income (-) advance tax paid up to 15 th September	3 months
15 th December	75%	75% of tax due on returned income (-) advance tax paid up to 15 th December	3 months



Flat 50% OFF on CS Video Lectures

7744859960 / 7276368299



15 th March	100%	100% of tax due on returned income (-)	1 month
		advance tax paid up to 15 th March	

Note – However, if the advance tax paid by the assessee on the current income, on or before 15th June or 15th September, is not less than 12% or, as the case may be, 36% of the tax due on the returned income, then, the assessee shall not be liable to pay any interest on the amount of the shortfall on those dates.

Tax due on returned income = Tax chargeable on total income declared in the return of income – TDS – TCS - **any relief of tax allowed u/s 89** - any tax credit allowed to be set off in accordance with the provisions of section 115JD

(b) Computation of interest under section 234C in case of an assessee who declares profits and gains in accordance with the provisions of section 44AD(1) or section 44ADA(1):

In case an assessee who declares profits and gains in accordance with the provisions of section 44AD(1) or section 44ADA(1), who is liable to pay advance tax u/s 208 has failed to pay such tax or the advance tax paid by the assessee on its current income **on or before 15th March** is less than the tax due on the returned income, then, the assessee shall be liable to pay **simple interest at the rate of 1%** on the amount of the shortfall from the tax due on the returned income.



- (c) Non-applicability of interest under section 234C in certain cases: Interest under section 234C shall not be leviable in respect of any shortfall in payment of tax due on returned income, where such shortfall is on account of under-estimate or failure to estimate
 - (i) the amount of capital gains;
 - (ii) income of nature referred to in section 2(24)(ix) i.e., winnings from lotteries, crossword puzzles etc.;
 - (iii) income under the head "Profits and gains of business or profession" in cases where the income accrues or arises under the said head for the first time.
 - (iv) income of the nature referred to in section 115BBDA(1) i.e., dividend in aggregate exceeding of `10 lakhs including in the assessee's total income.

However, the assessee should have paid the whole of the amount of tax payable in respect of such income referred to in (i), (ii), (iii) and (iv), as the case may be, had such income been a part of the total income, as part of

the remaining instalments of advance tax which are due or where no such instalments are due, by 31st March of the financial year.



125

Tax Collection at source [Section 206C]

Sellers of certain goods are required to collect tax from the buyers at the specified rates. The specified percentage for collection of tax at source is as follows:

	Nature of Goods	TCS Rates
1.	Alcoholic liquor for human consumption	1%
2.	Indian made foreign liquor	1%
3.	Tendu leaves	5%
4.	Timber obtained under a forest lease	2.5%
5.	Timber obtained by any mode other than under a forest lease	2.5%
6.	Any other forest produce not being timber or tendu leaves	2.5%
7.	Scrap	1%
8.	Minerals, being coal or lignite or iron ore	1%

However, no collection of tax shall be made in the case of a resident buyer, if such buyer furnishes a declaration in writing in duplicate to the effect that goods are to be utilised for the purpose of manufacturing, processing or producing articles or things or for the purposes of generation of power and not for trading purposes

- (b) Every person who grants a lease or a licence or enters into a contract or otherwise transfers any right or interest in any
 - parking lot or
 - toll plaza or
 - a mine or a quarry

to another person (other than a public sector company) for the use of such parking lot or toll plaza or mine or quarry for the purposes of business. The tax shall be collected as provided, from the licensee or lessee of any such licence, contract or lease of the specified nature, at the rate of 2%, at the time of debiting of the amount payable by the licensee or lessee to his account or at the time of receipt of such amount from the licensee or lessee in cash or by the issue of a cheque or draft or by any other mode, whichever is earlier

(c) Every person, being a seller, who receives any amount as consideration for sale of a motor vehicle of the value exceeding `10 lakhs, shall, at the time of receipt of such amount, collect tax from the buyer@1% of the sale consideration.



Flat 50% OFF on CS Video Lectures

□ © 7744859960 / 7276368299



PROVISIONS FOR FILING RETURN OF INCOME

Section	Particulars	
139(1)	Assessees required to file return of income compulsorily	
	(i) Companies and firms (whether having profit or loss or nil income);	
	(ii) a person, being a resident other than not ordinarily resident, having any asset (including any financial interest in any entity) located outside India or signing authority in any account located outside India, whether or not having income chargeable to tax;	
	(iii) Individuals, HUF, AOPs or BOIs and artificial juridical persons whose total income before giving effect to the provisions of Chapter VI-A <i>and sections 54, 54B, 54B, 54EC or 54F</i> exceeds the basic exemption limit.	
	(iv) Any person who during the previous year –	
	 has deposited more than `1 crore in one or more curren accounts maintained with a banking company or a co-operative bank 	
	- has incurred expenditure of more than `2 lakh for himself of any other person for travel to a foreign country;	
	- has incurred expenditure of more than ` 1 lakh towards consumption of electricity	
	- fulfils such other conditions as may be prescribed	
	Due date of filing return of income	
	30 th September of the assessment year, in case the assessee is:	
	(i) a company;	
	(ii) a person (other than company) whose accounts are required to be audited; or	
	(iii) a working partner of a firm whose accounts are required to be audited.	
	31 st July of the assessment year, in case of any other assessee (other than assessees who are required to furnish report under section 92E, for whom the due date is 30 th November of the assessment year).	







234A	Interest for default in furnishing return of income Interest under section 234A is payable where an assessee furnishes the return of income after the due date or does not furnish the return of income. Assessee shall be liable to pay simple interest @1% per month or part of the month for the period commencing from the date immediately following the due date and ending on the following dates –		
	Circumstances	Ending on the following dates	
	Where the return is furnished after due date	the date of furnishing of the return	
	Where no return is furnished The date of completion of assessments		
	However, where the assessee has paid taxes in full on or before the due date, interest under section 234A is not leviable.		
234F	Fee for default in furnishing return of income Where a person who is required to furnish a return of income under section 139, fails to do so within the prescribed time limit under section 139(1), he shall pay, by way of fee, a sum of – (I) `5,000, if the return is furnished on or before the 31st December of the assessment year; (II) `10,000 in any other case However, if the total income of the person does not exceed `5 lakhs, the fees payable shall not exceed `1,000		
139(3)	Return of loss An assessee can carry forward or set off his/its losses provided he/it has filed his/its return under section 139(3), within the due date specified under section 139(1). Exceptions Loss from house property and unabsorbed depreciation can be carried forward for set-off even though return has not been filed before the due date.		







128

CA SURAJ SATIJA

139(4)	Belated Return		
	A return of income for any previous year, which has not been furnished		
	within the time allowed u/s 139(1), may be furnished at any time		
	before the:		
	(i) end of the relevant assessment year; or		
	(ii) completion of the assessment,		
	whichever is earlier.		
139(5)	Revised Return		
	If any omission or any wrong statement is discovered in a return furnished u/s 139(1) or belated return u/s 139(4), a revised return may be furnished by the assessee at any time before the:		
	(i) end of the relevant assessment year; or		
	(i) end of the relevant assessment year; of		
	(ii) completion of assessment,		
	• •		
	(ii) completion of assessment,		



139A

Permanent Account Number (PAN)

Quoting of PAN is mandatory in all documents pertaining to the following prescribed transactions :

- (a) in all returns to, or correspondence with, any income-tax authority;
- (b) in all challans for the payment of any sum due under the Act;
- (c) in all documents pertaining to such transactions entered into by him, as may be prescribed by the CBDT in the interests of revenue. For example, sale or purchase of a motor vehicle, payment in cash of an amount exceeding `50,000 to a hotel against a bill or bills at any one time, etc.

Inter-changeability of PAN with the Aadhaar number

Every person who is required to furnish or intimate or quote his PAN may furnish or intimate or quote his Aadhar Number in lieu of the PAN w.e.f. 1.9.2019 if he

- has not been allotted a PAN but possesses the Aadhar number
- has been allotted a PAN and has intimated his Aadhar number to prescribed authority in accordance with the requirement contained in section 139AA(2).

139AA

Quoting of Aadhar Number

To be quoted by every person on or after 1/7/2017 in the application for allotment of PAN and in Return of Income

If a person does not have Aadhar Number, the Enrolment ID of Aadhar application form issued to him at the time of enrolment shall be quoted. Aadhar Number to be intimated to prescribed authority on or before a date notified by the Central Government



130

Flat 50% OFF on CS Video Lectures

© 7744859960 / 7276368299

CA SURAJ SATIJA

140A **Self-Assessment** Where any tax is payable on the basis of any return required to be furnished under section 139, after taking into account -(i) the amount of tax, already paid, (ii) the tax deducted or collected at source (iii) any relief of tax claimed under section 89 (iv) any tax credit claimed to be set-off in accordance with the provisions of section 115JD. the assessee shall be liable to pay such tax together with interest and fee payable under any provision of this Act for any delay in furnishing the return or any default or delay in payment of advance tax before furnishing the return. Where the amount paid by the assessee under section 140A(1) falls short of the aggregate of the tax, interest and fee as aforesaid, the amount so paid shall first be adjusted towards the fee payable and thereafter, towards interest and the balance shall be adjusted towards the tax payable.



<u>COMPUTATION OF TOTAL INCOME AND TAX LIABILITY OF VARIOUS</u> <u>ENTITIES</u>

ALTERNATE MINIMUM TAX

In order to preserve the tax base vis-a-vis profit-linked deductions, the provisions for levy of AMT have been introduced **from A.Y. 2012-13**.

Applicability	All Non Corporate Assessee w.e.f. AY 2013-14 (Previously it was applicable only to LLP)	
Exceptions	However Individual, HUF, AOP, BOI or Artificial or Juridical person (AJP) are not liable to AMT if their adjusted total income does not exceed ₹ 20 lacs	
Theme	Tax payable by the assessee shall be higher of two -	
	Tax payable under the normal provisions of Income Tax Act or	
	➤ 18.5% of the adjusted total income.	
	Note: This is further subject to education cess.	
	Here Adjusted total income shall be the	
	Total income as per IT Act as assessed by AO *	
	Add: Deductions claimed under any section included in Chapter	***
	the heading "C (i.e. 80HH to 80RRB etc.) but excluding 80P	
	Add: Deduction claimed if any u/s 10AA ***	
	Adjusted total income ****	
	Here Deduction under chapter VIA shall be considered as claimed by assessee whether allowed or not by AO.	
	2. Here Deduction u/s 10AA shall be considered as claimed by assessee whether allowed or not by AO.	
Stress	Deduction u/s 80C to u/s 80GGC shall not be adjusted.	
CA report	A CA report (in Form 29C) must be attached certifying that the adjusted total income and the alternate minimum tax have been computed in accordance with the provisions of this Chapter. Such report need to be furnished on or before the due date of filing of return u/s 139(1).	



Flat 50% OFF on CS Video Lectures

7744859960 / 7276368299

etures 99 rices

132

CA SURAJ SATIJA

Tax credit for	Tax credit for	Tax credit for alternate minimum tax = Excess of
alternate minimu	alternate minimum	minimum tax paid over the regular income-tax payable of any year.
[Sec.115JD] Carry forward of tax credit Adjustment of tax credit		Such tax credit can be carry forward for a maximum period of 15 years. In any assessment year in which the regular income-tax exceeds the alternate minimum tax, the tax credit shall be allowed to be set off to the extent of the excess of regular income-tax over the alternate minimum tax and the balance of the tax credit, if any, shall be carried forward.
	Interest	No interest shall be payable on tax credit.

Illustration

Mr. X, carrying on the business of operating a warehousing facility for storage of sugar, has a total income of Rs. 80 lakh. In computing the total income, he had claimed deduction under section 35AD to the tune of Rs. 70 lakh on investment in building (on 1.4.2019) for operating the warehousing facility for storage of sugar. Compute his tax liability for A.Y. 2020-21. Show the calculations of Alternate minimum Tax also.

Answer

Computation of Tax payable by Mr. X for AY 2020-21 Computation of Normal Tax

Particulars	Amount (Rs. in lakh)
Tax liability under the normal provisions of the Income-tax Act, 1961	22.125
Add: Surcharge @ 10% of Total income > 50 lacs	2.2125
Add: Health and Education Cess @ 4% of 24.3375	0.9735
Total Tax Liability	25.311



Flat 50% OFF on CS Video Lectures 7744859960 / 7276368299



133

Computation of Alternate Minimum Tax

Particulars	Amount (Rs. in lakh)
Adjusted Total Income	80.00
Add : Deduction under section 35AD	70.00
Less: Depreciation under section 32	(7.00)
Adjusted Total Income	143.00
AMT @18.5%	26.46
Surcharge @ 15% (since adjusted total income> Rs. 100 lakh)	3.97
Tax	30.43
Add: Health and Education Cess @ 4%	1.217
Total tax Liability	31.647

Since the regular income tax payable is less than the AMT payable, the adjusted total income of Rs. 143 lakhs shall be deemed to be the total income of Mr. X and tax is payable @18.5% thereof plus surcharge @ 15% and cess @4%. Therefore, tax liability is 31.647 lakhs.

However, Mr. X would be eligible for credit in 15 subsequent years to the extent of difference between the AMT and Normal Tax i.e. Rs. 6.336 lakhs.



tures =