

Multiple Choice Questions:-

1.	Income-tax Act extends to		
	a) Whole of India	b) Whole of India except Jammu & Kashmir	
	c) Whole of Maharashtra only	d) None of these	
2.	Out of the following which is a revenue	receipt?	
	0	ares b) Annuity received from former employer	
	c) Interest from investments	d) None of these	
3.	A.O.P should consist of:	,	
	a) Individual only	b) Persons other than individual only	
	c) Both the above	d) none of these	
4.	Body of individual should consist of:	,	
	a) Individual only	b) Persons other than individual only	
	c) Both the above	d) none of these	
5.	•	8 and it commenced its business from 1-12-2018.	
	The first previous year in this case shall be:		
	a) 15-11-2018 to 31-3-2019	b) 1-12-2018 to 31-3-2019	
	c) 2018-19	d) None of these	
6.	Śhivaji University is assessable under th	, ,	
	a) An individual	b) An artificial juridical person	
	c) A local authority	d) None of these	
7.	In which year is the income tax liability	,	
	a) Assessment year	b) Previous Year	
	c) Financial Year	d) Calendar Year	
8.	Íncome earned during what period is ta		
	a) Assessment Year	b) Previous Year	
	c) Financial Year	d) Calendar Year	
9.	Whose income is chargeable o income ta	,	
	a) Income of only Indian Citizens	b) Income of only residents	
	c) Income of all persons	d) income of only assesses	
10.	One who is liable to pay the income tax	in India –	
	a) India citizen	b) Resident in India	
	c) Any person	d) An assessee	
11.	Assessment year is the period of twelve	months commencing on -	
	a) the first day of March every year	b) The first day January every year	
	c) Financial year immediately preceding	, the previous year	
	d) the first day of April every year		
12.	Previous year means the		
	a) Financial year immediately after the a	assessment year	
	b) The period of twelve months commen	ncing on the first day of April every year	
	c) Financial year immediately preceding	g the assessment year	
	d) Calendar year immediately preceding	g the assessment year	
13.	· · · · · · · · · · · · · · · · · · ·	ting year of which is the financial year. On	
	-	factory. What is the previous year for the	
	assessment year 2019-20 for the above tw	vo businesses.	
	a) 1-4-2018 to 31-3-2019 for both	b) 9-11-2018 to 31-3-2019 for both	
	c) 1-1-2018 to 31-12-2019 for both		
	d) Shop: 1-4-2018 to 31-3-2019; and Factor	ory: 9-11-2018 to 31-3-2019	
14.	A Company joining with two other Con	npanies in a joint venture is treated under	
	Income tax laws as		
	a) a company	b) an association of persons	
	c) a body of individuals	d) an artificial juridical person	

15.	A Charitable Trust is treated under Income ta	x laws as
10.	a) a company	b) an association of persons
	c) a body of individuals	d) an artificial juridical person
16.	A Club is treated under Income tax laws as	, , , , , , ,
	a) a Company	b) An association of persons
	c) A body of individuals	d) an artificial juridical person
17.	A Co-operative Society is treated under Incor	ne tax laws as
	a) a Company	b) An association of persons
	c) A body of individuals	d) an artificial juridical person
18.	Life Insurance Corporations is treated under	Income tax laws as
	a) a company	b) Local Authority
	c) a body of individuals	d) an artificial juridical person
19.	Mumbai University is treated under Income t	
	a) a company	b) an association of persons
•	c) a body of individuals	d) an artificial juridical person
20.	Indicate which of the following persons will n	
	a) X, a partner of a firm (7.11)	b) Y, a managing director of A Ltd.
	c) Z, a member of Z HUF	
	d) M, Municipal Commissioner of Mumbai in	respect of the income of the Municipal
21.	Corporation Provision of a motor car to the wife of the ma	naging director by the company
21.	a) is exempt tax	haging unector by the company
	b) Is treated as perquisite in the hands of the	managing director
	c) is treated as income of the company	
	d) is treated as income of the wife of the mana	aging director
22.	Recovery of bad debt is	0 0
	a) Allowed as deduction from gross income	b) exempt from tax
	c) Chargeable to tax as income from business	d) Chargeable to tax as capital gains
23.	Gift from a patient to a doctor is	
	a) allowed as deduction from gross income of	the patient
	b) exempt from tax for the doctor	
	c) Chargeable to tax as income from business	
24	d) Chargeable to tax as income from other so	arces for the doctor
24.	A capital receipt	
	, , , , , , , , , , , , , , , , , , , ,	always taxable tad under the Income tax Act
	c) is always taxable unless specifically exempd) is exempt unless specifically made taxable	
25.	A revenue receipt	under the income tax Act
20.	1	never taxable
	c) is always taxable unless specifically exemp	
	d) is exempt unless specifically made taxable	
26.	When goods are transferred from Head Office	
	a) the profit is treated as taxable income of he	
	b) The profit is treated as taxable income of by	ranch office
	c) The invoice price is treated as taxable incor	ne of head office
	d) There is no taxable income	
27.	A person by whom any tax, interest, penalty	
• •	a) a defaulter b) a resident	c) a citizen d) an assessee
28.	The rates of income tax laid down by	
	a) the Income tax Act b) the Income tax	
20	c) The Finance Act, 1994 d) The Finance Ac	t passed by the parliament every year
29.	The rates of income tax are laid down	b) for each accompant year
	a) for each calendar year	b) for each assessment year
30.	c) for each previous year Total income	d) for each head of income
00.	a) of one calendar year is charged to tax in the	e succeeding year
	b) of one financial year is charged to tax in the	
	c) of one financial year is charges to tax in the	
	d) of one financial year is charged to tax in th	e ,

31) Residential status is to be determined for:

(a) Previous year (b) Assessment year (d) None of these (c) Accounting year 32) Incomes which accrue or arise outside India but are received directly into India are taxable in case of (a) Resident only (b) Both ordinarily resident and NOR (c) Non- resident (d) All the assesses Total income of a person is determined on the basis of his 33) (a) Residential status in India (b) Citizenship in India (c)None of these (d) Both of the above 34) M, a foreign national visited India during previous year 2018-19 for 180 days. Earlier to this he never visited India. M in this case shall be: (a) Resident in India (b) Non-resident (c) Not ordinarily resident in India (d) none of these M, a foreign national but a person of Indian origin visited India during previous year 2018-19 for 35) 181 days. During 4 preceding previous years he was India for 366 days. M shall be (a) Resident in India (b) Non-resident (c) Not ordinarily resident in India (d) none of these Income which accrues or arise outside India and also received outside India is taxable in case of: 36) (a) Resident in India (b) Non- resident (c) Both ordinarily resident & NOR (d) none of these Income which accrues outside India from a business controlled from India is taxable in case of: 37) (a) Resident only (b) Not ordinarily resident only (c) Both ordinarily resident and NOR (d) Non-resident Income deemed to accrue or arise in India is taxable is case of 38) (a) Resident only (b) Both ordinarily resident and NOR (c) Both ordinarily resident and NOR (d) All the assesses 39) Income received in India (a) Is taxable only for a resident b) Is not taxable only for a non-resident (c) Is taxable for a resident, a resident but not ordinarily resident and a non-resident (d) Is exempt in all cases 40) Income which accrues in India from a business controlled from India a) Is taxable only for a resident b) Is not taxable only for a non-resident c) Is taxable for a resident, a resident but not ordinarily resident and a non-resident d) Is exempt in all cases Income which accrues outside India from a business not controlled from India 41) a) Is taxable only for a non-resident b) Is not taxable only for a non-resident c) Is taxable for a resident, a resident but not ordinarily resident d) Is exempt in all cases 42) Income accruing in Japan and received there is taxable in India in the case of a) Resident and ordinarily resident only b) Both resident and ordinarily resident and resident but not ordinarily resident c) Both resident and non-resident d) Non-resident M, a person of Indian origin, visited India on 2-10-2018 and plans to stay here for 185 days. During 43) 4 years prior to previous year 2018-19, he was in India for 750 days. Earlier to that he was never in India. For the assessment year 2019-20, he is a) A resident and ordinarily resident b) A resident but not ordinarily a resident c) A non-resident M, a citizen of India, left India for U.S. on 16-8-2018 for booking orders on behalf of an Indian 44) company for exporting goods to U.S. He came back to India on 5-5-2019. He had been resident in India for the past 10 years. For the assessment year 2019-20, he is A) resident of India M, a foreign national, visited India during previous year 2018-19 for 180 days. Earlier to this he 45) ever visited India. For the assessment year 2019-20, he is a) A resident and ordinarily resident b) A resident but not ordinarily a resident c) A non-resident M a foreign national but a person of Indian origin visited India during previous year 2018-19 for 46) 181 days. During 4 preceding previous years he was in India for 400 days. For the assessment year 2019-20, he is a) A resident and ordinarily resident b) A resident but not ordinarily a resident

c) A non-resident

- 47) Mr. Sumit Vats a citizen of India has one business in India and he has left India for meeting a foreign supplier for the first time on 01.09.2018 and did not return till 31-3-2019. For the assessment year 2019-20, he is
 - a) A resident and ordinarily resident b) A resident but not ordinarily a resident c) A non-resident
- 48) Mr. Manmohan Sharma goes out of India every year for 274 days. For the assessment year 2019-20, he is
 - a) A resident and ordinarily resident b) a resident but not ordinary resident c) A non-resident
- Mr.Rishab Patil, a citizen of Japan, has come to India for the first time on 03.10.2018 for 200 days. 49) For the assessment year 2019-20, he is a non resident.
 - a) a resident and ordinarily resident b) a resident but not ordinarily a resident c) a non-resident
- 50) Mr. Sameer Khanna, a German citizen, came to India on 23.05.2017 and left India on 30.05.2018. For the assessment year 2019-20, he is
 - a) A resident and ordinarily resident b) a resident but not ordinarily a resident c) A non-resident
- 51) M, a chartered accountant is employed with M Ltd., as an internal auditor and requests the employer to call the remuneration as internal audit fee. M shall be chargeable to tax for such fee under the head
 - (a) Income from salaries
 - (b) Profit and gains from Business and Profession (c) Income from other sources (d) None of above
- M, who is entitled to a salary of Rs. 20,000 p.m. took an advance of Rs. 50,000 against he salary in 52) the month of March 2019. The gross salary of M for assessment year 2019-20 shall be: (a) 2,90,000 (b) 2,40,000 (c) 50,000 (d) None of these
- 53) M, who is entitled to salary of Rs. 12,000 p.m. took advance salary from his employer for the months of April and May 2019, along with salary of March, 2019 on 31-3-2019. The gross salary of M for the assessment year 2019-20 shall be:-
- (a) Rs. 1,44,000 (b) Rs. 1,68,000 (c) Rs. 24,000 (d) None of the above 54) Salary of M becomes due on 1st of next month and it is paid on 7th of that month. For the assessment year 2019-20 the salary of M shall be taken from
 - (a) April 2018 to March 2019

61)

- (b) March 2018 to February 2019
- (c) April 2019 to March 2020 (d) None of above M. Ltd. announced increase in D. A. on 21-3-2018 with retrospective effect from 21-3-2013 and the 55) same were paid on 6-04-2018. The arrears of D. A. shall be taxable in the previous year (a) 2017-18 (b) 2018-19
 - (c) In respective previous years to which these relate (d) None of above
- Un-commuted pension received by a Government employee is 56)
- (c) 1/3 is exempt (b) Taxable (d) None of above (a) Exempt M claimed the exemption of gratuity in the past to the extent of Rs. 2,50,000. He was 57) entitled to the gratuity from the present employer amounting to Rs. 2,00,000 in the previous vear 2018-19. M can claim exemption to the maximum extent of
- (a) Rs. 2,00,000 (b) Rs. Nil (c) Rs. 1,00,000 (d) None of the above 58) Employee M is neither a government employee nor covered under Payment of Gratuity Act, 1972. He has completed 16 years and 8 months of service. The number of completed years considered for gratuity exemption shall be
- (a) 17 years (b) 16 years (c) 16 years and 8 month (d) None of above 59) Compensation received on voluntary retirement is exempt under sec. 10 (10C) to themaximum extent of
 - (a) Rs. 2,40,000 (b) Rs. 3,00,000 (c) Rs. 5,00,000 (d) None of above
- 60) M is entitled to children education allowance @ Rs. 80 p.m. per child for 3 children amounting Rs. 240 p.m. It will be exempt to the extent of:
 - (a) Rs. 200 p.m. (b) Rs. 160 p.m. (c) Rs. 240 p.m. (d) None of above Entertainment allowance in case of government employee is:-
 - (a) Fully exempt (b) Fully taxable
 - (c) Exempt upto certain limits mentioned in sec. 16(ii)

(d) First included in full in gross salary and thereafter deduction allowed from gross salary under section 16(ii) 62) Pension received by an employee of the Central or State Government who has been awarded. "Param Vir Chakra" a) is taxable as income from salary b) Is exempt from tax c) Is taxed after deducting Rs. 15,000 or 1/3 whichever is lower. d) Is taxable as income from other sources 63) Children education allowance is a) exempt up to lower of the amount actually spent or the prescribed limits. b) Exempt fully to the extent actually spent c) exempt to the extent of lower of allowance received or the limp-sum amount prescribed, irrespective of actual expenditure. d) Fully taxable Leave travel concession is 64) a) exempt up to lower of the amount actually spent or the prescribed limits. b) exempt fully to the extent actually spent c) exempt to the extent of lower of allowance received or the limp-sum amount prescribed, irrespective of actual expenditure. d) Fully taxable 65) Allowances for expenses on Travelling on tour or transfer are a) exempt up to lower of the amount actually spent or the prescribed limits. b) exempt fully to the extent actually spent c) exempt to the extent of lower of allowance received or the lump-sum amount prescribed irrespective of actual expenditure. d) Fully taxable 66) Lumpsum payment from Unrecognized Provident Fund to an employee, on his retirement, over and above his own contributions a) Is not taxable b) Is taxable as income from other sources c) Is taxable in case of only 'specified' employees d) Is taxable as 'profit in lieu of salary' 67) Compensation for termination of employment

- a) is not taxable
- b) Is taxable as capital gains
- c) Is taxable in case of only 'specified' employees
- d) Is taxable as 'profit in lieu of salary'
- Cost of medical treatment, in a hospital maintained by the employer, provided to an employee 68) a) is not taxable
 - b) Is a perquisite taxable in case of all employees
 - c) is a perquisite taxable in case of only 'specified' employees
 - d) is taxable as 'profit in lieu of salary'
- 69) Gas, electricity or water supply provided free of cost
 - a) Is exempt from tax
 - b) Is a perquisite taxable in case of all employees
 - c) Is a perquisite taxable in case of only 'specified' employees
 - d) is a perquisite taxable in case of only non-government employee
- 70) Sum paid as employer's contribution to a recognized provident fund within the allowed limits a) is not taxable
 - b) is a perquisite taxable in case of all employees
 - c) is a perquisite taxable in case of only 'specified employees
 - d) is taxable as 'profit in lieu of salary'
- 71) Value of rent-free accommodation provided by the employer
 - a) is exempt from tax
 - b) is a perquisite taxable in case of all employees
 - c) is a perquisite taxable in case of only 'specified' employees
 - d) Is a perquisite taxable in case of only government employees
- 72) Salary received by partner from firm
- a) Salary b) Income from other sources c) Income from business d) exempt income
 - Salary received by a Member of Parliament
- 73) (a) Salary (b) Income from other sources

	c) Income from business d) exempt i		
74)	Payment received by a College lecturer from Univ		
	, , ,	rom other sources	
	c) Income from business d) exempt i	ncome	
75)	M has taken a house on rent and sublets the same taxable under the head	to A. Income from such house property shall be	
	(a) Income from house property	(b) Income from other sources	
	(c) Business income	(d) None of the above	
76)	Municipal valuation of the house is Rs. 1,00,000 fair ren		
	rent received or receivable is Rs. 1,40,000. The Gross		
	(a) Rs. 1,10,000	(b) Rs. 1,20,000	
	(c) Rs. 1,40,000	(d) None of above	
77)	77) Municipal valuation of the house is Rs. 1,20,000, fair rent 1,40,000, standard rent Rs. 1,30,0 actual rent received or receivable is Rs. 1,25,000. The gross annual value in this case shall be		
	(a) 1,30,000	(b) 1,25,000	
	(c) 1,40,000	(d) None of the above	
78)	A has two house properties. Both are self-occupie	d. The annual value of	
	(a) Both house shall be nil	(b) One house shall be nil	
	(c) No house shall be nil	(d) None of the above	
79)	An assessee has borrowed money for purchase of interest shall:	a house & Interest is payable outside India. Such	
	(a) Be allowed as deduction	(b) Not to be allowed as deduction	
	(c) Be allowed as deduction if the tax is deduc	cted at source (d) None of above	
80)	Municipal tax is deducted from		
	(a) Net Annual Value	(b) Gross Annual value	
	(c) Municipal Valuation	(d) None of the above	
81)	In case the property is owned by co-owners an i value of	t is self occupied by all co-owners. The annual	
	(a) Such house property be nil	(b) For each co-owner shall be nil	
	(c) Only for co-one owner will be nil	(d) None of the above	
82)	A house property with fair rent Rs. 1,20,000 is no previous year. Its annual value shall be	either let out nor self occupied through out the	
	(a) Rs. 1,20,000 (b) Rs. Nil (c) I	Rs. 60,000 (d) None of the above	
83)	Unrealized rent is a deduction from		
	(a) Gross annual value	(b) Net annual value	
	(c) Municipal value	(d) None of the above	
84)	A property is owned by co-owners and it is self or money borrowed after 1–4–2010 for acquiring the	ccupied by all co-owners. In this case interest on	
	(a) To the extent of Rs. 1,50,000 as the case ma		
	(b) To each co-owners, to the extent of Rs. 2,00		
	(c) No deduction of interest shall be allowed		
	(d) None of the above		
85)	Dhanesh is a member of a house building co-opera constructed by it. One of the flats is allotted to Dha		
	in the hands of		
	(a) Co-operative Society	(b) Dhanesh	
	(c) Neither of the above	(d) Society and Dhanesh equally	
86)	Following will be taxable as Income from house p	property	
		of an office building m open land used for wedding functions	
87)	Municipal taxes to be deducted from GAV should		
	a) Paid by the tenant during the previous yeab) Paid by the owner during the previous yeac) Accrued during the precious year		

	d) Accrued or paid owner wh	ichever is lower
88)	Standard Deduction under section	on 24(a) from Income from House Property is
	a) 1/3 rd of NAV c) 30% of NAV	b) Repairs actually incurred by the owner d) Rs. 30,000
89)	Interest on borrowed capital ad	ccrued up to the end of the previous year prior to the year of
	completion of construction is all	owed
	a) as a deduction in the year o	of completion of construction
	b) In 5 equal annual installme	ents from the year of completion of construction
	c) in the respective year in w	hich the interest accrues
	d) uptoRs. 30,000 or Rs. 1,50,0	
90)		under section 24(b) in respect of interest on loan taken on 1.4.2017
	for repairs of a self-occupied hor	
	a) Rs. 30,000 p.a.	b) Rs. 1,50,000 p.a.
01)	c) No limit	d) Nil
91)		se properties for self-occupation, the benefit of nil annual value
	will be available in respect of –	
	a) Both the properties	an acquired (constructed first
	b) The property which has bec) Any one of the properties, a	
	d) None of the properties	at the option of the assessee
92)		se is Rs. 1,00,000 whereas the rent of house property Rs. 1,15,000
)	-); actual rent receivable is Rs. 1,40,000; municipal taxes paid 10%.
	Net Annual Value is	
	a) Rs. 90,000	b) Rs. 1,05,000
	b) Rs. 1,40,000	d) Rs. 1,30,000
93)		e is Rs. 1,30,000, fair rent is Rs. 1,50,000 standard rent is Rs. 1,40,000
	wherease actual rent receivable	is Rs. 1,35,000; municipal taxes paid are Rs. 40,000. Net Annual
	Value is	
	a) Rs. 1,10,000	b) Rs. 90,000
	c) Rs. 95,000	d) Rs. 1,00,000
94)		Rs. 2,50,000, standard rent Rs. 2,20,000, actual rent Rs. 2,30,000.
	Municipal taxes paid for 7 years	in advance Rs. 2,80,000. Net Annual value is
	a) Rs. 10,000	b) Loss Rs. 50,000
	c) Rs. 2,50,000	d) Rs. 2,10,000
95)	1	9,000, Fair rent Rs. 14,000, Standard rent Rs. 14,000, Standard rent
		as been let for Rs. 1,200 p.m. and was vacant for one month during
		tes paid during the year were Rs. 4,000. Net Annual Value is
	a) Rs. 5,000	b) Rs. 10,000
96)	c) Rs. 9,200 Municipal value of a house is R	d) Rs. 8,000 s. 9,000, Fair rent Rs. 14,000, Standard rent Rs. 12,000. The house
90)	-	0 p.m. and was vacant for three months during the previous year.
		year were Rs. 4,000. Net Annual Value is
	a) Rs. 5,000	b) Rs. 10,000
	c) Rs. 6,800	d) Rs. 8,000
97)		bai whose Municipal Value is Rs. 10,000 and the Fair Rental Value
,		d by M from 1-4-2018 to 31-7-2018. W.e.f. 1-8-2018 it was let out at
	Rs. 900 p.m. The municipal taxes	s paid during the year were Rs. 2,000. Net Annual Value is
	a) Rs. 12,000	b) Rs. 10,000
	c) Rs. 10,800	d) Nil
98)	M furnishes the following partie	culars in respect of a house property owned by him in Mumbai.
	Municipal Value Rs. 20,000	
	Fair Rent Rs. 24,000	
	Actual Rent (per month) Rs. 2	2,100
	Municipal tax paid during the	
		the months of September and October, 2018. The tenant
		0-2018 and thereafter the property was let out for Rs. 2,500
	p.m. Net Annual Value is	
	a) Rs. 18,000 c) Rs. 28,000	b) Rs. 22,000 d) Rs. 21,000
	c) Rs. 28,000	d) Rs. 21,000

99)	Municipal value Rs 90000, Fair rental value Rs 1,40,000, Municipal taxes Rs 40,000. The entire house is self occupied throughout the previous year. Net Value is
	a) Rs 90,000 b)Rs 1,40,000
	c) Rs 1,00,000 d) Nil.
100)	Municipal value Rs.80,000 fair rental value 1,40,000 municipal taxes 40,000. The entire house was
	let out throughout the year @ Rs.12,000 p.m. Net annual value is
	a) 50,000 b) 1,04,000
101)	c) 1,00,000 d) 1,40,000
101)	Municipal value 90,000 fair rental value 1,40,000 municipal taxes 40,000. The house was let out for
	five months from the beginning of the year @ 10,000 p.m. and was self-occupied for the remaining months. Net annual value is
	a) 50,000 b) 1,04,000 c) 1,00,000 d) 92,000
102)	Municipal value 90,000 fair rental value 1,40,000 municipal taxes 40,000. The house was let out for
,	five months from the beginning of the previous year @ 10,000 p.m. and was self occupied for the
	beginning months. Net annual value is
	a) 1,20,000 b) 80,000 c) 1,00,000 d) 10,000
103)	M has a house divided into two identical units. Unit 1 is self-occupied throughout the year. Unit 2
	is let out throughout the year on a rent of Rs.50,000 p.m. Municipal taxes paid amounted to
	Rs.60,000. Total net annual value is
104)	a) nilb) 5,70,000c) 1,00,000d) 10,000M has a house divided into two identical units. Unit 1 is self-occupied for 9 months and let out for
104)	3 months @ Rs.50,000 p.m. which is the fair rent in the area. Unit 2 is let out throughout the year
	on a rent of Rs.50,000 p.m. Municipal taxes paid amounted to Rs.60,000. Total net annual value is
	a) 5,70,000 b) 12,00,000 c) 6,90,000 d) 11,40,000
105)	The assessee took a loan of Rs.6,00,000 on 1.4.2015 from a bank for construction of a house on a
	piece of land he owns in pune. The loan carries an interest @ 12% per annum. The construction is
	completed on 15.6.2017. The entire loan is outstanding. Interest allowable for current assessment
	year 2019-20 is
106)	a) 72,000 b) 28,800 c) 1,00,800 d) nil X takes a loan of Rs.3,60,000 at 12.5 % p.a. for construction a house on June 10, 2013. Construction
100)	of the house is completed on January 20, 2018. Loan was repaid on 31.10.2018. Interest allowable
	for current assessment year 2019-20 is
	a) Nil b) 45,000 c) 9,000 d)30,526
107)	Net annual value of one house is Rs.3,00,000 and actual expenditure incurred on repairs is
	Rs.75,000. Income from house property is
108)	a) 3,00,000 b) 2,10,000 c) 2,25,000 d) none of the above if a house has been constructed on 01.07.2018 by taking a loan on 01.11.2014, pre-construction
100)	period for allowing interest in ass. year 2019-20 shall be
	a) from 1.7.2014 to 31.3.2018 b) from 1.7.2014 to 1.11.2018
	c) from 1.11.2014 to 31.3.2018 d) from 1.11.2014 to 31.3.2019
109)	L received Rs.30,000 as arrears of rent during the P.Y. 2018-19. The amount taxable under section
	25B would be
110)	a) 30,000 b) 21,000 c) 20,000 d) nil
110)	V received Rs.90,000 in may 2018 towards recovery of unrealized rent, which was deducted from actual rent during the P.Y. 2017-18 for determining annual value. The amount taxable under
	section 25AA for A.Y. 2019-20 would be
	a) 90,000 b) 63,000 c) 60,000 d) 30,000
111)	G and R are co-owners of a self-occupied property. They own 50% share each. The interest paid
	by each co-owner during the previous year on loan (taken for acquisition of property during the
	year 2008) is Rs.1,62,000. The amount of allowable deduction in respect of each co-owner is
a `	a) 1,62,000 b) 2,00,000 c) 1,00,000 d) 81,000
112)	Salary, bonus, commission or remuneration due to or received by a working partner from the firm
	is taxable under the head.
	(a) Income from salaries(b) Other sources(c) Business Income(d) None of the above
113)	Perquisite received by the assessee during the course of carrying on his business or profession is
,	taxable under the head
	(a) Salary (b) Other sources
	(c) Business/ Professional income (d) None of the above

114)	Interest on capital or loan received by a part	mer from a firm is:
,		xable as business and profession income
	(c) Taxable as income from other sources	
115)		method of accounting which an assessee can follow
	shall be (a) Mercantile system only	(b) Cash system only
	(c) Mercantile or cash system	(d) Hybrid system
116)	Export incentives received by an assessee ar	
	(a) Exempt	(b) Taxable as business income
	(c) Exempt upto certain limits	(d) None of the above
117)		received a sum of Rs. 5,00,000 from his principal for
	termination of agency. Compensation so rec	
	(a) Exempt as it is capital receipt(c) Taxable as income from other sources	(b) Fully taxable as business income(d) none of the above
118)	Depreciation is allowed in case of	
	(a) Tangible fixed assets only	(b) Intangible assets only
	(c) Tangible and intangible assets	
119)		and put to use during the previous year for less than
	180 days, the assessee shall be entitled to de	-
	(a) At normal rate (c) No depreciation is allowed	(b) At 50% of normal rate(d) None of the above
120)		eduction while computing the business income?
		(c) Sales tax (d) None of above
121)	_	ed as deduction exceeds Rs. 10,000, it should be paid
	by	
	(a) Crossed cheque (c) Cash	(b) Account payee cheque/ draft(d) None of above
122)		ed as deduction exceeds Rs. 10,000 and it is not made
,	by account payee cheque/ draft	
	(a) 20% of such payment shall be disallo	
	(b) 100% of such payment shall be disall	
	(c) 20% of the excess over Rs. 10,000 of st(d) None of above	uch payments shall be disallowed
123)	Expenditure incurred on family planning an	nongst the employees is allowed to
,	(a) Any assessee	(b) A company assessee
	(c) An assessee which is a company or co	poperative society (d) None of above
124)	Profit on sale of Import Licence is	
	a) Exempt from tax c) Taxed as income from other sources	b) Taxed as profit and gains of business d) Taxed as capital gains
125)	Export cash assistance earned by any persor	
,		b) taxed as capital gains
	c) Taxed as income from other sources	
126)	Profit on transfer of Duty Entitlement Pass H	
	a) Exempt from taxc) taxed as profits and gains of business	b) Taxed as income from other sources
127)	Value of any perquisite arising from business	
,		b) taxes as profits and gains of business
	c) Taxed as income from other sources	· · ·
128)		to be deducted from the firm's income under section
	40(b) is a) Taxed as profits and gains of business	in the hands of the partner
	b) Exempt from tax in the hands of the p	-
	c) Taxed as income from other sources in	
	d) Taxed as salary in the hands of the pa	
129)		or agreeing not to carry on a similar business after
	retirement is	artnor
	a) Exempt from tax in the hands of the pb) taxed as profits and gains of business	
	c) Taxed as income from other sources in	
		-

130)	d) Taxed as capital gains in the hands of the partner Any sum received under a Keyman Insurance Policy including bonus is
,	a) Wholly exempt from taxb) Exempt from tax to the extent of the bonusc) taxes as income from taxd) taxed as profits and gains of business
131)	Income from illegal business e.g. smuggling is
	a) wholly exempt from taxb) taxed as income from other sourcesc) taxed as profits and gains of business d) taxable only in case of non-residents
132)	What is charged to tax under 'profits and gains from business' is a) gross profits b) gross turnover
	c) gross receipts d) net profits
133)	The following business loss is deductible from profits of business a) Theft of cash b) loss of machinery in fire
	c) Estimated bad debts likely to arise in next year
104)	d) expenditure on new business not ultimately set up
134)	The share of a partner in the income of a firm which is separately assessed as a firm is a) Exempt from tax to the extent of his share in taxable income
	b) Exempt from tax to the extent of his share in net profit as per profit and loss account
135)	c) Is taxed as profits from business d) Is taxed as income from other sources An assessee uses plant and machinery for the purpose of carrying on his business. Under section
100)	31, he shall be eligible for deduction on account of –
	a) Both capital and revenue expenditure on repairs
	b) Current c) Current repairs plus 1/5 th of capital expenditure on repairs
	d) Only capital expenditure on renovation etc.
136)	XYZ Ltd. incurred capital expenditure of Rs. 1,50,000 on 1.4.2017 for acquisition of patents and copyrights. Such expenditure is –
	a) Eligible for deduction in 14 years fron A.Y. 2019-20
	b) Eligible for deduction in 5 years from A.Y. 2019-20
	c) Subject to depreciation under section 32 d) Eligible for 100% deduction in year of acquisition
137)	Any expenditure incurred on scientific research related to the assessee's business.
	a) Is allowed to be deducted @ 100%b) is allowed to be deducted @ 125%c) is allowed to be deducted @ 175%d) Is allowed to be deducted @ 200%
138)	Any capital expenditure on scientific research related to the assessee's business,
	a) Is allowed to be deducted @ 100% b) is allowed to be deducted @ 125%
139)	c) is allowed to be deducted @ 175% d) Cannot be deducted from profits of business Any sum paid to an approved university to be used for scientific research
	a) Is allowed to be deducted @ 100% b) is allowed to be deducted @ 125%
140)	c) is allowed to be deducted @ 175% d) Is allowed to be deducted @ 200% Any sum paid to an approved company to be used by such company for scientic research
- /	a) Is allowed to be deducted @ 100% b) is allowed to be deducted @ 125%
141)	c) is allowed to be deducted @ 175% d) Is allowed to be deducted @ 200% Any sum paid to an approved National Laboratory for an approved research programme
111)	a) Is allowed to be deducted @ 100% b) is allowed to be deducted @ 125%
140)	c) is allowed to be deducted @ 175% d) Is allowed to be deducted @ 200%
142)	Any sum paid to an approved an Indian Institute of Technology for an approved research programme
	a) Is allowed to be deducted @ 100% b) is allowed to be deducted @ 125%
143)	c) is allowed to be deducted @ 175% d) Is allowed to be deducted @ 200% Section 35D provides for the amortization of preliminary expenses incurred by
110)	a) Indian companies b) Any taxpayers
144)	c) Indian companies and other resident non-corporate taxpayers d) Companies Section 35D provides for the amortization of preliminary expenses
	a) In the year such expenses are incurredb) In the year such expenses are paidc) over a period of 5 yearsb) In the year such expenses are paidd) over a period of 10 years
145)	Section 35D allows amortization of preliminary expenses in case of an Indian Company
	a) At 5% of the cost of the project
	b) At 5% of the capital employed in the business of the companyc) At 5% of the cost of the project or 5% of the capital employed in the business of the
	company, whichever is higher

d) At 5% of the cost of the project or 5% of the capital employed in the business of the company, whichever is lower

- 146) Section 35D gives an option to an Indian Company to claim 5% of the capital employed in the business of the company for amortsation as preliminary expenses. 'Capital employed in the business of the company' means
 - a) Aggregate issued share capital
 - b) Aggregate of the issued share capital and debentures
 - c) Aggregate of the paid-up share capital debentures and long-term borrowings
 - d) Aggregate of the issued share capital, debentures and long-term borrowings
- 147) Which of the following is true –

a) Expenses for promoting family planning among employees can be claimed by any assessee

b) Capital expenditure for promoting family planning among employees cannot be claimed by any assessee

c) Expenses for promoting family planning among employees can be claimed by a company

d) Capital expenditure for promoting family planning among employees can be claimed by a company in the year in which it is incurred

- 148) Royalty of Rs. 15,00,000 has been paid to a Non-Resident for the previous year 2018-19. Tax to be deducted is Rs. 3,50,000 and due date for payment is 30-06-2018. The assessee has not deducted tax at source at all.
 - a) Royalty will be disallowed as a deduction in assessment year 2019-20
 - b) Royalty will be allowed as a deduction in assessment year 2018-20
 - c) Royalty will be disallowed as a deduction in assessment year 2018-19
 - d) Royalty will be disallowed as a deduction in assessment year 2020-21
- 149) Royalty of Rs. 15,00,000 has been paid to a Non-Resident for the previous year 2018-19. Tax to be deducted is Rs. 3,50,000 and due date for payment is 30-06-2018. The assessee has duly deducted tax at source but not paid the same to the Government in time.
 - a) Royalty will be disallowed as a deduction in assessment year 2019-20
 - b) Royalty will be allowed as a deduction in assessment year 2019-20
 - c) Royalty will be disallowed as a deduction in assessment year 2018-19
 - d) Royalty will be disallowed as a deduction in assessment year 2020-21
- 150) Royalty of Rs. 15,00,000 has been paid to a Non-Resident for the previous year 2018-19. Tax to be deducted is Rs. 3,50,000 and due date for payment is 30-06-2018. The assessee has duly deducted tax at source and paid the same to the Government.
 - a) Royalty will be disallowed as a deduction in assessment year 2019-20
 - b) Royalty will be allowed as a deduction in assessment year 2019-20
 - c) Royalty will be disallowed as a deduction in assessment year 2018-19
 - d) Royalty will be disallowed as a deduction in assessment year 2020-21
- 151) Royalty of Rs. 15,00,000 has been paid to a Non-Resident for the previous year 2018-19. Tax to be deducted is Rs. 3,50,000 and due date for payment is 30-06-2018. The assessee has duly deducted tax at source and paid the same to the Government in December, 2017.
 - a) Royalty will be disallowed as a deduction in assessment year 2019-20
 - b) royaltywill be allowed as a deduction in assessment year 2019-20
 - c) Royalty will be disallowed as a deduction in assessment year 2018-19
 - d) Royalty will be disallowed as a deduction in assessment year 2020-21
- ABC Limited pays Sales Tax for the financial year 2018-19 before 30/09/2019.
 a) Sales Tax will be disallowed as a deduction in assessment year 2019-20
 b) Sales Tax will be allowed as a deduction in assessment year 2018-19
 c) Sales Tax will be allowed as a deduction in assessment year 2018-19
 d) Sales Tax will be allowed as deduction in assessment year 2020-21
- 153) ABC Ltd pays the Excise Duty for the previous year 2017-19 on 01/10/2019.
 - a) Excise Duty will never be allowed as a deduction.
 - b) Excise Duty will be allowed as a deduction in assessment year 2019-20
 - c) Excise Duty will be allowed as a deduction in assessment year 2018-19
 - d) Excise Duty will be allowed as a deduction in assessment year 2020-21
- 154) Capital gain arises from the transfer of (a) Any assets
- (b) Any fixed assets
- (c) Any capital assets (d) land and building only
- 155) Which asset is not treated as capital asset for capital gain purposes

	(a) Motor car for business use (b) Jewellery	
	(c) Tenancy rights (d) Plant and Machinery held as stock in trade	
156)	Short- tem capita gain arise on transfer of shares and units held by the assessee for not more than	
,	(a) 36 months from the date of acquisition	
	(b) 12 months from the date of acquisition (c) 54 months from the date of acquisition (d)	
	none of the above	
157)	Tick from the following, the capital assets, where there will be long-term capital gain, if such asset	
	is transferred after it is held for 14 months	
	(a) Plant and Machinery (b) Jewellery	
	(c) Units of UTI (d) None of the above	
158)	Distribution of assets at the time of partial or complete partition of HUF shall	
	(a) Be regarded as a transfer in the hands of HUG for capital gain purposes	
	(b) Be regarded as a transfer in the hands of coparceners (members of HUF)	
	(c) Neither be regarded as transfer in the hands of HUF nor in the hands of	
	coparceners (d) None of the above	
159)	The assessee is allowed to opt for market values as on 1-4-2001 in case of	
	(a) All capital assets (b) All capital assets other than depreciable assets	
160)	(c) Only house properties (d) None of the above	
160)	Cost of improvement of goodwill of a business shall be:-	
	(a) Nil (b) The capital expenditure incurred (c) Capital expenditure incurred on or after 1-4-2001 (d) None of the above	
161)	In case of long term capital gain, the amount to the deducted from sale consideration shall be	
101)	(a) Cost of acquisition (b) Indexed cost of acquisition	
	(c) Market value on 1-4-2001 (d) None of the above	
162)	Conversion of capital asset into stock in trade will result into capital gain of the previous year: -	
,	(a) In which such conversion took place	
	(b) In which such converted asset is sold or other wise transferred	
	(c) In which such converted asset was purchased (d) None of the above	
163)	Where capital asset is converted into stock in trade then for the purpose of computation of capital	
	gain, the full value of consideration shall be	
	(a) The market value of the asset on the date of sale of such asset	
	(b) The market value of the asset on the date of conversion of such asset	
	(a) 'l'ha agla gomai domationa (d) Noma at the gharma	
1(1)	(c) The sale consideration (d) None of the above	
164)	In case of compulsory acquisition, the indexation of cost of acquisition or improvement shall be	
164)	In case of compulsory acquisition, the indexation of cost of acquisition or improvement shall be done till the	
164)	In case of compulsory acquisition, the indexation of cost of acquisition or improvement shall be done till the (a) Previous year of compulsory acquisition	
164)	In case of compulsory acquisition, the indexation of cost of acquisition or improvement shall be done till the(a) Previous year of compulsory acquisition(b) Year in which full compensation is received	
	 In case of compulsory acquisition, the indexation of cost of acquisition or improvement shall be done till the (a) Previous year of compulsory acquisition (b) Year in which full compensation is received (c) Year in which part or full compensation is received (d) None of the above 	
164) 165)	In case of compulsory acquisition, the indexation of cost of acquisition or improvement shall be done till the (a) Previous year of compulsory acquisition (b) Year in which full compensation is received (c) Year in which part or full compensation is received Income from sale f household furniture is	
	 In case of compulsory acquisition, the indexation of cost of acquisition or improvement shall be done till the (a) Previous year of compulsory acquisition (b) Year in which full compensation is received (c) Year in which part or full compensation is received (d) None of the above 	
	 In case of compulsory acquisition, the indexation of cost of acquisition or improvement shall be done till the (a) Previous year of compulsory acquisition (b) Year in which full compensation is received (c) Year in which part or full compensation is received (d) None of the above Income from sale f household furniture is a) taxable capital gain b) nontaxable as capital gain 	
165)	In case of compulsory acquisition, the indexation of cost of acquisition or improvement shall be done till the (a) Previous year of compulsory acquisition (b) Year in which full compensation is received (c) Year in which part or full compensation is received (d) None of the above Income from sale f household furniture is a) taxable capital gain b) nontaxable as capital gain c) short term capital gain Income from sale of rural agricultural land is a) taxable capital gain b) nontaxable as capital gain	
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173)	d) sale of long term capital assets which are not depreciable assets Cost of long term debentures is
170)	a) eligible for indexing c) none of these b) not eligible for indexing d) all the above
174)	What is the date on which Fair Market Value of capital assets acquired is determined?a) 1.4.2001b)1.4.1971c) 1.4.1981d) 1.4.1961
175)	FMV on 1.4.81 is applicable to assets a) acquired prior to 1.4.2001 b) transferred prior to 1.4.2001
176)	c) acquired prior to 1.4.2001 d) none of these Short term capital gain on sale of unlisted shares are
177)	a) taxable b) exempted c) partially exempted d) partially taxable Long term capital gain on sale of listed shares are
178)	a) exempted b) taxable c) partially exempted d) partially taxable Long term capital gain on sale of unlisted shares are
179)	a) exempted b) taxable c) partially exempted d) partially taxable Capital gain on compulsory acquisition of urban agricultural land is
	a) exempted capital gainb) taxable capital gainc) partially exemptedd) partially taxable
180)	Where the capital asset became the property of the assessee in any mode given under section 49(1), the cost of acquisition of such assets shall be
	a) the market value of the asset as on the date of acquisition by the assessee b) cost for which the previous owner of the property acquired it c) nil
181)	The cost inflation index number of the previous year 2018-19 is a)280 b)200 c) 100 d) 300
182)	Conversion of capital asset into stock in trade will result into capital gain of the previous year a) in which such conversion took place
183)	b) in which such converted asset is sold or otherwise transferred c) none of these two Conversion of personal effect into stock in trade shall
184)	 a) be subjected to capital gain b) not be subject to capital gain c) shall be subject to tax under business head Where capital asset is converted into stock in trade then for purpose of computation of capital gain,
104)	the full value of consideration shall be a) the market value of the asset on the date of sale of such asset
	b) the market value of the asset on the date of conversion of such asset c) the price for which it is sold
185)	Where the capital asset is converted into stock in trade, the indexation of cost of acquisition and cost of improvement shall be done
	a) till the previous year of conversion of such capital asset b) till the previous year in which such asset is sold
186)	c) none of these Where a partner transfers any capital asset into the business of firm, the sale consideration of such
	asset to the partner shall be a) market value of such asset on the date of such transfer
	b) price at which it was recorded in the books of the firmc) cost of such asset to the partner.
187)	Where any capital asset is transferred by a firm to its partner by way of distribution on the dissolution of firm, the full value of consideration shall be
	 a) The price at which such asset was given to partners b) cost of WDV of such asset on the date of distribution c) fair market value of the asset on the date of distribution
188)	c) fair market value of the asset on the date of distributionWhere the entire block of the depreciable asset is transferred after 36 months, there will bea) short term capital gainb) long term capital gain
189)	c) short term capital gain or loss d) long term capital gain or loss Where a capital asset, other than certain urban agricultural land, is compulsory acquired, then the
,	capital gain shall arise in the previous year. a) of compulsory acquisition b) in which full consideration received
190)	c) in which part or full consideration is received In the case of compulsory acquisition, the indexation of cost of acquisition or improvement shall
	be done till the a) previous year of compulsory acquisition b) in which the full compensation is received
	c) in which part or full compensation is received

- 191) In case of compulsory acquisition if enhanced compensation is received then for purpose of computation of capital gain the cost of acquisition and cost of improvement in that case shall be taken as
 - a) nil

b) cost of acquisition or cost of improvement which was in excess of initial compensation earlier received c) none of these

c) none of these

- 192) Conversion of debentures into shares shalla) be regarded as transfer for capital gain purposeb) not be regarded as transfer for capital gain purpose
- 193) If self guaranteed goodwill of a profession is transferred, there willa) be capital gainb) not be any capital gainc) be a short term capital gain

194) Where a company purchases its own shares there will be capital gain to thea) a companyb) shareholderc) neither to the company nor to the shareholderd) both to the company and the shareholder

195) For claiming exemption under section 54 the assessee should transfera) any house propertyb) a residential house propertyc) a residential house property the income of which is taxable under the head of income from house property.

196) Exemption under section 54 is available to

a) all assessees b) individuals only c) individuals and HUF d) HUF only

197) For claiming exemption under section 54, the assessee should purchase residential propertya) 2 years after the date of transferb) 3 years from the date of transfer

c) 1 year before and two years after the date of transfer

d) 1 year before and 3 years after the date of transfer

198) For claiming exemption under section 54 the asessee should construct the residential property a) 1 year before and two years after the date of transfer

b) 1 year before and 3 years after the date of transfer

c) within 3 years after the date of transfermultiple date

- a) to the extent of capital gain invested in the house property
- b) proportionate to the net consideration price invested
- c) to the extent of amount actually invested.

200) If the assessee wishes to deposit money under capital gain structure for claiming exemption under section 54 it should be deposited within

- a) 6 months from the date of transfer
- b) within 6 months from the end of the relevant previous year
- c) due date of furnishing the return of income u/s 139(1)
- 201) Exemption under section 54EC shall be available to
- a) any assessee b) individuals only c) individual or HUF d) company assessee only 202) Exemption under section 54EC shall be available for the transfer of
 - a) any long term capital asset b) residential house property

c) any long term capital asset other than residential house property.

- 203) Under section 564EC the assessee shall be allowed exemption
 a) to the extent of capital gain invested subject to maximum of 50 lakh per financial year.
 b) proportionate to the net consideration price so invested.
 c) to the extent of the capital gain invested.
- 204) For claiming exemption under section 54EC amount to the extent of the capital gain subject to maximum of Rs.50 lakhs should be invested.
 a) within 2 years from the date of transfer
 b) within 3 years from the date of transfer
 c) within 6 months from the date of transfer d) within 6 months of transfer or before the due date
 - c) within 6 months from the date of transfer d) within 6 months of transfer or before the due date of furnishing the return of income , whichever is earlier
 For claiming exemption under section 54EC the amount to the extent of capital gain subject to
- 205) For claiming exemption under section 54EC the amount to the extent of capital gain subject to maximum 50 lakh should be invested within 6 months from the date of transfer.
 a) state bank of India b) notified securities
 bonds of the NHAI or RECL
- 206) For claiming exemption under section 54EC the amount shall be invested in notified securities for
 - a) a period of 3 years from the date of transfer
 - b) a period of 3 years from the date of acquisition of such securities
 - c) a period of 7 years from the date of transfer
 - d) a period of 7 years from the date of its acquisition.
- 207) If notified securities for which exemption has been claimed u/s 54EC are transferred or converted into money or any loan is taken against the same within 3 years then the

a) exemption allowed under section 54EC shall be withdrawn by opening the old assessement b) amount exempt under section 54EC earlier shall be long term capital gain of the previous year in which such transaction takes place. c) the cost of acquisition of such securities shall be reduced by the amount of capital gain exempt u/s 54EC earlier. Income under the head income from other sources is taxable on 208)(a) Due basis (b) Receipt basis (c) On the basis of method of accounting regularly employed by the assessee (d) None of the above 209) Dividends declared by Units Trust of India is (a) Fully exempt in the hands of unit holders (b) Fully taxable in the hands of unit holders (c) Taxable but deduction is allowed under sec. 80 (d) None of the above 210) If no system of accounting is followed, interest on securities is taxable on (b) Receipt basis (a) Due basis (d) None of the above (c) Hyrbid basis 211) For computing lottery income, the assessee shall (a) Be entitled to any deduction for purchase of lottery tickets (b) Not entitled to any deduction for purchase of lottery tickets (c) Be entitled to deduction upto 10% of total purchase of tickets (d) None of the above 212) The legal heir of the deceased who receives family pension is allowed a standard deduction from such pension to the extent of (a) of such pension, subject to maximum of Rs. 25,000 (b) of such pension or Rs. 15,000 whichever is less (c) of such pension or Rs. 15,000 whichever is more (d) None of the above Gift received by an individual Rs. 70,000 from his relative M shall be 213) (a) Fully exempt (b) Fully taxable (c) Exempt uptoRs. 50,000 (d) None of the above 214) Rakesh received Rs. 70,000 from his friend on the occasion of his birthday. a) The entire amount of Rs. 70,000 is taxable b) Rs. 20,000 is taxable c) The entire amount is exempt d) None of the above Family pension received by a widow of a member of the armed forces is, subject to conditions, 215) a) Exempt upto Rs. 3,00,000 b) Exempt upto Rs. 3,50,000 c) Totally exempt under section 10(19) d) Totally chargeable to tax Gift of Rs. 5,00,000 received on 10th July, 2016 through account payee cheque from a non-relative 216) regularly assessed to income-tax, is a) A capital receipt not chargeable to tax b) Chargeable to tax as income from other sources c) Chargeable to tax as business income d) Exempt uptoRs. 50,000 and balance chargeable to tax income from other sources Income from letting of machinery, plant and furniture is -217) a) Always chargeable to tax under the head "Profits and gains of business and profession" b) Always chargeable to tax under the head "Income from other sources" c) Chargeable under the head "Income from other sources" only if not chargeable under the head "Profits and gains of business and profession" d) Exempt from tax 218) The deduction allowable in respect of family pension taxable under "Income from other sources" is a) 33-1/3% of the pension b) 30% of the pension or Rs. 15,000, whichever is less c) 33-1/3% of the pension or Rs. 15,000, whichever is less

d) Nil

219)	Any sum received under a "Keyman Insurance Policy" including any bonus on such Policy, is taxable as income from other sources		
	a) In all cases b) Only if not charged as "Income from Salaries"		
	c) Only if not charged as "Income from		
	d) Only if not charged as "Income from		
220)	Agricultural income from a place outside		
	a) Exempt from tax	b) taxable only in case of a non-resident	
	c) Taxable as income from business	d) Taxable as income from other sources	
221)	Ganesh received Rs.60,000 from his friend	on the occasion of his birthday.	
	a) The entire amount of Rs.60,000 is tax	(able b) Rs.50,000 is taxable	
	c) The entire amount is exempt	d) Rs.10,000 is taxable	
222)	Mr. Y has received a sum of Rs.51,000 on 24	4-10-2018 from relatives on the occasion of his marriage.	
	a) Entire Rs.51,000 is chargeable to tax	b) Only Rs.1,000 is chargeable to tax	
	c) Entire Rs.51,000 is exempt from tax	d) Only 50% i.e. Rs.25,500 is chargeable to tax	
223)	Mr. Mayank has received a sum of Rs.75,0 marriage anniversary.	000 on 24-10-2018 from his friend on the occasion of his	
	a) Entire Rs.75,000 is chargeable to tax	b) Entire Rs.75,000 is exempt from tax	
	c) Only Rs.25,000 is chargeable to tax	d) Only 50% i.e. Rs.37,500 is chargeable to tax	
224)	The deduction in respect of interest on enh previous year 2018-19, would be	nanced compensation of Rs.1,50,000 received during the	
	a) Rs.1,50,000 being 100% of Rs.1,50,00	0 b) Rs.75,000 being 50% of Rs.1,50,000	
	c) Rs.45,000 being 30% of Rs.1,50,000	d) Nil	
225)	Deduction u/s 80 C in respect of LIP, con	tribution to provident fund, etc. is allowed to:-	
	(a) Any assessee	(b) An individual	
226)	(c) An individual or HUF Deduction u/s 80 C is allowed to the maxi	(d) An individual or HUF who is resident in India	
220)		s. 1,50,000	
	(c) Rs. 1,00,000 (d) N	lone of the above	
227)		ct of life insurance premium, it can be paid by assessee	
	for	(b) Limealf or another	
	(a) Himself only(c) Himself, spouse and any child(d) not	(b) Himself or spouse one of the above	
228)	In the case of HUF, deduction u/s 80C in a		
	for:		
	(a) Karta of HUF	(b) Any member of HUF	
229)	(c) Karta and coparcener of the HUF (d) N An assessee has paid life insurance premiu	am of Rs. 25,000 during the previous year for a policy of	
/	Rs. 1,00,000 taken on 1-4-2004. He shall:		
	(a) Not be allowed deduction u/s 80 C		
	(b) Be allowed deduction u/s 80 C to the extent of 20% of the capital sum assured i.e. Rs. 20,000 (c) Be allowed deduction for the entire premium as per the provisions of section 80 C		
	(d) None of the above	mum as per the provisions of section 80 C	
230)	For claiming Deduction u/s 80 C, the pays	ment or deposit should be made:-	
	(a) Out of any income		
	(b) out of any income chargeable to incom		
	(c) During the current year out of any sour(d) None of the above		
231)	Annual interest accrued on NSCs VIII issu	ie shall be	
	(a) Exempt	(b) Taxable only in VI th year	
232)	(c) Taxable on the basis of annual accrual Deduction u/s 80 C in respect of tuition fe	(d) None of the above e is allowed to	
	(a) An individual only	(b) Individual or HUF	
	(c) Any assessee	(d) None of the above	
233)	Deduction u/s 80- C for tuition fee shall be		
	(a) Any full time education in a school or of(b) Any full or part time education	college	
	c) Any part time education in a college abi	road (d) None of the above	
234)	Deduction u/s 80 C in respect of tuition fe		

	(a) Any of his children	(b) Any of his minor children
3 25)	(c) Any two children of such individual	(d) None of the above
235)	Deduction u/s 80 C in respect of term deposit with	a scheduled bank is allowed if the term deposit
	is for a period	
	(a) No less than 3 years	(b) Not less than 5 years
	(c) Not less than 2 years	(d) None of the above
236)	Deduction under section 80 CCC is allowed to the	
	(a) Rs. 2,00,000	(b) Rs. 1,50,000
	(c) Rs. 4,00,000	(d) Rs. 1,00,000
237)	Deduction in respect of contribution for annuity	plan to certain pension fund under 80 CCC is
	allowed to	
	(a) Any assessee	(b) Individual only
	(c) Individual or HUF	(d) None of the above
238)	Deduction u/s 80 D in respect of medical insurance	e premium is allowed to
	(a) Any assessee	(b) An individual or HUF
	(c) Individual only	(d) None of the above
239)	Deduction u/s 80 D is allowed to an individual fo	
,	(a) individual himself	(b) Individual and his family
	(c) Individual, his spouse, dependent parents and	
	(d) None of above	1
240)	The payment for Insurance premium under sectio	n 80 D should be:
,	(a) In cash	(b) By any mode other than cash
	(c) Cash / by cheque	(d) None of above
241)	The quantum of deduction allowed under section	
,	(a) Rs. 25,000	(b) Rs. 10,000
	(c) Rs. 15,000	(d) None of above
242)	Deduction u/s 80 DD in case of dependent with se	erve disability shall be allowed
	(a) To the extent of actual expenditure	(b) Rs. 75,000
	(c) Rs. 1,25,000 irrespective of actual expenditure	(d) None of above
243)	Deduction under section 80 DD shall be allowed:-	
	(a) To the extent of actual expenditure / deposit of	r Rs. 50,000 whichever is less
	(b) For a sum of Rs. 75,000 irrespective of actual ex	spenditure or deposit
	(c) For a sum of Rs. 50,000 irrespective of any expe	enditure incurred or actual deposited
	(d) None of the above	
244)	Deduction u/s 80 E is allowed in respect of amount pai	d by way of interest on loan taken from
• • •) Any person	(b) Any relative
. ,	Financial institution or approved charitable institu	
245)	The deduction u/s 80 E is allowed for repayment	
	(a)Rs. 25,000	(b) Rs. 40,000
>	(c) Any amount	(d) None of the above
246)	Deduction u/s 80 E shall be allowed for the higher	
	(a) Assessee himself	(b) Assessee, spouse and children
	(c) Assessee and dependent children	(d) None of the above
247)	Deduction u/s 80 U in case of person with disability	ity is allowed to
	(a) An individual who is citizen of India	
	(b) An individual who is resident of India	
	(c) Any individual assessee	
2 (0)	(d) None of the above	
248)	The quantum of deduction allowed u/s 80 U is	
	(a) Rs. 40,000	(b) Rs. 75,000
2 (0)	(c) Rs. 60,000	(d) Rs. 70,000
249)	Mr. Mohit kapoor has income under the head sala	
	Rs. 2,10,000 and lottery prize Rs 35,000. Maximum	
	A)2,85,000 B) 3,20,000	C) 75,000 D) nil
250)	Mr. A aged about 61 years, has earned a lottery in	
	19. He also has a business income of Rs. 30000 he i	nvested an amount of Rs.10,000 in PPF account,
	Rs.24000 in national saving certificate. Total taxab	le income of Mr. A of the A.Y 2019-20.
	A) 1,50,000 B) 1,60,000	C) 1,20,000 D) nil
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