MAR GREGORIOS COLLEGE OF ARTS & SCIENCE

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DEPARTMENT OF COMMERCE (ACCOUNTING & FINANCE)

SUBJECT NAME: INCOME TAX-I

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SEMESTER: V

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UNIT-I **BASICCONCEPTS, MEANINGANDDEFINITION**

Meaningoftax

The tax is a compulsory payment that has to be made by individual or other persons tocentralgovernment, stategovernmentor localgovernment. Taxis based on certain will establish me ntrulesorcriteria suchasincomeearned, property owned or expenditure made.

Directandindirecttax

Directtaxisapayment directlymadetothestable bythepersonwhobearsit. Indirecttaxisataxwhichispaidbyonepersonandburned byanother person.

Incometaxact

The income tax act of 1961 has been in effect from the first day of April 1962 (sec 1). Itcontains 298 sec, sub sections, schedules etc. the income tax rules of 1962 was framed bycentralboardofDirect Taxes (CBDT)

Assessmentyear(sec2(9)

Assessmentyear maybedefinedasa year inwhich the incometax of the previous year is to be assessed. It is a period of twelvemont hsstarting from April1ofeveryyear and ending on March31of the next year.

Previousyear(sec3)

For the purposes of this Act, the term "previous vear" means that thefinancialyearimmediatelyprecedingtheassessmentyear UnderIncomeTax, the returns are

filedbyassessesafterendoftheyear/periodduringwhichearningsaremadeandthatperiodiscalledas previous year/financialyear.

Definition of 'Assessee'

Section 2(7) of Income Tax Act. As per S. 2(7) of the Income Tax Act, 1961, unless the context otherwise requires, the term "Assessee" means a person who is responsible for payment ofany taxoranyothersum of moneyunder this Act, and includes

Person2(31)

ItincludesanindividualandHinduUndividedFamily(HUF),Company,Firm,Associationof Person(AOP), BodyofIndividual (BOI) Local Authority & Artificial Juridical Persons.

AGRICULTURALINCOME(SEC2(1A))

In India, agricultural income refers to income earned or revenue derived from sourcesthat include farming land, buildings on or identified with an agricultural land and commercialproducefromahorticulturalland. Agriculturalincome

1.1.1.1.1.1.1.

isdefinedundersection2(1A)oftheIncomeTaxAct,1961.

DifferenttypesofAgriculturalIncome

- RentorRevenueDerivedfromland.
- IncomefromAgricultureOperations.
- IncomefromFarmHouse/BuildingAttachedtoAgriculturalLand.

Non-agriculturalincome from land

- Income from markets
- Incomefromstonequarries
- Income from mining royalties
- Income from landused for storing agricultural produce
- Income from supply of water for irrigation purpose
- Income from self-grown, grassandtrees
- Income from fisheries
- Remunerationreceivedasmanagerofanagriculturalfarm
- > Income from intereston arrears of rent of a gricultural land



UNIT-II INCOMEEXEMPTEDFROMTAX

Meaningandimportanceofresidentialstatus

ThetaxabilityofanindividualinIndiadependsuponhisresidentialstatusinIndiaforany particular financial year. The term residential status has been coined under the income taxlaws of India and must not be confused with an individual's citizenshipof India. An individualmay be a citizen of India but may end up being a non-resident for a particular year. Similarly, aforeign citizen may end up being a resident of India for income tax purposes for a particularyear.

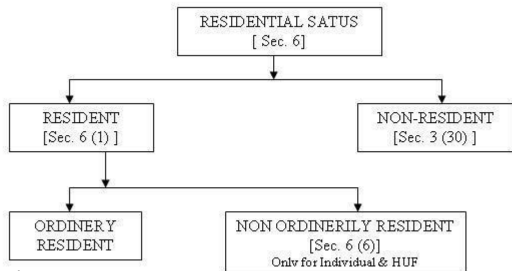
Also to note that the residential status of different types of persons via an individual, afirm, a companyetc is determined differently in this article, we have discussed about how theresidential status of an individual taxpayer can be determined for any particular financial year

Howtodetermineresidentialstatus?

ForthepurposeofincometaxinIndia, the incometax laws in India classify taxable persons as:

- > Aresident
- Aresidentnotordinarilyresident(RNOR)
- Anon-resident(NR)

Thetaxabilitydiffersforeachoftheabovecategoriesoftaxpayers.Beforewegetintotaxability,letusfirs tunderstandhowataxpayerbecomes aresident,anRNORor andNR.



Resident

AtaxpayerwouldbequalifiedasaresidentofIndiaifhesatisfiesanyoneofthefollowing2cond itions:

- StayinIndia for ayear is182daysormore
- StayinIndiafortheimmediately4precedingyearsis365daysormoreand60daysormor eintherelevantfinancialyear

In the event an individual leaves India for employment during an FY, he will be qualified as a resident of India only if he stays in India for 182 days or more. else the condition (b) above60 days willnotapplytohim

ResidentNotOrdinarilyResident

If an individual qualifies as a resident, the next step is to determine if he/she is a Resident ordinarily resident (ROR) or an RNOR. He will be a ROR if he meets both the following conditions:

- Has been a resident of India For at least 2 out of 10 years immediately, For thepreviousyears
- Has stayed in India for at least 730 days in 7 immediately after the precedingyears

Therefore, if any individual fails to satisfy even one of the above conditions, he would beanRNOR.

Non-resident

An individuals a tis fying neither of the conditions stated in (a) or (b) above would be an NR for the year.

Taxability

Resident:

A resident will be charged to tax in India on his global income i.e. income earned in Indiaaswellastheincomeearned outsideIndia.

NRandRNOR:

Their tax liability in India is restricted to the income they earn in India. They are not inneedtopayanytaxin Indiaontheirforeignincome.

Also note that in case of double taxation of income where the same income is gettingtaxedinIndiaaswellasinabroad,onemayresorttotheDoubleTaxationAvoidanceAgreement (DTAA) that India would have entered into with the other country in order toeliminatethepossibilityofpayingtaxestwice.

Scopeoftotalincome

Section -5 of Income Tax Act, 1961 provides Scope of total Income in case a person whoisaresident,notanordinarilyresidentinIndiaandpersonwhoisanon-residentwhichincludes. Income can be Income from any source which (a) is received or is deemed to bereceived in India in such year by or on behalf of such person; or (b) accrues or arises or isdeemed to accrue or arise to him in India during such year; or (c) accrues or arises to himoutside Indiaduring suchyear.

Sr. No	Particulars	Resident Ordinary Resident (ROR)	Resident Not OrdinaryResident (RNOR) -5(1)	NonResid ent(NR)– 5(2)
1	IncomereceivedinIndia	Taxed	Taxed	Taxed
2	IncomeDeemedtobereceiveinIndia	Taxed	Taxed	Taxed

Tableexplaining Scopeof totalIncome undersection5ofIncomeTaxAct, 1961

3	Incomeaccruesorarisesin India	Taxed	Taxed	Taxed
4	Incomedee med to accrues or arises in India	Taxed	Taxed	Taxed
5	IncomeaccruesorarisesoutsideIndia	Taxed	NO	NO
6	IncomeaccruesorarisesoutsideIndiafr ombusiness/professioncontrolled/se tupinIndia	Taxed	Taxed	NO
7	Income Other than Above (NoRelationInIndia)	Taxed	NO	NO

Note-

- 1. Residentialstatusisaspersection6 ofIncomeTaxAct,1961.
- 2. Deemedincomeisnotactuallyaccruedbutissupposedtobeaccruednotionally.
- 3. Theincomeaccruediswhentheassesseobtainstherightstoreceive it.
- 4. Previousyearmeansthefinancialyearimmediatelyprecedingtheassessmentyear.

Explanation1 &2:-

Income accruing or arising outside India shall not be deemed to be received in Indiawithin the meaning of this section by reason only of the fact that it is taken into account in abalance sheetpreparedinIndia.

Income which has been included in the total income of a person on the basis that it hasaccrued or arisen or is deemed to have accrued or arisen to him shall not again be so includedonthebasisthatitisreceivedordeemedtobereceivedby himinIndia.

Certain Examples of incomes which treated as incomes deemed to have accrued or arisen inIndia:

- IfMr. X Transfer hisResidential Property situated in Delhi then Capitalgainarising on transfer of such Capital Asset is deemed to accrue in India. It meansCapitalgain arising ontransferofpropertysituatedin India.
- > IncomefrombusinessconnectioninIndia.
- > DividendpaidbyanIndiancompany.
- > Income from any property, asset or other source of income located in India.

EXERCISES

Mr.RajanleftIndiaforthefirsttimeon15thDecember2018andreturnedbacktoIndiaon2ndFebr uary2019.Identifyhisresidential statusfortheassessment year 2019-20.

Solution:

 $\label{eq:main_sign} Mr. Rajan Singhwill get the status ``Ordinary Resident'', since he satisfies the first basic condition and both the additional conditions.$

MR.WilliamsisanIndiancitizenwholives, inIndiasince1984. During the previous year 2018-2019 hewen to Arabia for 325 days. Identify the residential status.

Solution:

Mr.Williamswillgetthestatus "Non-Resident", sincehenotsatisfy the basic conditions itselfashehad stayed only for 40 days in the previous year 2018-2019.

Fromthefollowingdetailscalculatethetotalincome of Mr.Raja, if he is OR, NOR and NR

- dividendfromIndiancompanyrs1,00,000
- dividendfromforeigncompanyrs1,50,000,received inIndia
- incomefrombusinessinKenyabutcontrolledfromIndiars,2,00,000
- incomeaccruedin Switzerlandrs,2,50,000,2/5threceivedinIndia
- incomefrombusinessinIndonesiabutcontrolledfromBangladeshrs,5,00,000

Solution:

CalculationoftaxableincomeofMr.Raja

S.No	Income	O.R	N.O.R	N.R.
1	DividendfromIndiancompany	N.	N	-
2	Dividendfromforeigncompany, received in India	1,50,000	1,50,000	1,50,000
3	Income from business in Kenyabut controlled from India	2,00,000	2,00,000	2,00,000
4	incomeaccruedinSwitzerland a. 2/5receivedinIndia{2,50,000*2/5} b. Balance1,50,000	1,00,000	1,00,000	1,00,000
5	Income from business in Indonesia bu controlledfromBangladesh	t 5,00,000	100	-
	Totalincome	11,00,000	4,50,000	2,50,000

Mr. Sunilearnsthefollowingincomeduringthepreviousyear 2018-19

- a. Interestfroman IndiancompanyreceivedinGermanyrs, 1,00,000
- b. PensionfromformeremployerinIndiareceivedinU.K.Rs,2,00,000
- c. IncomefromcompaniesinUSAandreceivedinIndia1,00,000
- d. IncomefromagricultureinUSAandreceivedinIndia10,000
- e. IncomefromemploymentinJapanreceivedtherers, 20,000
- f. PastuntaxedprofitsbroughttoIndia rs,50,000

Compute GTIofSunilfortheassessment year2019-20ifheis,

- i. Resident
- ii. Notordinarilyresident
- iii. Nonresident

Solution: Calculationoftaxableincomeof Mr.Sunil

Sr	Income	O.R	N.O.R	N.R.
1	Interest from an Indian company received in Germany			
		1,00,000	1,00,000	1,00,000
2	PensionfromformeremployerinIndiareceivedinU.K			
		2,00,000	2,00,000	2,00,000
3	IncomefromcompaniesinUSAandreceivedinIndia			
		1,00,000	1,00,000	1,00,000
	IncomefromagricultureinUSAandreceivedinIndia			
4		10,000	10,000	10,000
5	IncomefromemploymentinJapanreceivedthere			
	COLLEON	20,000	-	-
6	PastuntaxedprofitsbroughttoIndiaRs,50,000	-	-	-
	.07	10		
	Totalincome	4,30,000	4,10,000	4,10,000



<u>UNIT -</u> IIIINCOMEFROMSALARY

Salary

Salarycomesintoexistenceasaresultofemployer-employeerelationship.Ina employer-employeerelationship, employeeperformshis duties and the employerprovides himsalary.

Allowances

Allowances are part of salary given to employees to meet some particular requirements such as house rent, conveyance, etc. Allowances may be fully taxable, partially taxable or fully exempt.

HouseRentAllowance[S.10(13A)&Rule2A]

Theleastofthefollowingisexemptfromtax:

- 50% of salary, (residential houses ituated at Mumbai, Kolkata, Delhior Chennai) and 40 % of salary where residential house is situated at any other place;
- Actualhouserentallowancereceivedbytheemployee;
- Excessofrentpaidover10%ofsalary

LeaveEncashment[S.10(10AA)]

Encashmentofearnedleavewhileinservicewillbetreatedasincome.S.17(1)(v)(a). Encashmentofearnedleaveonretirementwouldhowever,beexempttotheextentofleast of:

- > 10months'salarycalculatedonthebasisoflast10monthsaveragesalaryor
- > Rs.3,00,000
- > Amountequivalenttoearnedleave
- Actualamountpaidbytheemployer

Entitlement of earned leave should not exceed 30 days for every year of actual service.Limits provided for aggregate maximum from any number of employers. Encashment of earnedleaveon retirement would be whollyexemptforemployeesofCentral/State Government.

SpecialAllowances[S.10(14)]

Followingprescribedspecialallowancesareexempt:

- Allowance, not in the nature of perquisite, granted to meet expenses wholly, necessarilyand exclusively incurred in the performance of duties, to the extent to which actuallyincurred.
- Allowance granted to meet personal expense at the place where duties of his office areordinarily performed or at the place where he ordinarily resides or to compensate forincreasedcostofliving as may be prescribed in Rule 2BB.

NatureofallowanceprescribedunderRule2BB

- Forcostoftravel ontourorontransfer,
- Forordinarydailychargesonaccountofabsencefromnormalplaceofdutyontourorfor journey inconnection withtransfer,
- Forconveyanceinperformanceofduties, wherefreeconveyanceisnotprovided,
- Forexpenditureonhelperengagedforperformanceofofficeduties,

- Forencouragingacademic, researchandtraining pursuits ineducational and researchinstituti ons,
- Forpurchaseormaintenanceofuniform,
- SpecialCompensatoryAllowanceinspecifiedareastoextentspecified,
- > TribalAreaAllowancesinspecified states uptoRs.200p.m.
- For meeting personal expenditure of employee of transport system running transportvehicle,upto70%ofallowance,maximumofRs.6,000p.m.,providednodailyallowan ce forthesaidduty is received.
- Childreneducationalallowance@Rs.100p.m.perchild,maximumoftwochildren,
- Childrenhostelallowance@Rs.300p.m.perchild,maximum oftwochildren,
- CompensatoryFieldAreaAllowanceinspecifiedareas,@Rs.2,600p.m.
- Compensatorymodifiedfieldareaallowance@Rs.1,000p.m.
- Counterinsurgencyallowance@Rs.3,900p.m.tomembersofarmedforces.
- Transport allowance (TA) granted to meet expenses for commuting between place of residence and place of duty is exempt up to Rs. 800 per month and TA received by blindor orthopedicallyhandicapped isexemptuptoRs.1,600per month.
- Underground allowance granted to employee of underground coal mines: Rs. 800 permonth.
- Specialallowanceinthenature ofhigh altitude to membersof armedforces:Rs. 1,060permonthforaltitudeof 9,000to15,000 ft. orRs. 1,600 permonth foraltitudeabove15,000ft.
- Specialcompensatory highly activefieldareaallowance tomembers of armedforcesRs.4,200permonth.
- ▶ Island(duty)allowancetomembersofarmedforces-Rs.3,250/-permonth.
- Perquisites
- Perquisitesarebenefitssuchasrentfreeaccommodation,company'scar,etc
- > Perquisitesmaybeprovidedin cash orinkind.
- > Reimbursementofexpensesincurredduringofficeworkisnotapartofperquisites.
- UnauthorizedbenefitsobtaineddonotformpartofPerquisites
- > Perquisitesmaybefullytaxable,partiallytaxableor fullyexempt.
- FullyandPartiallyTaxablePerquisites

Perquisitesnottaxableinallcases

Thefollowingperquisites are not taxable under CBDT instructions or by virtue of the Act/Rules:

- > Theprovision ofmedicalfacilitiesasper Para 4(i).
- FreemealsprovidedtoallemployeesinofficeuptoRs.50peremployeeprovidedbytheemploy erthroughpaidvouchersusableateatingjoints.
- > Telephoneincludingmobilephoneprovidedtotheemployee.
- PerquisitesallowedoutsideIndiabytheGovernmenttoacitizenofIndiaforrenderingservices outsideIndia.
- Sumpayablebyanemployertopensionordeferredannuityscheme.
- > Employer'scontributiontostaffgroupinsurancescheme.
- > Actualtravellingexpensespaid/reimbursedforjourneysundertakenforbusinesspurposes.
- Paymentofannualpremiumonpersonalaccidentpolicy, if such policy is taken to safeguard the employer's interest. See CIT vs. Lala ShriDhar (1922) 84 ITR 192 (Delhi).
- Rent-freeofficialresidencetoaHighCourtorSupremeCourtJudge.

- > Rent-freefurnishedresidencetoofficialofParliament.
- ConveyancefacilitytoHighCourt/SupremeCourtJudges.

Perquisitestaxableinhandsofallemployees:

- Valueofrent-freeaccommodation.
- Valueofconcessioninrent.
- Amount paidby employerinrespect of any obligation which otherwisewould havebeenpayableby employee.
- Value of any security or sweat equity shares allotted or transferred by employer/formeremployeras freeorconcessional cost.
- An amount of contribution to an approved superannuation fund by the employer, to anextent itexcess Rs.1,00,000/-.
- Any sum payable either directly or through a fund by employer (other than recognizedPF,approvedsuperannuationfundetc.)toeffectanassuranceonthelifeoftheempl oyeeortoaffecta contractforanannuity.

Determination of the value of prescribed fringe benefitor a menity Interest free or concessional loan

Value of perquisite w.e.f. 1-4-2000, of the loan given to the employee or any member ofhis household shall be at the rates charged by State Bank of India in respect of the loans for thesame purpose advanced by the employer, on the maximum outstanding monthly balance asreduced by interest actually paid by employee – However, perquisite value for loans (net ofamount reimbursed under medical insurance scheme) given for medical treatment of specifieddiseaseorpetty loans uptoRs.20,000isnottaxable.

Useofmovableassets

Valueofbenefitshallbe10%p.a.oftheactualcostofassetortherentchargespaidbytheemploy erasreduced by amountpaidbytheemployee.

Transferofmovableassets

Value of benefit on transfer of movable asset shall be the actual cost of the asset to the employer as reduced by the amount calculated at 10% of such cost for each completed year of use by the employer and further reduced by the payments made by the employee. The normalwearandtearwouldbecomputedat50% incase of computers and electronicitems, and 20% in case of motor cars on the reducing balance method.

Perquisitestaxableonlyinhandsof specifiedemployees

Other perquisites are taxable only in the hands of the following specified employees; i.e.,

- Director-employee
- Employeehavingsubstantialinterestinemployer-company
- Employeedrawingsalaryin excessofRs.50,000

Rentfreeaccommodation:

The rent free accommodation provided to employees by their employer is taxable. Since the employees are provided rent free accommodation, the amount of income accruing to themcannotbed termined by them. Accordingly, there is prescribed manner for calculating income chargeabletotaxasperquisite. The manner of calculating income chargeable to taxasperquisite for rentfree accommodation is as follows:

	Income		
CategoryofEmployees	UnfurnishedAccommodation	Furnished Accom modation	
1) Provided to a Judge ofHigh Court, SupremeCourt2) Provided to anOfficerof Parliament	IncaseofRentfreeOfficialResidence:Nil	In case of Rent FreeOfficialResidence :Nil	
ProvidedtoCentral/StateG overnmentemployees	(a) License fees determined by theCentral/ StateGovernment	 (a) Same as UnfurnishedAccommod ation(b)10% p.a. Of the cost offurniture If such furniture is hired,then hire chargespayable. 	
Provided to any other employed	ee	4	
1) Where theaccommodation is ownedbytheemployer	(i) 15% of salary in cities havingpopulation exceeding 25,00,000(ii)10% of salary in cities havingpopulation between 10,00,000 and25,00,000(iii)7.5%ofsalaryinoth erareas	 (a) Same as UnfurnishedAccommod ation(b)10% p.a. Of the cost offurniture If such furniture is hired,then hire chargespayable. 	
2) Where theaccommodation is takenon rentbytheemployer	Lower of the following:(i) RentPayableOr(ii)15%ofsalary	(a) Same as UnfurnishedAccommod ation(b)10% p.a. Of the cost offurniture If such furniture is hired,then hire chargespayable.	
Accommodationprovidedi n ahotel	Not Applicable since Hotel ispresumedtobefurnished.	Lower of the following:(i)24% of salary (ii) Rent(Room Fare/ Charges)Payable	

Concessioninrent:

Some employers provide the employees with accommodation at rates lower thannormalmarketrates. This reduction inrates isknown as concession in rent.

Paymentbytheemployerinrespectofanobligation of employee:

 $\label{eq:Inthiscase} In this case, the amount is liable to be paid by the employee and the employer pays the same.$

Example:SelfAssessment Taxofthe employeeispaidbytheEmployer.

Note: If the employer pays taxes on behalf of employees on non-monetary perquisites provided to them, then such taxes are exempting the hands of the employee.

Valuationofbenefitofprovisionofdomesticservants

If the employee or any member of hishousehold is provided with domestic servants such as sweeper, gardener, watchman or personal assistant then the benefits so received by the employee are taxable as perquisites in the hands of the employee.

Utility such as gas, electricity or water supplied by employer

If the employer pays to the utility provider on behalf of the employee or if the employerhimself provides such utilities then the benefits so received by the employee are taxable asperquisitesinthehandsof the employee.

Freeorconcessionaleducationalfacilities

If the employer provides free or concessional educational facilities from the educationalinstitutions maintained and owned by the employer or if free educational facilities are allowedin any other educational institution then the benefits so received by the employee are taxableasperquisitesinthehands of the employee.

However, if the educational institution is maintained and owned by the employer andthe employer provides free or concessional education facilities to the employee himself or hischildren and the benefits so received by the employee does not exceed Rs. 1,000/- per monththen such amount shallnot betaxableinthehandsofthe employeeasperquisite.

Interest-freeorconcessionalloan

The value of the benefit to the employee as a result of interest-free loan or concessionalloan for any purpose provided to the employee or any member of his household is a taxable perquisite.

However, this perquisite will be not being charge able to taxin any of the following cases:

- Ifsuchloanisprovidedforthepurposeoftreatmentofdiseasessuchascancer,tuberculosis,etc. However,outoftheamountofloanprovided,iftheemployeereceives reimbursement from any medical insurance scheme, then such amount shallnotbeexempt.
- Amountofloansmadeto anemployeedoesnotexceed Rs.20,000/-.

Freeorconcessionalfoodandnon-alcoholicbeverages

If the employer provides free or concessional food and/ or beverages such as tea, coffeeetc., then the benefits so received by the employee are taxable as perquisites in the hands of the employee. However, if the following are provided by the employer then they are nottaxable in the hands of employees as perquisites:

- Freefoodandbeveragessuchastea,coffeeetc.providedbytheemployertoanemployee during working hours at office or business premises less than Rs. 50/- permeal.
- Vouchersprovidedhavingvalue lessthanRs.50/-permeal
- TeaorSnacksprovidedduringworkinghours
- Freefoodandbeveragessuchastea,coffeeetc.providedduringworkinghoursprovided inaremoteareaoranoffshoreinstallation.

GiftsorVouchers

Gift or vouchers received by employees or by member of his household on ceremoniesor occasions are taxable perquisites in the hands of the employees. However, if the value of such gifts in totality does not exceed Rs. 5,000/- then such gifts are not taxable as perquisite inthe hands of the employees.

Reimbursementofcreditcardexpenses

If the employer reimburses expenses incurred by the employee or any member of hishousehold using a Credit card then the benefits so received by the employee are taxable asperquisitesinthehandsof the employee.

However, if such expenses are made by the employee exclusively for official purposes and the employer has documented the expenses incurred using the credit card then such reimbursements are not taxable as perquisite in the hands of the employees.

Clubexpenditure

If the employer pays or reimburses for the periodic subscription of a club for the employee or any member of his household then the benefits so received by the employee are taxable as perquisites in the hands of the employee.

However, if the following are provided by the employer then they are not taxable in thehandsofemployeesas perquisites:

- If the use of healthclub, sports and such facilities are provided uniformly to all employees by the mployer.
- Such expenditure is incurred wholly and exclusively for business purposes and if theexpenditure isproperlydocumentedbytheemployer.

Gratuity

Gratuity is a payment received by an employee by his employer as a gratitude for the employee's services to the organization. It is over & above normal salary & other retirementbenefits received by an employee.

Taxability of

GratuityPension

Pension means the employer provides to the employee a fixed monthly amount after his retirement in consideration of pasts ervices. Pension can also be called as annuity.

Thereare2typesofpension:

UncommutedPension:

The employer provides the employee with monthly pension till the lifetime of the employee starting postretirement.

Example:Manishworkedforacompanyforpast20years.Afterretirementthecompanypayshim Rs.5,000/-permonthinappreciation of hispast servicestothecompany.

CommutedPension:

The employee may request his employer to pay him a lump sum amount of money onretirementratherthanprovidingamonthlyamount. The employee can even request that out of the monthly pension, a certain part lets say 50% be given to him on retirement as a lump sum amount and receive the balance part monthly post retirement. This is known as commuted pension.

Example: Manish worked for a company for past 20 years. After retirement the company payshim Rs. 5,000/- per month in appreciation of his past services to the company. Now, Manishrequest the Company that instead of Rs. 5,000/- per month, he requires the entire amount posthisretirementitself. This is a case of commuted pension.

ProvidentFund

It is a savings scheme wherein a person saves a certain amount of money every year andreceives the cumulative amount of money on retirement. There are various types of ProvidentFunds.Theyareasfollows:

PublicProvidentFund(PPF):

Itisanaccountwhichmaybeopenedfromanationalizedbank.OnlyindividualcanopensuchPPFAc counts withannualcontributionsaslow as Rs.500/-.

StatutoryProvidentFund:

This is applicable only to individuals employed with the Government, railways or allrecognized educational institutions. The Government and the employee contribute a certainportion of the employee's salary to this fundmonthly.

RecognizedProvidentFund:

If the Provident Fund is approved by the Commissioner of Income-tax, it is known as Recognized Provident Fund. In recognized provident fund the employerand the employeecontribute acertain portion of the salary of the employeet other fund.

UnrecognizedProvidentFund:

A fund, which is not recognized by Income Tax Authorities, in which the employer andthe employee contribute a certain portion of the salary of the employee, is an UnrecognizedProvidentFund.

Taxability of Provident FundPublicProvidentFund: The amount of Contribution made to PPF in a Financial Year is allowed as Deduction U/s80C subject to specified conditions. The amount of interest accrued is exempt from tax. If theamounts are withdrawn from PPF in specified manner then such withdrawals are also exemptfromtax.

StatutoryProvidentFund:

The amount of Contribution made by the Government is exempt from tax. Employee'scontribution to Statutory Provident Fund is allowed as Deduction U/s 80C subject to specifiedconditions. The amount of interestaccrue disexempt from tax. The amount received on retire ment out of such fundisexempt from tax.

RecognizedProvidentFund:

It is a fund, which is recognized by the commissioner of income tax. This type of fund ismaintainedbybusinesshouses, industrial under takings and banks. Under this fund both employee and employer will contribute. Employee's contribution qualifies for deduction u/s80C. Employer's contribution over 12% of mentioned salary is taxable. Interest is exempted upto 9.5%

UnrecognizedProvidentFund:

The amount of contribution made by the employer is not taxable in the hands of the employee during the years when such amounts are being contributed. Employee's contribution to Unrecognized Provident Fund is not allowed as deduction. The amount of interest accrued is not taxable in the year of accrual. The amount received on retirement out of such fund is required to be bifurcated in 4 categories in order to understand its taxability.

SIMPLEFORMATTOCOMPUTESALARYINCOME

Basic	items	***
1.	Basicsalary/wages/remuneration/pay	* * *
2.	Specialpay	***
3.	Bonus	***
4.	Fees	* * *
5.	Commission	* * *
6.	Advancesalary	* * *
7.	Arrearsalary	***
Allow	vances	
1.	Fullytaxableallowance	***
2.	Partlytaxable/partlyexemptedallowances	***
3.	Fullyexemptedallowances	Nil
Perqu	uisites 🛛 🚽	
1.	Taxableforall(specifiedandunspecified)	***
2.	Taxableforspecifiedemployeesonly	***
3.	Exemptedforall(specifiedandunspecified)	Nil
Speci	alitems	
1.	Gratuity	***
2.	Pension	* * *
3.	Leaveencashment	***

4.	Providentfund		
	Grosssalary		* * *
Dedu	ctionu/s16		
(i)	Standarddeduction-(limit40,000)	* * *	
(ii)	Entertainmentallowance	* * *	
(iii)	Professional/employmenttax	* * *	* * *
	Incomefromsalary		***

EXERCISES

House rent

allowanceProblem:1

Mr. Ram resides in Chennai and gets Rs.10, 000 per month as basic salary Rs. 8,000 permonth as DA (entering service benefits), Rs.12, 000 per month as HRA. He pays Rs. 10,000 permonth asrent.CalculatetaxableHRA.

98,400

Solution:

CalculationtaxableHRA		
ActualHRA	1,44,000	
Less:Exempted	98,000	
TaxableHRA	45,600	

Workings

Calculation of exempted HRA

ActualHRA	- interest	1, 44,000
Rentpaid-10%of salary	IV = 11	98,400
50%ofsalary	/	1,08,000

Whicheverless is exempted

Problem:2

TheFollowingaretheparticularsofMr.PriyanwhoisemployedinChennai.

- i. BasicSalaryRs.4000p.m
- ii. DA(60%ofBasicSalary)
- iii. CCARs.250p.m
- iv. HouseRentAllowanceRs.450p.m(RentpaidRs.500p.m)
- v. Duringthe yearhepaidprofessionaltaxRs.550 T 5HIH
- vi. Education allowances Rs.150 p.m (Per

Child)Calculate Salary Income.

Solution:

Computationofincome from salary for the A.Y-2019-20

	Particulars	Amount	Amount
(i) B	Basicsalary(4000*12)		48,000
(ii) D)A(48,000*60/100)		28,800
(iii) C	CCA(250*12)		3,000
(iv) A	ActualHRA	5400	
Less:Exe	mpted	Nil	5,400
(v) E	ducationalallowance(150*1*12)	1800	
Less:Exe	mpted(100*1*12)		
		1200	600
Grosssal	ary		85,800
Deductio	onU/S16		
(i) S ⁻	tandarddeduction	40,000	
(ii) P	rofessionaltax	550	40,550
		- YR.	
	Taxablesalary		45,250

Problem:3

TheFollowingaretheparticularsofincomeofMr.Ramesh(anemployee ofanIndividual)

forthepreviousyear endedon31March2017.

- i. SalaryRs.4500p.m
- ii. Bonusequaltotwo monthspay
- iii. Dogallowance-Rs.75p.m
- iv. SpecialAllowance –Rs.60p.m
- v. Employee's contribution to are cognized provident fund@15% of salary
- vi. Employer'scontributiontothefund@15% of thesalary
- vii. Interestcreditedtotheprovidentfund@9.5%p.a.isRs.2,800
- viii. Heisprovidedwithfreelunchinoffice.ThecostpermealsRs.30
- ix. The employer has given him the use of small car which he uses for personal and official purpose. He meets the expenses for personal purpose from out of hispocket.

Compute the income of Mr. Ramesh from salaries for the A.Y. 2019-2020.

Solution:

Computationofincomefromsalaryfor theA.Y-2019-20

	Particulars	Amount	Amount
(i)	Basicsalary(4,500*12)	2	54,000
(ii)	Bonus(4,500*2)		9,000
(iii)	Dogallowance(75*12)		900
(iv)	Specialallowance(60*12)		720
(v)	Employercontributiontoprovidentfund	8,100	
(54,0	00*15/100)		
Less:	Exemptedupto12%	6,480	1,620
(vi)	Intereston EPF9.5%	2,800	
Less:	Exemptedupto9.5%	2,800	Nil

Gross	salary	87,840
(VIII)		21,600
(viii)	Smallcarupto1600 cc(1,800*12)	
(vii)	Lunchallowance	Nil



UNIT-IV INCOMEFROMHOUSEPROPERTY

Basicofcharge

Annualvalueofanypropertyisassessableunderthisheadit,

- Assesseeistheowneroftheproperty.
- Propertyisbuildingandattachedland.
- Propertyshouldnotbeusedbytheownerforhisbusinessorprofession.

Incomes-Exemptedfrom'HousePropertyIncome'

Under section 10 of the Income-tax Act 1961 following incomes from house propertyareexemptedfromtax. These incomes are not axis payable on such incomes. These incomes are:

AgriculturalHouseProperty[Section2(1)(c)].

Income from such house property which is situated on or in the immediate vicinity of agricultural and which is used for agricultural purposes by cultivatoris exempted from tax.

Income from Property held under Trust Wholly for Charitable or Religious Purposes [Section 11(1)(a)]:

Incomederivedfrompropertyheldundertrust,whollyforcharitableandreligiouspurposes, shall be exempt. To the extent such income is applied in India for such purposes;andwhereany such income is accumulated or setapart for applicationto such purposes inIndia, to the extent to which the income so accumulated or set apart is not in excess of 15% oftheincomefromsuchproperty.

Income from Property held under trust which is applied in part only for Charitable orReligiouspurposes[Section11(1)(b)]:

Income derived from property held under trust in part only for such purpose, shall beexempt: To the extent such income is applied in India for such purposes, provided, the trust inquestion is created before the commencement of Income-tax Act, 1961 i.e. before 1.4.1962; and Where any such income is finally set apart for application to such purposes in India, to the extent to which the income so accumulated or set apart is not in excess of 15% of the incomefrom such property.

Income from Property held under trust which is applied for Charitable Purposes outside India[Section11(1)(c)]:

Incomederivedfrompropertyheldundertrust,createdonorafter1.4.1952forcharitable purpose which tends to promote international welfare in which India is interested,shall be exempt to the extent to which such income is applied to such purpose outside India.Religioustrustsarenotcoveredhere.

Income derived from property held under a trust for charitable or religious purposes, created before 1.4.1952, shall be exempt to the extent to which such income is applied to such purposes outside India.

In the above two cases, it is necessary that the Board, by general or special order, has directed in either case that it shall not be included in the total income of the person in receipt of suchincome.

Self-Occupiedbut VacantHouse[Section23(3)]

In case an assesse keeps one of his own houses reserved for self-occupation but is livingin a rented house elsewhere due to his employment or profession the income from such house takentobeNIL.

Theannualvalueofself-occupiedhouseshallnotbeNIL:

If such house or part of the house is actually let during the whole or any part of thepreviousyear; or

Anyotherbenefittherefromisderived bytheownerfromsuchhouse.

In the above cases, the annual value shall be determined as per provisions applicable forletoutpropertiesi.e.underclause(a), (b)or(c)of section 23(1).

HouseusedforOwnBusinessorProfession.

There is no income chargeable to tax under this head from such house

property.

Propertyheld by Registered TradeUnion[Section10(24)].

Incomefromahousepropertyownedbyaregisteredtradeunion isnottobeincludedinitsG.T.I.

IncomefromHousePropertyheldbyfollowingshallbeexempted:

- Housepropertyheldbyalocalauthority.
- Housepropertyheldbyascientificresearchinstitution.
- Housepropertyheldatapoliticalparty.
- House property held by a university and any other educational institutionworkingforspreadingeducationandnotto earnprofit.
- House property held by a hospital or medical institution working for thespreadingofmedicalservicestopeopleandisnotmeantforearningprofit.
- Itisincomefromafarmhouse.

OneHouseProperty(apalace)ownedbyaformer rulerofIndianstates.

Ex-rulersofIndianstatesmayownmanypalacesbutonlyonepalaceoftheirchoiceshallbetreated as aself-occupiedhouseandshallbeexempted.

OneSelf-OccupiedHouse

In case assessed owns one residential house, the net annual value of the same shall betaken as nil but in case he owns more than one house, then only one of his choice but normallyof higher value shall be treated as a self-occupied one and other/others are treated as deemedtobelet out.

Income from house property specimen / important

provisionsFor self-occupied:		
GrossAnnualValue(GAV)/AnnualRentalValue(ARV)		Nil
Less: Municipaltaxpaidduringthe yearbytheowner		Nil
NetAnnualValue(NAV)		Nil
Less:Deductionu/s24		
(i) Standarddeduction-notapplicable		
(ii) Interestonloanofpre-construction	***	***
Lossfromhouseproperty		***

Overall chart for computation of house property

<u>incon</u>	neForletoutproperty:		
(i)	Municipalvalue(or)		
FairR	ent (whicheverishigher)	0	
(ii)	ExpectedRent	A.	
	(or)StandardRent	A PAN	
	(whicheverislower)	E.	
(iii)	Exp <mark>ectedRent</mark> (or)	2	
Actua	ılRen <mark>t (whichever</mark> ishigher)	***	
Gross	An <mark>nu</mark> alValue	100	***
Less:	Q.	X	
(iv)	Localtaxes(or)MunicipaltaxespaidbytheOwner	-	
durin	gt <mark>he</mark> prev <mark>io</mark> us year	***	
(v)	Unrealized rent conditions of rule 4 aresatisfied		
	E	***	***
	Annualvalue	100	***
Less:	Deductionu/s24	-	
(i)	30%ofAnnualvalue	***	
(ii)	Interestonborrowedcapital-paidordue	***	* * *
	IncomefromHouseProperty		***

Problem:1

From the following calculate Gross Annual Value, assuming that there is no vacant period.

particulars	House 1	House 2
MRV	1,05,000	1,05,000
FRV	1,07,000	1,07,000
SRunderrentcontrolact	1,35,000	1,35,000
ActualRent(AR)	1,12,000	98,000
Periodinthepreviousyear	12months	12months

Solution:

ComputationofGrossAnnualValue

particulars	Amount	Amount
MRV	1,05,000	1,05,000
FRV	1,07,000	1,07,000
Whicheverishigher	1,07,000	1,07,000
SR	1,35,000	1,35,000
ER(Whicheverishigher)	1,07,000	1,07,000
AR	1,12,000	98,000
GROSSANNUALVALUE	1,12,000	1,07,000

Problem:2

Mr.GaneshownstwohousepropertiesatMaduraithefirsthouseisselfoccupiedandthesecondhouseisletoutforresidentialpurpose.Theotherdetailsofthepropertiesgivenbe low.

Particulars	FirstHouse (Rs)	SecondHouse(Rs)
Municipalvalue	5,000	6,000
MunicipalTax	600	800
RentalIncome	410	7,200
Landrevenue	100	125
-ireinsurancepremium	150	200
nterestonmortgage		300
Collectioncharges	- 11	100

The second house remained vacant for a period 2 months during the year. Compute the income from house property.

Solution:

A. <u>Computation of self-occupiedhouseproperty(HOUSE-1)</u>

Particulars	Amount	Amount
Grossannualvalueofthehouse		Nil
Less:Municipaltaxpaidbyowner		Nil
Annualvalue		Nil
Less: standarddeductionofannualvalue	Nil	
Interestonloanforself-occupiedhouse	Nil	Nil
Lossfromself-occupiedhouse		Nil

Amount Particulars Amount Municipalvalue 6,000 ActualRent(7,200-2monthsvacant(600*2) 6,000 whicheverishigher 6,000 GrossAnnualValue 6,000 Less: 600 Municipal tax paid by Nil OwnerUnrealized Rent 600 Annualvalue 5,200 Less: DeductionU/S24 30%ofannualvalue(5,200*30/100) (i) (ii) Interestonloan 1,560 300 1,860 IncomeFromHouseProperty 3,340

B. <u>ComputationofIncomeFromHousePropertyfortheA.y-2019-20 (HOUSE-2)</u>

Problem:3

Mr.SenthilistheownerfollowinghousePropertyparticularsinrespectofwhichfortheyearended31/03/2019.

Particulars	House A	House B	House C
Act <mark>ua</mark> lRen <mark>t</mark>	12,000	2,000	Twillingof
0		1	t <mark>he</mark> House
Standardrent	8,000	2,400	Nil
MunicipalTax	900	200	3,800
MunicipalValue	900	2,000	40,000
MunicipalTaxpaidbySenthil	900	100	Nil
Municipal Taxpaid by Tenant	Nil	100	Nil
Repairs	600	2,000	3,000
VacancyPeriod	1Month	Nil	Nil
InterestonLoanforrepairsloans	600	900	16,000

HouseA

Unrealized rent allowed in assessment year 2015-16 received during the year for the House inRs.5,000

Solution:

C.<u>Computationofself-occupiedhouseproperty</u>(HOUSE-1)

Particulars	Amount	Amount		
Grossannualvalueofthehouse		Nil		
Less: Municipaltaxpaidbyowner		Nil		
Annualvalue		Nil		
Less: standarddeductionofannualvalue	Nil			
Interestonloanforself-occupiedhouse	16,000	-16,000		
Lossfromselfoccupiedhouse		-16,000		

Particulars	Amount	Amount
Municipalvalue	90,000	
Standardrent	8,000	
(Whicheverishigher)		
Expectedrent	8,000	
Actualrent(12,000-onemonthvacant)	11,000	
(Whicheverifhigher)		
GrossAnnualValue		11,000
Less:		
MunicipaltaxpaidbyOwner	<mark>9</mark> 00	
UnrealizedRent	Nil	900
Annualvalue	20	10,100
Less: DeductionU/S24		0
(i) 30%ofannualvalue(10,100*30/100)	3,030	Sec.
(ii) Interestonloan	600	<mark>3,</mark> 630
	0	6,470
Add:unrealizedrent	100	5,000
IncomeFromHouseProperty		11,470

A. <u>ComputationofIncomeFromHousePropertyfortheA.y-2019-20(HOUSE-2)</u>

B. <u>ComputationofIncomeFromHousePropertyfortheA.y-2019-20(</u>HOUSE-2)

Particulars	Amount	Amount
Municipalvalue	2,000	
Standardrent	2,400	
(Whichever islower)		
Expectedrent	2,000	
Actualrent	2,000	
(Whicheverishigher)	1	
GrossAnnualValue		2,000
Less:	-	
Municipal tax paid by	100	1.
OwnerUnrealized Rent	Nil	100
Annualvalue		1,900
Less: DeductionU/S24		9/14
(i) 30%ofannualvalue(1,900*30/100)	570	20.
(ii) Interestonloan	900	
		1,470
IncomeFromHouseProperty		11,470

UNIT-V INCOMEFROMBUSINESSORPROFESSION

Introduction

Provision regarding calculation of profits and gains of business or profession is dealtunder section 28 to 44 of income tax act 1961. This head of the act is a major source of revenuetothegovernment.

Business[section2(13)]

Definition of "Business" includes any trade, commerce or manufacture or any venture or concerning the nature of trade, commerce or manufacture.

Profession[section2(36)]

Profession involves an exercise of intellect and skill based on learning and experience.Vocation refers to any work performed on the strength of one's natural ability for the work.Regularityandprofit motive arenot necessaryforanactivitytobecalleda vocation.

OVERALLCHATFORCALCULATIONOFINCOMEFROMBUSINESS

Particulars	Amount	Amount
NetprofitasperP&LA/c		****
Add:	h	ALC: NOT
1.DisallowedExpenses		****
2.BusinessIncome notcreditedinP &LA/c		****
3. Undervaluation of closingstock		****
4. Overvaluation of openingstock	A.	****
Less:	(A)	6
1.NonbusinessincomecreditedinP &LA/c	****	100
2.Allowed expensesnotdebited inP &L A/c	****	James -
3. Overvaluation of closing stock	****	N
4. Undervaluation of openingstock	****	****
IncomeFromBusiness		****

Problem:1

FromthefollowingP&LA/ccalculateIncomefromBusiness

Particulars	Amount	Particulars	Amount
ToRent	40,000	Bygrossprofit	2,50,000
ToSalarytoemployees	25,000	Byhousepropertyincome	
ToDepreciation	10,000	Byincome fromother	1,50,000
ToDonation	8,000	sources	
ToNetprofit	5,17,000		2,00,000
	6,00,000		6,00,000

Adjustments:

- > Depreciationtobe allowedasperincome taxprovision Rs.8,000.
- Businessincome of Rs.12,000isnotshownintheP&LA/c.
- Rs.8,000ofthe rentisofpersonalnature.

Solution: CalculationofIncomefromBusiness

Date	Particulars	Amount	Amount
	N\Pas perP&LA/c		5,17,000
	Add:		
	Donations	8,000	
	Depreciation	10,000	
	BusinessincomenotshownP&LA/c	12,000	
	Rent	8,000	38,000
	Less:		5,55,000
	H/PIncome		
	IFOS Depreciation	1,50,000 2,00,000	
	.0-	8,000	3,58,000
	IncomefromBusiness	19	1,97,000

Problem:1

FromthefollowingP&LA/ccalculateIncomefromBusiness

Particulars Particulars	Amount Particulars		Amount	
ToGeneralexpenses	20,000	ByGrossprofit	5,00,000	
ToBaddebts	25,000	BySundryreceipt	*	
ToAdvanceincometax	24,000	ByBad debtsrecovered	50,000	
ToSalary tostaff	40,000	(earlierallowedas	7	
ToDrawings	40,000	deduction)	12,500	
ToInterestoncapital	24,000	ByInterestondebentures	40,000	
ToAdvertisement		ByInterestondepositwitha	and the second sec	
To Exciseduty	12,000	company	25,000	
ToExpenditureon			-	
acquisitionofpatentright(in				
2016)	10,000			
ToNetprofit	4,23,000			
il to	6,27,500	1	6,27,500	

Adjustments

- GeneralexpensesincludeRs.2,300spentasmarriageexpensesbythe proprietor.
- Advertiseanexpensewasspent on31staugust2018.
- Income of Rs.12,000accruedduring the PY 2018-19 isnitrecorded in the P&L A/c.
- > An expenditure of Rs,1,000 relating to business is not show in P&LA/c.
- > Theproprietorownstwohousesfrom which hegetstheincomeofRs,1,80,000

Solution: CalculationofIncomefromBusiness

Date	Particulars	Amount	Amount
	N\Pas perP&LA/c		4,23,000
	Add:		
	Advanceincometax	24,000	
	Drawings	40,000	
	InterestonowncapitalG	24,000	
	eneralexpenses	2,300	
	Incomeaccruedduring2018-	12,000	
	19Patents	10,000	1,12,300
	Less:		
	Depreciation for patents (10,000*25%) E		5,35,800
	xpenditure relating to	2,500	
	businessInterestondebentures	1,000	
	Interestondepositwithacompany	40,000	
	Q-1	25,000	
	0.00	2	68,500
1	IncomefromBusiness	1.00	4,67,300



TAXCONSULTANTS.				
Particulars	Amount	Amount		
PROFESSIONALINCOMES:				
1.Fees[forallprofessional]		****		
2.Operationfees, Visitingfees [fordoctors]		****		
3.Institutefees[foraccountants]		****		
4.Legal fee, practicing fees [for lawyers]		****		
5.Giftfromclients[forallprofessionals]		****		
6.Giftfrompatients[fordoctors]		****		
7.Examinerfees[forallprofessional]		****		
8.Allotherprofessionalreceipts		****		
Less:	in the second			
PROFESSIONALEXPENSES:	GA			
1. Officeandadministrativeexpenses[f	****			
orallprofessionals]	1. 60			
2. Clinicexpenses and dispensary expenses [f	****			
ordoctors]	2			
3. Costofbooksforprofessionalpurposes.[f	****	0		
orallprof <mark>essionals]</mark>		1		
4. Subscriptionforjournals.	****	00		
forallp <mark>ro</mark> fessionals]		32		
5. Depreciation	****	a specific sector		
a) Forofficeequipments(forallprofessional)		-		
b) For surgical equipments (for		and the second		
doctors)6.Any membership fee (for all	****	2		
professionals)7.Cost ofmedicine[fordoctors]	****	ALC: NO		
[openingstock+purchases-closingstock]	1000	0		
8.Allotherprofessionalpayments	****	****		
IncomeFromProfession	10 10	****		

IFT YOUR LIGHT SHINE

OVER ALL FORMAT FOR PROFESSIONALS LIKE DOCTORS, LAWYERS, ACCOUNTANTS,

From the following receipts and payments A/cofMr. Vasanth, at axconsultant, calculate income from profession.

Receipts	Amount	mount Payments	
Tobalance	3,50,000	By office and admin	60,000
Tofeesfromclients		expensesBysalary to staff:	
2019-20 1,00,000		2019-20 40,000	
2018-19 50,000	1,50,000	2018-19 30,000	
		Byrepairs	70,000
Topresentsfromclients	40,000	Byinterest onloanfor	8,000
Towinningfromlotteries	28,000	business	
Torentfromletoutproperty	75,000	Byincometax	12,000
Toshareof incomefrom firm	12,500	Bypurchaseofcar(purchasedd	6,000
	COL	uring January2019)	
G	00-	By balance	
.02	1.17	20	1,50,000
		- YA	3,49,500
	6,55,500		6,55,500

Solution:

CalculationofIncomefromProfessionofMr.Vasanth Particulars Date Amount Amount **Professionalreceipts:** Fess2019-20 1,00,000 i) .,0 50,000 2018-19 1,50,000 Presentsfromclient 40,000 ii) Less:Professionalpayments 1,90,000 Officeandadminexpenses iii) 60,000 Staffsalary:2019-20 iv) 40,0002018-19 30,000 70,000 v) Repairs 8,000 vi) Interestonloanforbusiness 12,000 Depreciation on car purchased during January vii) 2019(1,50,000*15%=22,500*50%) LET YOU 11,250 1,61,250 **IncomefromProfession** 28,750

Problem:3

From the following income and expenditure A/c of Ramana& Co, charted accountants, calculate income from profession from the details below.

Expenditure	Amount	Incomes	Amount
Tocharityanddonation	1,00,000	Byauditfee	3,00,000
Tosubscriptiontojournals	2,000	Byexaminerfee	25,000
Toinstitutefee	4,000	Byfeeforother accountswork	40,000
Toofficerent	5,000	BydividendfromUTI	
Todrawings	50,000		35,000
Toelectricitybill	9,000		
Tosalarytotrainee	20,000		
Tonetincome	2,10,000		
	4,00,000	For	4,00,000

Solution:

CalculationofIncomefromProfessionof Ramana&Co

Date		Particulars	Amount	Amount
	Profe	essionalReceipts:	- V	
	i)	Auditfees	- 7	3,00,000
	ii)	Examinerfees		25,000
	iii)	Feesforotheraccountingwork		
	10			40,000
	Less	ProfessionalPayments		3,65,000
	i)	Subscriptiontojournal		
	ii)	Institutefee	2,000	9
	iii)	Office rent	4,000	3
	iv)	Billofelectricity	5,000	
	v)	Salarytotrainee	9,000	
	vi)	Depreciationasperprovisions	20,000	
			5,000	
				45,000
		IncomefromProfession		3,20,000
		YOUR LIGH	SHINS	