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PART – II Section – A

1. Mr. Pramod, a resident aged 55 years, is a retail trader; he furnishes the following information for A Y 2023-24:

Trading and Profit and Loss Account for the year ended on 31.03.2023:

| | , | ₹ | | ₹. |
|----|-------------------|-----------|-----------------------|-----------|
| То | Opening Stock | 1,15,000 | By Sales | 70,80,000 |
| | Purchases | 55,40,000 | Closing Stock | 2,10,000 |
| | Transport charges | 1,20,000 | | 3 |
| | Gross Profit c/f | 15,15,000 | | 1 |
| | | 72,90,000 | | 72,90,000 |
| То | Salaries | 3,40,000 | By Gross Profit b/f | 15,15,000 |
| | Rates and Taxes | 24,000 | Rent from H. Property | 1,80,000 |
| | Administrative | 3,25,000 | Rent from furniture | 1,20,000 |
| | Expenses | | 77, | |
| | Depreciation | 80,000 | | |
| | Net Profit | 10,46,000 | | |
| | | 18,15,000 | | 18,15,000 |

- (1) All the sales are by account payee cheques or through bank transfers.
- (2) The opening and closing stocks have been over valued by ₹ 15,000 and ₹ 20,000 respectively.
- (3) Rates and taxes include GST liability of ₹ 5,000 paid on 01.05.2023 and municipal taxes for let out property ₹ 7,000.
- (4) Administrative expenses include ₹ 25,000 paid as donation to National Childrens' Fund, and a payment for laptop purchased on 15.05.2022 for ₹ 60,000 through bank transfer.
- (5) Transport charges include ₹ 30,000 paid in cash on 01.09.2022.
- (6) He incurred a loss of ₹ 8,000 on sale of equity shares on 10.02.2023, which were purchased on 10.06.2022.
- (7) Depreciation includes ₹ 1,200 as depreciation on Trade Marks wrongly charged at 15%.

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- (8) He deposited ₹ 50,000 in PPF a/c and has paid life insurance premium ₹ 60,000.
- (9) He paid interest of ₹ 70,000 on loan availed in FY 2017 18 for higher education of his wife.

Compute the total income and the income tax payable by Mr. Pramod for AY 2023-24, if,

- (i) The business profit is computed as per normal provisions and he opts for Section 115BAC.
- (ii) He opts to compute business profit under presumptive taxation under Section 44AD and does not opt for Section 115 BAC
- (iii) The business profit is computed as per normal provisions of Incometax Act and he does not opt for Section 115BAC.

Which option is advantageous to Mr. Pramod ?

- 2. (a) State (Yes/No) whether the following transactions can be treated as income deemed to accrue or arise in India:
- 3
- (1) Hire charges paid outside India for the use of machinery situated in India.
- (2) Income of a non-resident and non-citizen of India from the shooting of cinematograph film in India.
- (3) Capital gain arising through a transfer of a house property situated in India, the place of registration and the place of payment of consideration being outside India.
- (4) Allowances paid by the Government to a citizen of India for the services rendered outside India.
- (5) Past period foreign untaxed income brought to India during the previous year.
- (6) Gift received by a non-resident on the occasion of his wedding in India.

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- (b) Mr. Sanjay has following incomes during the previous year 2022-23:
 - (1) Interest on England Development Bonds (1/3 received in India) ₹ 60,000.

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- (2) Interest received from a non-resident ₹ 5,000 against a loan given to him to run a business in India.
- (3) Royalty received from Akhil, a resident, for technical services given to run a business outside India ₹ 20,000.
- (4) Income from business in Sri Lanka ₹ 25,000 out of which ₹ 15,000 were received in India. The business is controlled from India.

Compute taxable income of Mr. Sanjay for the assessment year 2023-24 if he is a

- (I) Not ordinarily resident
- (II) Non resident
- (c) Discuss the liability of tax deduction at source under the Income Tax Act 1961 in respect of the following cases with reference to AY 2023-24. (State applicable provision and give brief reasons for your answer, wherever applicable)
 - (i) XYZ, a resident partnership firm is in retail business buying fabric material regularly from ABC, a resident proprietorship firm. Details of transactions during PY 2022-23 are as given:

| Particulars | Date of payment | Amt (₹) |
|----------------------|-----------------|-----------|
| Advance payment | 1.4.2022 | 40,00,000 |
| Payment for supplies | 2.7.2022 | 20,00,000 |
| Advance payment | 4.8.2022 | 12,00,000 |

XYZ achieved gross turnover of ₹ 12 crore from the business during the financial year 2021-22 and the gross business turnover for financial year 2022-23 turns out to be ₹ 9 crores. Gross business turnover of ABC for the financial year 2021-22 was ₹ 6 crores.

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Will your answer be same, if the gross turnover of XYZ during the financial year 2021-22 includes ₹ 4 crore towards supply of material for charitable purposes?

- (ii) MJ, a part time director of ABZ Pvt. Ltd. was paid an amount of ₹ 2,49,000 as commission on sales (which was not in the nature of Salary) for the period 01.04.2022 to 31.03.2023.
- (iii) Mr. Kumar, a resident senior citizen, aged 86 years, is a retired State Govt. employee. He gets pension of ₹ 72,000 p.m. He has his saving account with Bank of Baroda, a bank notified by the Central Govt. u/s 194P, has received the interest on saving account ₹ 15,000 during the P.Y. 2022-23. His pension is also credited in this account. In the same bank he has deposited ₹ 10 Lakh in a Term Deposit @ 7% simple interest on 01.07.2022. He has no other income. He has not opted Section 115BAC. Discuss requirement of filing of income tax return also.
- 3. (a) Mr. Aryan, A Resident Individual aged 58 years, sells (unlisted) shares in a private sector company on May 17, 2022 for ₹ 10,00,000. The shares were bought on 01.08.2012 for a consideration of ₹ 2,00,000. Mr Aryan paid ₹ 2,000 as brokerage on sale of shares.

Mr. Aryan deposited ₹ 5,00,000/- in Capital Gain Account scheme on 15.06.2023 (Before filing the return of Income for the Assessment Year 2023-24).

On April 30,2024 he withdraws ₹ 4,50,000 and purchases a residential house properly at Delhi on May 1,2024 for ₹ 4,50,000.

Cost Inflation Index (CII) - F Y 2012-13 - 200, F Y 2022-23 - 331. Ascertain -

- (i) The amount of Capital Gain chargeable to tax for the AY 2023-24.
- (ii) Tax treatment (with mention of relevant assessment year) of the unutilized amount.

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(b) Ms. Neelima, a resident of Delhi, was employed by LMN Ltd. upto 15 March, 1992. At the time of leaving LMN Ltd., she was paid ₹ 3,50,000 as leave salary out of which ₹ 59,000 was exempted from tax under section 10(10AA).

Thereafter, she joined CD (P) Ltd. and received ₹ 4,14,000 as leave salary at the time of retirement on December 31, 2022. In addition she received a gratuity of ₹ 12,00,000 from the employer (she is not covered by the Payment of Gratuity Act, 1972). The following information is available:

Average salary received during 11 months ending on December 31, 2022

From February 1 to July 31 (p.m.) ₹ 22,600

From August 1 to December 31 (p.m.) ₹ 22,900

Duration of service 14 years 7 months

Leave entitlement for every year of service 45 days

Leave availed while in service 90 days

Leave at her credit at the time of retirement 18 months

She received ₹ 5,20,000 from unrecognized provident fund of which she was a member (This constitutes employee's contribution ₹ 200,000; employer's contribution ₹ 2,10,000; interest on employee's contribution ₹ 60,000; interest on employer's contribution ₹ 50,000).

You are required to compute her total income for the assessment year 2023-24, clearly showing all workings. (Ignore sec 115BAC provisions).

- (c) From the following calculate the taxable amount under the proper head of income for the Financial Year 2022-23 of Mr L, who is resident and 56 years old. The reasons should form part of your answer:
 - (i) Dividend of ₹ 50,000 received in April 2022. The dividend was declared by the company- LMN Limited at its annual general meeting held in October 2021.

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- (ii) Advance forfeited amounting to ₹ 1,00,000 on 01.05.2022 as the negotiation for transfer of capital asset did not result in transfer of Capital Asset.
- (iii) Cash Gift received from non-relative on the occasion of marriage of Son. ₹ 51,000.
- (iv) During the Financial Year 2022-23, he received ₹ 99,000 as pension from employer of deceased wife.

| 4. | (a) Mr. Jai, a resident individual furnishes the following particulars of his |
|----|-------------------------------------------------------------------------------|
| | income and other details for the previous year 2022-23: |

| | ₹ |
|-----------------------------------------------------------|----------|
| Income from the activity of owning and maintaining | |
| race horses | 40,000 |
| Income from crossword puzzle solving | 30,000 |
| Income from Agricultural land in Haryana | 25,000 |
| Dividend Income from domestic company (gross) | 15,000 |
| (Expenditure incurred in collecting the aforesaid | |
| dividend) | 2,500 |
| Income from cycling business | 1,50,000 |
| Loss from warehousing facility for storage of edible oils | 1,00,000 |
| Share of loss from PR associates, a firm (having 4 equal | |
| partners) in which he is a partner | 23,000 |
| The following items have been brought forward from the | |
| assessment year 2020-21: | |
| Brought forward loss from house property | 1,00,000 |
| Loss from the activity of owning and maintaining race | -,00,000 |
| horses | 37,000 |
| Loss from gambling | 10,000 |
| Unabsorbed depreciation | |
| Speculation Loss | 15,000 |
| | 20,000 |

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Mrs. Jai (wife of Mr Jai) got a salary of ₹ 1,20,000 from PR associates during the year 2022-23. She is not qualified for the job.

Compute the gross total income of Mr Jai for the assessment year 2023-24 ignoring the provisions of section 115BAC.

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(b) Mr. Suraj, an Indian citizen, gives the following details of his income and expenses during the year 2022-23:

| Income from profession | 11,70,000 |
|-------------------------------------------------------------------------------|-------------|
| Winnings from lottery | 70,000 |
| Contribution to ULIP 1971 plan for spouse | 70,000 |
| Cheque donation to National Defence Fund | 60,000 |
| Cheque donation to Government for promoting family planning | 35,000 |
| Cheque donation to approved public charitable institute | 1,20,000 |
| Compute the deduction under section 80G allowable to assessment year 2023-24. | him for the |

(c) Explain the provisions of Tax Collection at source for overseas remittance by an authorized dealer. Also enumerate the rate of tax to be collected and the amount on which no tax is to be collected.

OR

In the context of Tax Return Preparer scheme, 2006, explain the following:

| (i) | Eligible Persons | (1) |
|-------|---------------------------------------------------|-----|
| (ii) | Educational Qualifications of Tax Return Preparer | (1) |
| (iii) | Persons not entitled to act as return preparer | (2) |

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Section - B

Miss Nitya proprietor of M/s. Honest Enterprise, a registered supplier of 5. taxable goods and services in the state of West Bengal, pays GST under regular scheme. It is not eligible for any threshold exemption. It provided

| S. | owing information for the month of December 2022 : PARTICULARS | AMOUNT |
|------|-----------------------------------------------------------------------------------------------------------------------|----------|
| NO. | | (₹) |
| | OUTWARD SUPPLY: | |
| i. | Intra-state supply of goods to M/s. Natural & Sons | 7,00,000 |
| ii. | Intra-state transfer of goods to its branch office in the state of West Bengal. Both places are under the same GSTIN. | 1,00,000 |
| iii. | Provided inter-state supply of sponsorship service to XYZ Ltd of Chennai | 80,000 |
| iv. | Advance received for future supply of management consultancy service to Mr. Sharad (Intra-state supply) | 40,000 |
| | INWARD SUPPLY: (Intra-state) | |
| i. | Purchase of taxable goods from registered suppliers. | 8,00,000 |
| ii. | Availed Works Contract service for repair of office building. Amount of repair was debited in the profit & | 30,000 |
| | loss account. | |
| iii. | Availed legal service from an advocate to represent the | |
| | matter in the Court relating to collection of disputed | 50,000 |

Notes:

Rate of CGST, SGST and IGST on all supplies are as below: (i)

| Particulars | CGST | SGST | IGST |
|--------------------|------|------|------|
| Goods | 2.5% | 2.5% | 5% |
| Supply of services | 9% | 9% | 18% |

- (ii) Both inward and outward supplies given above are exclusive of taxes.
- (iii) All the conditions necessary for availing the ITC have been fulfilled.
- (iv) Working note should form part of the answer.

proceed from customers.

Compute the net minimum GST payable in cash by M/s. Honest Enterprise for the month of December 2022.

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6. (a) Mr. Dhanwan, an individual registered supplier of Ahmedabad (Gujarat), received the following amount towards rendering of the intra-state supply of various services in the month of January 2023:

| S.NO. | PARTICULARS | Amount (₹) |
|----------|-----------------------------------------------------|------------|
| I. | Consideration received from security and | |
| | housekeeping services provided to "Holy | |
| | Foundation", an educational institution | 100 |
| | providing services by way of pre-school | 12 |
| | education, outside the school premises on its | === |
| | annual day function. | 60,000 |
| II. | Amount received as an honorarium for | 5.79 |
| | participation as guest anchor on "Apna TV" in | |
| 1 | relation to a debate. | 2,25,000 |
| III. | Sum received as hiring charges for provision of | |
| | non-air conditioned contract carriage for | , t 🛶 🗸 📗 |
| | transportation of employees to and from the | 7.4 |
| | work to M/s. Siddhi Pvt. Ltd, a registered person | |
| - a - | under the GST. Such hiring is for 3 months. Use | |
| 121 | of the contract carriage is at the disposal of the | 7 |
| | company. | 1,50,000 |
| IV. | Amount received from provision of training in | • . |
| | recreation activities of music. | 90,000 |
| V. | Renting of residential flat to Mr. Sahil proprietor | - 7 |
| 7 12- | of M/s. Dayaram & Sons, a registered person | griffe. |
| | under GST for the purpose of his own residence | . <u>.</u> |
| | (in personal capacity) | 30,000 |

You are required to compute the value of supply on which GST is to be paid by Mr. Dhanwan for the month of January 2023. All the amount stated above are exclusive of GST, wherever applicable. Suitable notes should form part of the answer.

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- (b) Examine whether the following activities would be treated as supply under GST law?
 - (i) Mr. Sonu from Chandigarh purchased a water cooler from Malhotra Bros. of Hoshiarpur for ₹ 25,000 to donate it to a temple situated in Hoshiarpur. Mr. Sonu directed Malhotra Bros. to engrave the words on the water cooler-"Donated by Mr. Sonu from Chandigarh" and dispatch the water cooler directly to the temple.

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- (ii) Wesco Ltd. a registered person in Ahmedabad (Gujarat) having head office located in Singapore, received management consultancy services free of cost from its head office.
- 7. (a) Mr. Venaram proprietor of M/s. Lalit Kirana Stores is registered as a composition dealer in the Jodhpur district of Rajasthan. He has not furnished the statement for payment of self-assessment tax in the form GST CMP-08 for two consecutive quarters. He placed an order for purchase of taxable goods worth ₹ 5,50,000 with M/s. Bob & Sons (a partnership firm), a registered dealer in the Bikaner district of Rajasthan. M/s. Bob & Sons has been regularly filing its GST returns. M/s. Bob & Sons wants to generate E-way bill with respect to intrastate supply to be made to M/s. Lalit Kirana Stores. Whether M/s. Bob & Sons is allowed to generate E-way bill as per the provisions of CGST Act, 2017? Answer with proper reasoning.
 - (b) Dream World Pvt. Ltd is registered under GST in the State of Haryana. During the Financial Year 2022-23 its annual aggregate turnover was ₹ 12 Crore. In the month of April 2023, it supplied goods worth ₹ 12 Lakh to Nightmare Ltd (a registered taxable person).
 - (i) You are required to ascertain whether issue of e-invoice is mandatory in respect of this transaction?
 - (ii) What would be your answer if Nightmare Ltd is a SEZ (Special Economic Zone) unit?

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opening balance of input tax credit of ₹ 1,20,000 (IGST) lying in the electronic credit ledger relating to the month of November, 2022. During the month, a legal proceeding has been initiated under the GST law which resulted in a tax liability of ₹ 80,000 (IGST, other than RCM liability). Mr. Atul agrees with the tax liability and wants to use the balance lying in the electronic credit ledger towards payment of same.

He seeks your opinion with regard to the provisions of GST laws as to whether he is allowed to use the amount lying in the electronic credit ledger for making the payment of tax liability, payable as a consequence of the proceeding?

8. (a) Briefly explain the provisions relating to reversal of input tax credit in case of non-payment of tax by the supplier and re-availment thereof?

OR

Explain the procedure for revocation of cancellation of registration where the registration of a person is cancelled suo-motu by the proper officer as per the provisions of CGST Act, 2017.

(b) Mr. Sameer a registered person under GST, is unable to file GSTR-1, reason being showed that tax payable under GSTR-1 which has been filed in respect of last tax period exceeds the tax payable under GSTR- 3B which has been filed for the corresponding tax period. Explain the procedure to be followed by the department and Mr. Sameer for the same as per the provisions of Rule 88C of the CGST Rules 2017.