Chapter-13

COMPUTATION OF LIABILITY AND TAX

EXERCISES

9. OBJECTIVE QUESTIONS [ASSORTED]

9.1 MULTIPLE CHOICE QUESTIONS

9.1	9.1.1 ICSI Inter, December 2017			
1.	. A service would be called as "continuous supply of service", if the service under a contract is provided continuously or on recurrent basis exceeding:			
	(a) One year	(b) 6 months		
	(c) 3 months	(d) 1 month		
2.	Which law will govern the inter-state supply of	of goods or services?		
	(a) CGST	(b) SGST		
	(c) UTGST	(d) IGST		
3.	Which of the following has been kept out of t	he GST Levy?		
	(a) Generator	(b) Computer		
	(c) Jewellery	(d) Electricity		
4.	Threshold limit of turnover for levy of GST in goods and services) in Gujarat is	the case of a person having business (supply of		
	(a) ₹ 10 lakhs	(b) ₹ 20 lakhs		
	(c) ₹ 30 lakhs	(d) ₹ 40 lakhs		
5.	5. Abhijit Sen is engaged in running a textile showroom at Gangtok (Sikkim). In order to avail composition scheme under GST law, his "aggregate turnover" in the preceding financial year should not have exceeded:			
	(a) ₹ 10 lakhs	(b) ₹ 20 lakhs		
	(c) ₹ 50 lakhs	(d) ₹ 75 lakhs		
6.	6. When employer gifts goods to his employees, it will not be considered as taxable supply for the purpose of GST if the value of supply to an employee does not exceed:			
	(a) ₹ 5,000	(b) ₹ 20,000		
	(c) ₹ 50,000	(d) ₹ 1,00,000		
7.	Which of the following incomes/activities is li			
	(a) Salary	(b) Salary and allowances of MPs		
	(c) Services by Court	(d) Sale of jewellery		
8.	3. Which of the following represents composite supply?			
	(a) Doctor's service with medicines			
	(b) Package with fruits and chocolates			
	(c) Coaching centre with monthly excursions on trekking			
	(d) Supply of computer printer and laptop			
9.		invoice is dated 30.7.2019. Payment was received re dispatched on 5.8.2019. What is time of supply		
	(a) 5.8.2019	(b) 30.7.2019		
	(c) 30.10.2019	(d) None of the-above		

Indirect Taxes - Goods and Services Tax Act (T.Y.B.Com.: SEM-VI)

- 10. Which of the following though shown in Bill will not be included in determining the value of supply for the purpose of GST?
 - (a) Packing

- (b) Discount
- (c) Interest for late payment
- (d) Installation charges
- 11. Madhan is located in Chennai. He has a branch office in Cochin. He wants to transfer goods. His turnover was always below ₹ 10 lakhs. His registration under GST is
 - (a) Voluntary
 - (b) Compulsory
 - (c) Compulsory only when turnover exceeds 20 lakhs
 - (d) As and when deemed by the Revenue
- 12. A taxable person whose registration has been cancelled or surrendered must file the final return of GST within
 - (a) 6 months of the cancellation
 - (b) 6 months after the end of the financial year
 - (c) 3 months after the end of the financial year
 - (d) 3 months after the date of cancellation

13. Refreshments were supplied on board in an aircraft proceeding from Chennai to Delhi. It had a stop at Hyderabad. The refreshments were taken on board at Hyderabad. The place of supply is (a) Delhi (b) Chennai

- (c) Hyderabad (d) None of the above
- 14. For the purpose of calculating the compensation payable to the States under the Goods and Service Tax (Compensation to States) Act, 2017 the base year for reckoning the Revenue is :
 - (a) 31.3.2014 (b) 31.3.2015 (c) 21.2.2017
 - (c) 31.3.2016 (d) 31.3.2017
- 15. Which of the following GST model is adopted in India? (a) Australian model (b) Baoch
 - (b) Bagchi-Poddar model
 - (c) Dual model (d) American model
- 16. For the purpose of deciding "aggregate turnover" in order to determine the GST payable under composition scheme, which of the following is to be excluded?
 - (a) Exemption supply
 - (b) Export of goods (d) CGST
- (c) Inter-state branch transfer17. Export of service does not include:
 - (a) the supplier of service located outside India
 - (b) the recipient of service located outside India
 - (c) the place of supply of service is outside India
 - (d) the supplier of service is located in India

9.1.2 ICSI Inter, June 2018

- 18. GST Council comprises of various persons from Union and States and is being headed by a Chair Person who is
 - (a) Finance Secretary to Government of India
 - (b) Union Finance Minister
 - (c) Any State Finance Minister
 - (d) Union Revenue Minister
- 19. Construction of a complex, building, civil structure or the part thereof including a complex or building intended for sale to a buyer, wholly or partly except where the entire consideration has been received after issuance of completion certificate, where required, by a competent authority or after its first occupation, whichever is earlier for the purpose of taxability under the CGST Act, 2017 shall be treated as supply of:
 - (a) Goods (c) Services

- (b) Both goods and services
- (d) Contract work
- 20. The following categories of registered persons are not being eligible for the Composition Scheme under the CGST Act, 2017:
 - (i) Supplier of the Restaurant Services
 - (ii) Manufacturer of notified goods

(iii) Non-resident taxable persons	
(iv) Casual taxable person	
(a) (iii) and (iv)	(b) (ii), (iii) and (iv)
(c) (ii) and (iv)	(d) (i), (iii) and (iv)

- (c) (ii) and (iv)
 (d) (i), (iii) and (iv)
 21. Section 2(62) of the CGST Act, 2017 specifies input tax in relation to a registered person to mean Central Tax, State Tax, Integrated Tax or Union Territory Tax charged on any supply of goods or services or both and also include:

 (i) Integrated goods and services, tax charged on import of goods
 (ii) Tax under the provisions of section 9(3) and 9(4)
 - (iii) Tax paid under composition levy
 - (iv) Tax under Union Territory Goods and Services Tax Act
 - (a) All the above four (b) (i), (ii) and (iv)
 - (c) (i) and (ii) (d) (ii), (iii) and (iv)
- 22. Mr. Pankaj of Delhi supplied goods to Mr. Krishna of Delhi for ₹ 1 lakh, on which total GST was charged @ 12%. Mr. Krishna, after purchase of goods, added 20% margin of profit (on cost) and sold the entire goods to Mr. Ravi of Delhi. The total amount of tax payable after claiming input tax on such transaction by Mr. Krishna is:

(a) ₹ 12,000

- (b) ₹ 14,400
- (c) ₹ 2,400 (d) None of the above
- 23. Raj & Co., applied for voluntary registration under CGST Act, 2017 on 5th July, 2019 and the registration was granted on 15th July, 2019. Raj & Co., was having the stock available against the invoices for a period of 3 months old. Raj & Co., shall be eligible for input tax credit on such stock as held as on:
 - (a) 30th June, 2019 (b) 05th July, 2019
 - (c) 15th July, 2019 (d) 14th July, 2019
- 24. A casual taxable person or a non-resident taxable person shall be required to apply for registration at least _____ days prior to the commencement of business.
 - (a) 30 (b) 5
 - (c) 15 (d) 7
- 25. Mr. Bala has made supply (within State) of taxable goods to the tune of ₹ 17 lakh, export supplies of ₹ 3 lakh and intra-State supply of exempt services of ₹ 4 lakh. His aggregate turnover as per section 2(6) of the CGST/ SGST Act, 2017 is

- (c) ₹ 24 lakh
- 26. A supply made by a taxable person to a recipient consisting of two or more taxable supply of goods or services of both or any combination thereof which are only bundled and supplied in conjunction with each other in the ordinarily course of business out of which one is a principal supply has been defined u/s 2(3) of CGST Act, 2017 to mean

(d) None of the above

- (a) Mixed supply (b) Composite supply
- (c) Bundled supply (d) Both (A) and (B)
- 27. Tax on inter-State supplies, import into India, supplies made outside India and supplies made in SEZ shall be charged to
 - (a) CGST and SGST (b) CGST and UTGST (c) CGST and IGST (d) IGST
- 28. Provision for levy and collection of tax on intra-State supply of goods or services or both by the Union Territory and for matters connected therewith or incidental thereto are being enumerated in

(a) CGST Act, 2017	(b) IGST Act, 2017
(c) UTGST Act, 2017	(d) None of the above
29. The highest enabling limit of tax rate	e of IGST has been prescribed at
(a) 20%	(b) 14%
(c) 28%	(d) None of the above
30. Special purpose vehicle to cater the	e IT needs of GST is called
(a) HSN	(b) GSTN
(c) IGSTN	(d) SGSTN

Indirect Taxes - Goods and Services Tax Act (T.Y.B.Com.: SEM-VI)

- 31.GST in India is levied on the basis of
 - (a) Consumption principle
 - (b) Set-off against that payable principle
 - (c) Destination base principle
- (d) Both consumption and destination base principle
- 32. The tax under GST legislation in India is being levied:(a) Exclusively by Union and State Laws(b) Simultaneously by Union and State Laws
 - (c) Only by Union Laws
- (d) Only by State Laws

9.1.3 ICWA-Inter, June 2018

5.1.5 IOWA-Intel, June 2010	
33. GST has replaced the following law(s)	
(a) Customs	(b) VAT
(c) Central excise	(d) Both (b) and (c)
34. GST is a based tax.	
(a) Origin	(b) Destination
(c) Territory	(d) None of the above
35. In IGST, I stands for	
(a) Integrated	(b) International
(c) Inter-State	(d) Indian
36. The Chairperson of GST Council is	
(a) Prime Minister of India	(b) Finance Minister of India
(c) Minister of State for Finance	(d) None of the above
37. Under GST law the phrase 'Goods' does	not include
(a) Actionable claim	
(b) Growing crops on the land agreed to b	be severed before supply
(c) Money and Securities	
(d) None of the above	
38. The scope of supply of goods or services	or both includes
(a) Sale	(b) Exchange
(c) Lease	(d) All of the above
39. Sasta Bazar offers a free bucket with dete	•
(a) Composite supply	(b) Mixed supply
(c) Principal supply	(d) None of the above
40. Which of the following is not a feature of i	ndirect taxes ?
(a) Regressive nature	
(b) Supply based taxes	
(c) Rate of taxes are different from persor	
(d) No previous year and assessment year	-
41. Goods and Services Tax (GST) has been	
(a) 1st July, 2017	(b) 1st June, 2017
(c) 1st September, 2017	(d) 1st April, 2017
42. Mr. I, a thief has stolen motorbike and sells Sale of motorbike will be considered as	the motorbike to Mr. Q. It is illegal to steal a motorbike.
(a) supply and liable to be taxed	(b) supply but not liable to be taxed
(c) not at all supply	(d) none of the above
43. Mr. A booked a Rajdhani train ticket, whic	
(a) Composite supply	(b) Mixed supply
(c) Not at all supply	(d) None of the above
44. Which of the following agricultural activity	
(a) Cultivation	(b) Supply of farm labour
(c) Renting of agro machinery	(d) All of the above
45. GT Jewellers Ltd. paid ₹ 50 lakhs for spo Stylist & Co. a partnership firm. GST is lia	nsorship of Miss India beauty pageant in Mumbai to ble to be paid by
(a) GT Jewellers Ltd.	(b) Miss India beauty pageant
(c) Stylish & Co.	(d) Exempted Supply

Computation of Liability and Tax

- 46. In case of inter-state stock transfer
 - (a) CGST will be levied
 - (c) CGST and SGST will be levied

9.1.4 ICWA Final, June 2018

- 47. GST is a _ _ based tax.
 - (a) Territory
 - (c) Destination

- (b) Origin
- (d) None of the above
- 48. A new supplier has taxable intra-State sales, exempt intra-State sales and export sales of goods. He should get himself registered under GST law, where
 - (a) the aggregate value of taxable intra-State goods exceeds ₹ 20 lakhs
 - (b) the aggregate value of taxable as well as exempt intra-State goods exceeds ₹ 20 lakhs
 - (c) the aggregate value of all the three items exceeds ₹ 20 lakhs
 - (d) the aggregate value of taxable intra-State goods as well as export sales exceeds ₹ 20 lakhs
- 49. Following is an intra-State supply
 - (a) Goods sent from Delhi to another dealer in Delhi
 - (b) Goods sent from Delhi to a SEZ in Noida, Uttar Pradesh
 - (c) Goods sent from Delhi to Chandigarh branch (Haryana) of the same supplier
 - (d) None of the above
- 50. A casual taxable person is required to obtain registration where he makes
 - (a) Taxable inter-State supply
 - (b) Taxable inter-State or intra-State supply
 - (c) Taxable inter-State or intra-State supply whose proposed value exceeds ₹ 20 lakhs
 - (d) In none of the above situations

51. Subbu, a registered supplier based at Erode coached the staff of a software company in Hyderabad, which is registered. The classes were held at Erode. The place of supply is (a) As mutually agreed upon (b) Hyderabad

- (c) Erode (d) Bengaluru
- 52. Which of the following central taxes has been subsumed in the ambit of GST ?
 - (a) Central Excise duty (b) Service Tax
 - (c) CVD on import (d) All of the above
- 53.GST is payable on the services provided by the employee to the employer in the course of employment on
 - (a) Regular basis
 - (b) Contract basis as employed by the company
 - (c) Contract basis as employed by a contractor
 - (d) None of the above
- 54. If a person, opting for composition scheme is liable to be registered on 1st October, 2019 and he has applied for registration on 17th November, 2019 and registration granted on 20th November, 2019 then the effective date of registration will be
 - (a) 20th November, 2019 (b) 1st October, 2019
 - (c) 17th November, 2019 (d) 1st April, 2020
- 55. In case of transport of goods by rail within India, which of the following item is an exempted supply ?
 - (a) Transport of postal mails and postal bags (b) Transport of defence and military equipments (c) Transportation of household effects (d) Transport of alcoholic beverages
- 56. Mr. C of Chennai supplied goods to M/s Smart Jet Airlines of Chennai flying between Delhi-Mumbai. The goods are loaded in the aircraft in Delhi. The place of supply of goods will be
 - (a) Chennai (b) Delhi (c) Mumbai
 - (d) None of the above
- 57. Gifts not exceeding ____ ___ in value in a financial year by an employer to an employee shall not be treated as supply of goods or services or both.
 - (a) ₹ 20,000 (b) ₹ 25,000 (c) ₹ 50,000 (d) ₹ 1,00,000

- (b) IGST will be levied
- (d) No tax will be levied, as there is no supply

Indirect Taxes - Goods and Services Tax Act (T.Y.B.Com.: SEM-VI) 6 58. Hospital charging room rent per day per room ₹ 1,200 on rooms provided to in-patients. It is (a) Exempted supply (b) Taxable supply (c) Not at all supply (d) None of the above 59. In cases of change in rate of tax and amount is credited to the bank account after 4 working days from the date of change in rate of tax, the date of receipt of payment will be (a) Date of book entry or date of bank entry, whichever is earlier (b) Date of bank entry (c) Date of book entry (d) Date of book entry or date of bank entry, whichever is later 60. Who is the person allowed to cancel a GST registration ? (a) The registered person himself (b) The GST officer (c) The legal heir of the registered person (d) All of the above 61. Where the application of registration is found to be deficient for any reason and the Proper Officer requires any further information then he shall intimate to the applicant in form (a) GST REG-01 (b) GST REG-02 (c) GST REG-03 (d) GST REG-04 62. Aminpur Post Office provided basic mail services of ₹ 2,50,000 and speed post services of ₹ 3,00,000. The value of taxable services will be (b) ₹ 3,00,000 (a) ₹ 2,50,000 (c) ₹ 5,50,000 (d) None of the above 63. An individual acts as a referee in a football match organised by Sports Authority of India. Which one of the following is correct ? (a) The individual is liable to pay GST (b) Sports Authority of India is liable to pay GST (c) Exempted from GST (d) Outside the scope of supply 64. Goods under CGST Act excludes (a) Securities (b) Unsecured debts (c) Right to participate in the draw to be held in a lottery (d) Growing crops 65. A famous actress went to London and availed cosmetic or plastic surgery for her nose. Whether GST is liable to be paid ? (b) No (a) Yes (c) No supply at all (d) None of the above 66. In relation to a registered person, input tax means the Central tax, State tax, Integrated tax or Union Territory tax charged on any supply of goods or services or both made to him and includes (a) The integrated goods and services tax charged on import of goods (b) The tax payable under Reverse Charge Mechanism as per SGST Act (c) The tax payable under Reverse Charge Mechanism as per UTGST Act (d) The tax payable under the composition levy 9.1.5 ICSI-Inter, December 2018 67. A supply made by a taxable person to a recipient of goods being buyer consisting of two or more taxable supplies of goods or services or of both or any combination thereof which are only bundled and supplied in conjunction with each other in the ordinarily course of business out of which one is a principal supply has been defined u/s 2(3) of CGST Act, 2017 as (a) Composite supply (b) Mixed supply

- (c) Higher rate tax supply (d) Bundled supply
- 68. The payment of tax by electronic operator who does not have physical presence in taxable territory in India be made by
 - (a) e-commerce operator himself(c) the person who receives supply
- (b) his appointed representative in India
- (d) either (a) and (b)
- 69. The time of supply "where goods or services or both have been supplied in a situation where the invoice issued before the change in the rate of tax but payment received after the change in rate of tax" as per section 14 of the CGST Act, 2017 shall be

Computation of Liability and Tax

- (a) Date of issue of invoice
- (b) Date of receipt of payment or the date of issue of invoice whichever is earlier
- (c) Date of receipt of payment
- (d) None of the above
- 70. Which of the following called the Union territory as being covered under Union Territory Goods and Service Tax Act, (UTGST), 2017 ?
 - (a) Sikkim

- (b) Puducherry
- (c) Daman and Diu (d) None of the above
- 71. Subsidy given by the Central Government or a State Government while determining value of taxable supply under Goods and Services Tax (GST) as per section 15 of the CGST Act, 2017 (a) included in the transaction value i.e. (value of taxable supply)
 - (b) just ignored no treatment
 - (c) shall not be included in transaction value i.e. (value of taxable supply)
 - (d) deducted from the transaction value i.e. (value of taxable supply)
- 72. Patel of Surat, Gujarat supplied good to Patil of Mumbai, Maharashtra for ₹ 1,20,000 (excluding GST) but after adding 30% profit margin (on cost). Patil is also a taxable person. IGST rate is 18%. The amount of input tax credit that can be availed and the maximum time limit for availing such input tax credit by Patil of Mumbai, Maharashtra as per CGST Act, 2017 is
 - (a) ₹ 28,080 and within 6 months from the date of issue of tax invoice
 - (b) ₹ 7,020 and within next guarter from the date of issue of tax invoice
 - (c) ₹ 21,600 and within 1 year from the date of issue of tax invoice
 - (d) None of the above

(a) State

- 73. Find out the following, who are the persons not liable for registration under the CGST Act, 2017. (a) Non-resident making taxable supply
 - (b) Person supplying exempted goods and services or goods or services which are not liable for tax under GST
 - (c) An agriculturist, to the extent of supply of produce out of cultivation of land (d) Both (b) and (c)
- 74. Who is authorised under Integrated Goods and Service Tax (IGST) Act, to levy tax ?
 - (b) Centre
 - (c) Union Territory (d) Both (a) and (b)
- 75. The available balance of input tax credit in the electronic ledger of the registered person on account of Union territory tax shall be utilised as per section 9 of UTGST Act, 2017
 - (a) first towards payment of central tax
 - (b) first towards payment of integrated tax
 - (c) first towards payment of union territory tax and the amount remaining, if any towards payment of integrated tax
 - (d) none of the above
- 76. Exempt supply means supply of any goods or services or both which may be wholly exempt from tax under section 11 or under section 6 of the IGST Act and includes
 - (i) non-taxable supply
 - (iii) supply having nil rate of tax
- (iv) composite supply
- (a) (i), (ii) and (iii) (b) (i) and (iv) (c) (i) and (iii)
 - (d) All the four above

(ii) zero rated supply

- 77. The exception to the general rule that "normally, the supplier of goods and services is liable to pay tax on supply, even if he does not collect from his customer i.e. recipient of supply of goods and services" shall be applicable where there are
 - (a) supply from an unregistered dealer to registered dealer
 - (b) specified services through an e-commerce operator
 - (c) both (a) and (b)
 - (d) none of the above

9.1.6 ICSI-Inter, June 2019

78. Power to declare certain activities	/ transactions as	s neither supply	of goods nor of services is
given in			-

(a) Schedule IV	(b) Schedule III
-----------------	------------------

(c) Schedule II	(d) Schedule I
	(u) ochedule i

- 79. The proper officer may cancel the GST registration, if any registered person other than a person paying tax under section 10 of CGST Act, 2017 has not furnished the returns for a continuous period of (b) 9 months
 - (a) 12 months (c) 6 months
- (d) 3 months
- 80. ABC Ltd. of Mumbai supplied goods to XYZ Ltd. of Delhi under a contract for the goods to be delivered at the factory of the buyers. Goods removed from the factory of ABC Ltd. on 9-8-2019 and were delivered in the factory of XYZ Ltd. of Delhi on 16-8-2019. Invoice for the suppliers was raised by ABC Ltd. on 18-8-2019. Payment of the bill was received on 20-9-2019. The time of supply in this case under GST be taken as
 - (a) 9-8-2019 (b) 16-8-2019
 - (c) 18-8-2019 (d) 20-9-2019
- 81. Section 24 of the CGST Act, 2017 lists categories of persons who are required to take registration even if they are not covered under section 22 of the Act. Find out from the following categories of persons who are being required to take registration as per section 24 of the CGST Act, 2017:
 - (i) Casual taxable person
 - (ii) Non-resident taxable person
 - (iii) Recipient of service under Reverse Charge
 - (iv) Inter-state supplier
 - (v) Input service distributor
 - (a) (i), (iii) and (v)
 - (d) All the 5 in (i) to (v) (c) (i), (ii) and (v)
- 82. Section 2(6) of the CGST / SGST Act, 2017 defines aggregate turnover which is being computed on all India basis excluding the taxes charged under CGST Act, SGST Act, UTGST Act and IGST Act. Aggregate turnover shall include all supplies made by a taxable person comprising of (i) Taxable supply

(b) (i), (ii), (iv) and (v)

- (ii) Exempt supply
- (iii) Export of goods and services
- (iv) All inter-state supply of person having same PAN
- (v) Supply on which tax is levied on reverse charge basis
- (vi) Value of all inward supply
- (a) (i), (iii), (iv) and (v) (b) (i), (iii), (iv) and (vi)
- (c) All the above in (i) to (vi) (d) (i), (ii), (iii) and (iv)
- 83. Decision of the GST Council will be adopted when it has the support of
 - (b) two-third majority (a) one-third majority
 - (c) three-fourth majority (d) simple majority

84. The compensation to states for loss of revenue on account of implementation of GST is for _ years.

(a) 2	(b) 5
(c) 8	(d) 10

- 85. When agriculturist supplies tobacco leaves to a factory, registered under GST, the liability to pay GST is on
 - (a) tobacco leaves seller (b) the buyer under reverse charge
 - (c) the agriculturist (d) consumer of tobacco leaves
- 86. When an unregistered dealer supplied goods to a registered dealer, the time of supply under reverse charge shall be earliest of the
 - (a) date of receipt of goods
 - (c) date of loading of goods in transport
- (b) date of supply of goods
- (d) date of intimation of supply of goods 87. Composition scheme is not applicable to service providers except the following.
 - (b) Restaurant Service
 - (a) Consultancy Service (c) Beauty Parlours

- (d) Cleaning Work

- 88. To avail input tax credit, which of the following factors is not relevant ?
 - (a) Tax invoice

(a) 6 months

- (b) Furnishing of return by supplier
- (c) Receipt of goods and services
- (d) Payment by buyer for supply received
- 89. Input tax credit cannot be availed after the expiry of _____ from the date of issue of tax invoice of supply.
 - (b) 3 months
 - (c) 1 year (d) 2 years
- 90. When goods are packed and transported with insurance, the supply of goods, packing materials, transport and insurance as per provisions of CGST Act, 2017, is called as
 - (a) Mixed Supply (b) Uniform Supply (c) Complex Supply
 - (d) Composite Supply
- 91. A service shall be a continuous supply of service agreed to be provided continuously or on recurrent basis under a contract when the period of service exceeds
 - (a) 1 month (b) 3 months
 - (c) 6 months (d) 1 year
- 92. Which of the following is not liable to be registered as per provisions of CGST Act, 2017 ?
 - (a) Person supplying exempted goods (b) Non-resident making taxable supplies
 - (c) Deductor of tax at source
- (d) Supplier on behalf of other person

9.1.7 CA-Inter-RTP, November 2019

- 93. Miss. Raksha is engaged in providing private coaching services in Noida, Uttar Pradesh and is not registered under GST till 25 Sept. 2019. Her aggregate turnover is ₹ 19,00,000 on 30 Sept. 2019. She got GT registration on 30 Sept. 2019. Which of the following options are available to her?
 - (a) She can pay tax @ 18%, charge it from customer and avail full input tax credit on procurements made.
 - (b) She can pay tax @ 6% under exemption scheme for service providers but she cannot charge GST from customer and also cannot avail input tax credit.
 - (c) She is not liable for registration since her aggregate turnover is less than ₹ 40,00,000 (d) Either (a) or (b)
- 94. Mr. Arun, a registered supplier, is engaged in selling sweets. The sweets are sold in boxes and the cost of each sweet box is ₹ 500. In order to increase his turnover, he purchased certain juice cans @ ₹ 20 each and added juice can with every sweet box as a gift. A sweet box along with free juice can is sold at ₹ 500 each.

Which of the statements is correct ?

- (a) He is liable to pay tax on ₹ 520 and eligible to claim input tax credit on purchase of juice cans
- (b) He is liable to pay tax on ₹ 500 and not eligible to claim input tax credit on purchase of juice cans
- (c) He is liable to pay tax on ₹ 500 and also eligible to claim input tax credit on purchase of juice cans
- (d) Either (a) or (b)
- 95. Which is not considered as supply under GST Law ?
 - (a) Stock transferred from one establishment in Delhi to another establishment in Gurgaon, Haryana registered under same PAN.
 - (b) CA Ram supplies accounting services to CA Radha in lieu of taxation services received from CA Radha.
 - (c) A Health club supplies lunch to its members at its annual meeting against a nominal charge
 - (d) Mr. A sells a flat to Mr. B
 - (i) Date of completion certificate 31-1-2020
 - (ii) Date of agreement with buyer 1-2-2020
 - (iii) Consideration received 5-2-2020
- 96. With reference to the provisions relating to transaction value under section 15 of the CGST Act, 2017, which of the following is not correct ?
 - (a) Central excise duty will not be included in transaction value for supply of tobacco.
 - (b) Municipal taxes paid by tenant will be included in transaction value for supply of renting service.

- (c) Entertainment tax included in movie ticket will form part of transaction value
- (d) Customer makes payment of freight which is payable by the supplier, directly to the service provider. However, supplier does not include this amount in this invoice. Such amount will be included in transaction value of the supplier.

97. Which of the following services are notified under section 9(3) of CGST Act, 2017 or section 5(3) of IGST Act, 2017 the tax on which shall be paid on reverse charge basis by the recipient of such supply ?

- (i) Supply of security services provided by a person other than a body corporate to a composition tax payer
- (ii) Services supplied by an insurance agent to insurance company located in taxable territory
- (iii) Supply of services by way of renting of hotel accommodation through e-commerce operator.
 (iv) Supply of notified categories of goods or services or both by a supplier, who is not registered, to specified class of registered persons.

Choose from the following options :

- (a) (i) and (ii) (b) Only (ii)
- (c) (i), (ii), (iii) (d) (i) and (iv)
- 98. Mr. Dev Anand is engaged in providing services of facilitating sale and purchase of securities to various clients. He is also engaged in trading of securities. His turnover details are as follows : Trading of securities ₹ 40,00,000

Brokerage on account of facilitating transactions in securities - ₹ 30,00,000

You are required to ascertain aggregate turnover of Mr. Dev Anand under GST :

- (a) ₹ 30,00,000 (b) ₹ 40,00,000
- (c) ₹ 70,00,000 (d) Nil
- 99. Mr. Pappu Singh, commenced his business in Feb. 2019. He has established following units :
 - (i) Unit A (in SEZ) and Unit B (non-SEZ) in the State of Maharashtra
 - (ii) Unit C in Delhi
 - (iii) Unit D and E in the State of Goa

Mr. Pappu Singh has approached you to help him in determining the states and number registrations he is required to take under GST (presuming the fact that he is making taxable supply from each state and his aggregate turnover exceeds the threshold limit) :

- (a) Maharashtra 2 : Delhi 1, Goa Optional 1 or 2
- (b) Maharashtra Optional 1 or 2 : Delhi 1, Goa Optional 1 or 2
- (c) Maharashtra 1 : Delhi 1, Goa 1
- (d) Maharashtra 2 : Delhi 1, Goa 2

100. A non-resident taxable person is required to apply for registration

- (a) within 30 days from the date on which he becomes liable to registration
- (b) within 60 days from the date on which he becomes liable to registration
- (c) at least 5 days prior to the commencement of business
- (d) none of the above
- 101. Which of the following activity shall be treated neither as a supply of goods nor a supply of services ?
 - (i) Permanent transfer of business assets where input tax credit has been availed on such assets
 - (ii) Temporary transfer of intellectual property right
 - (iii) Transportation of deceased
 - (iv) Services by an employee to the employer in the course of employment
 - (a) (i) and (iii) (b) (ii) and (iv) (c) (i) and (ii) (d) (iii) and (iv)

9.1.8 TYBAF, November 2018

102. Indirect Tax is a _____

(a) Regressive tax	(b) Progressive tax
(c) Tax on tax	(d) Value added tax

103. _____ is levied on Inter-State supplies of goods or services or both.

- (a) CGST (b) SGST
- (c) IGST (d) Both (a) and (b)

Computation of Liability and Tax

104. The liability to pay tax on goods shall arise at the				
(a) Dispatch of goods	(b) Time of supply			
(c) Removal of goods	(d) Delivery of goods			
105. Input Tax Credit of CGST can be first utilise	ed to pay output liability of			
(a) SGST	(b) CGST			
(c) IGST	(d) UTGST			
106. The first 2 digits of GSTIN represent				
(a) Entity code	(b) Country code			
(c) State code	(d) Check sum character			
107 of supply is the amount upon which tax is levied and collected.				
(a) Value	(b) Cost			
(c) Turnover	(d) Gross value			
108. Input tax does not include				
(a) IGST on import of goods	(b) SGST and UTGST			
(c) Tax paid under composition levy	(d) Tax payable section 9(3) and 9(4)			
9.2 FILL IN THE BLANKS (ICWA-INT	ER, JUNE 2018)			
1 Indirect toyon are based toyon				

- 1. Indirect taxes are <u>based taxes</u>.
- 2. Direct taxes are _____ in nature.
- 3. GST Council has been created as per Article _____ of the amended Constitution.
- 4. In HSN, N stands for _____
- 5. Rooms in a hotel or lodge are let out where tariff per day per room ₹ _____ or more, is a taxable supply under GST.
- Certificate of registration for GST shall be granted in Form _____
- 7. The place of supply for post paid telecommunication services will be the _____
- 8. Mr. C, a practising CMA, provided services to The Institute of Cost Accountants of India by way of teaching to students is a _____ (taxable / exempted) service.
- 9. GST is _____ based consumption tax.

Himachal Pradesh

Integrated Goods and Services Tax

3.

4.

- 10. _____ supply means the supply of goods or services, which constitute the pre-dominant element of a composite supply and to which another supply is ancillary / secondary.
- 11. Services relating to transportation of passengers by metro are covered under _____ rate of GST.

9.3 MATCH THE FOLLOWING COLUMNS (ICWA-INTER, JUNE 2018)

[A]		Column A		Column B
	1.	Agricultural Activities	(a)	Compulsory registration
	2.	Casual Taxable Person making	(b)	Collected by Central Government
		taxable supplies	(c)	Exempt from GST
	З.	Integrated Goods and Services Tax	(d)	When price is sole consideration
	4.	Transaction Value		

[B]		Column A		Column B
	1.	Reverse Charge Mechanism	(a)	GST has been implemented
	2.	Goods and Services Tax	(b)	Recipients is liable to pay GST
	3.	Jammu and Kashmir	(c)	Special Category State under GST
	4.	1st July, 2017	(d)	Eliminates cascading effect of tax
	5.	Central Goods and Services Tax	(e)	Levied and collected by Central Government
[C]		Column A		Column B
	1.	Supply		(a) Does not attract GST
	2.	Donation		(b) Special category state under GST

(c)

(d)

Collected by Central Government

Taxable event under GST

Indirect Taxes - Goods and Services Tax Act (T.Y.B.Com.: SEM-VI)

[D]		Column A		Column B
	1.	Zero Rated Supply	(a)	Eliminates cascading effect of tax
	2.	Form GST REG-01	(b)	Input tax credit not available
	3.	Goods and Services Tax	(c)	Export of goods or services or both
	4.	Composition Tax Payers	(d)	Application for registration

9.4 STATE WHETHER TRUE OR FALSE (ICWA-INTER, JUNE 2018)

- 1. When goods are imported into India, CGST is levied.
- 2. The highest rate of tax levied under IGST is 28%.
- 3. GST will not abolish all the indirect taxes levied in India.
- 4. Goods are classified in the GST regime in India using SAC code.
- Goods and Services Taxpayer Identification Number (GSTIN) is a state-wise PAN-based 15 digit number.
- 6. Place of supply of services, in relation to training and performance appraisal provided to a registered person, will be the location of provider of service.
- 7. Recovery Agent Services to banking or NFBCs are exempted from GST.
- 8. GST is extended to whole of India excluding the state of Jammu and Kashmir.
- 9. Goods sent for a demonstration on returnable basis. It is a supply.
- 10. Central sales tax has been subsumed in the ambit of GST.
- 11. IGST would be levied and collected by the Central Government as well as State Government on all inter-State transactions of taxable good or services.
- 12. The Union Finance Minister is a Chairperson of the GST Council.
- 13. As per the definition under CGST Act, person does not include Central Government or a State Government.
- 14. Penalties levied on late or delayed payment of loans and advances are exempted supply under GST.

9.5 STATE WITH REASONS WHETHER THE FOLLOWING ARE LIABLE TO GOODS AND SERVICE TAX (ICWA-INTER, JUNE 2018)

- 1. Services by way of training or coaching in recreational activities relating to arts, culture or sports.
- 2. Services provided by a player to a franchisee which is not a recognised sports body.
- 3. Pre-school education and education up to higher secondary school or equivalent.
- 4. Services by a veterinary clinic in relation to health care of animals or birds.
- 5. Services by way of public conveniences such as provision of facilities of washrooms.

9.6 CHECK YOUR ANSWERS

9.1													
1.	(c)	17.	(a)	33.	(d)	49.	(a)	65.	(b)	81.	(d)	97.	(b)
2.	(d)	18.	(b)	34.	(b)	50.	(b)	66.	(d)	82.	(d)	98.	(a)
3.	(d)	19.	(c)	35.	(a)	51.	(b)	67.	(a)	83.	(c)	99.	(a)
4.	(b)	20.	(a)	36.	(b)	52.	(d)	68.	(b)	84.	(b)	100.	(c)
5.	(c)	21.	(b)	37.	(c)	53.	(c)	69.	(a)	85.	(b)	101.	(d)
6.	(c)	22.	(c)	38.	(d)	54.	(a)	70.	(b)	86.	(a)	102.	(a)
7.	(d)	23.	(d)	39.	(b)	55.	(b)	71.	(c)	87.	(b)	103.	(c)
8.	(a)	24.	(b)	40.	(c)	56.	(b)	72.	(c)	88.	(d)	104.	(b)
9.	(b)	25.	(c)	41.	(a)	57.	(c)	73.	(d)	89.	(c)	105.	(b)
10.	(b)	26.	(b)	42.	(a)	58.	(a)	74.	(b)	90.	(d)	106.	(c)
11.	(b)	27.	(d)	43.	(a)	59.	(b)	75.	(c)	91.	(b)	107.	(a)
12.	(d)	28.	(c)	44.	(d)	60.	(d)	76.	(c)	92.	(a)	108.	(c)
13.	(c)	29.	(d)	45.	(a)	61.	(c)	77.	(c)	93.	(d)		
14.	(c)	30.	(b)	46.	(b)	62.	(b)	78.	(b)	94.	(c)		
15.	(c)	31.	(d)	47.	(c)	63.	(c)	79.	(c)	95.	(d)		
16.	(d)	32.	(b)	48.	(c)	64.	(a)	80.	(a)	96.	(a)		

Computation of Liability and Tax

- **9.2** (1) Supply (2) Progressive (3) 279A (4) Nomenclature (5) 1,000 (6) GST REG-06 (7) Billing Address (8) taxable (9) destination (10) Principal (11) Nil
- 9.3 [A]: (1) (d), (2) (a), (3) (b), (4) (e)
 [B]: (1) (b), (2) (d), (3) (c), (4) (a), (5) (e)
 [C]: (1) (d), (2) (a), (3) (b), (4) (c)
 [D]: (1) (c), (2) (d), (3) (a), (4) (b)
- **9.4** True: 2, 3, 5, 10, 12;
 - False: 1, 4, 6, 7, 8, 9, 11, 13, 14
- 9.5 The taxability is discussed as follows :
- Exempt : Services by way of training or coaching in recreational activities relating to arts, culture
 or sports are not liable to GST as it is specifically exempt vide Entry 80 of Notification No. 12/
 2017-CT (Rate).
- 2. **Taxable :** Service of a player to a franchisee which is not a recognised sports body is taxable as it does not cover under Entry 68 of Notification No. 12/2017-CT (Rate).
- Exempt : Pre-school education and education up to higher secondary school or equivalent is not liable to GST as it is specifically exempt under Entry 66 of Notification No. 12/2017-CT (Rate).
- 4. Exempt : Services by a veterinary clinic in relation to health care of animals or birds is not liable to GST as it is specifically exempt vide Entry 46 of Notification No. 12/2017-CT (Rate).
- Exempt : Services by way of public conveniences such as provision of facilities of washrooms are not liable to GST as it is specifically exempt vide Entry 76 of Notification No. 12/2017-CT (Rate).

Chapter-12

PAYMENT OF TAX [S. 49]

EXERCISES

10. OBJECTIVE QUESTIONS

10.1 MULTIPLE CHOICE QUESTIONS

1.	Which of these registers/ledgers are maintai	
	(a) Tax liability register	(b) Credit ledger (d) All of them
2	(c) Cash ledgerPayment made through challan will be credit	
۷.	(a) Electronic Tax liability register	(b) Electronic Credit ledger
	(c) Electronic Cash ledger	(d) All of them
3	What is deemed to be the date of deposit in	
5.	(a) Date on which amount gets debited in the	-
	(b) Date on which payment is initiated and a	
	(c) Date of credit to the account of the appro-	
	(d) Earliest of the above three dates	
4	What gets debited to the electronic credit led	laer?
	(a) Matched input tax credit	(b) Provisionally input tax credit
	(c) Unmatched input tax credit	(d) All of them
5.	Balance in electronic credit ledger can be ut	
	(a) Output tax payable	(b) Interest
	(c) Penalty	(d) All of them
6.	Balance in electronic credit ledger under IGS	T can be used against which liability?
	(a) IGST Liability only	(b) IGST and CGST liability
	(c) IGST, CGST and SGST liability	(d) None of them
7.	Balance in electronic credit ledger under CG	ST can be used against which liability?
	(a) CGST Liability only	(b) CGST and IGST liability
	(c) CGST, IGST and SGST liability	(d) None of them
8.	Balance in electronic credit ledger under SG	ST can be used against which liability?
	(a) SGST Liability only	(b) SGST and IGST liability
	(c) SGST, IGST and CGST liability	(d) None of them
9.	What should the taxable person do if he pay's vice versa?	the wrong tax i.e. IGST instead of CGST/SGST or
	(a) Remit tax again and claim refund	(b) It will be auto-adjusted
	(c) It will be adjusted on application/request	
10	. What should the taxable person do if he pay	
	(a) Pay again under right GSTIN and claim r	efund
	(b) Auto-adjustment	
	(c) Adjustment on application/request	
	(d) Raise ISD invoice and transfer	
11.		tax. Due to technical snag CIN was not generated
	but my bank account is debited. What should	
	(a) Wait for 24 hours for re-credit	(b) Approach bank (d) Eile return without challen
	(c) File application with department	(d) File return without challan

- 12. What is the due date for payment of tax?
 - (a) Last day of the month to which payment relates
 - (b) Within 10 days of the subsequent month
 - (c) Within 20 days of the subsequent month
 - (d) Within 15 days of the subsequent month
- 13. A Company has head office in Bangalore and 4 branches in different states, all registered under GST and one ISD registered unit in Delhi. How many electronic cash ledgers will the company have?
 - (a) 1 (b) 4 (d) 6
 - (c) 5
- 14. What is the validity of challan in FORM GST PMT-06?
 - (a) 1 day (b) 5 days
 - (c) 15 days (d) Forever
- 15. Input Tax credit as credited in Electronic Credit ledger can be utilized for (a) Payment of Interest (b) Payment of penalty, fine
 - (c) Payment of late fees (d) Payment of Taxes
- 16. Deposits towards tax, penalty, interest, fee or any other amount are credited into the _____ of a taxable person.
 - (a) Electronic Credit Ledger (c) Electronic Cash Ledger
- (b) Electronic Tax Liability Ledger (d) All of the above
- 17. The Input Tax Credit as self-assessed by a taxable person is credited into the
 - (a) Electronic Credit Ledger (b) Electronic Tax Liability Ledger
 - (c) Electronic Cash Ledger
 - (d) All of the above
- 18. Cross-Utilization of credit of available IGST after utilization towards payment of IGST is done in the following chronological order : (b) SGST/UTGST then CGST
 - (a) CGST then SGST/UTGST
 - (c) CGST, UTGST and SGST simultaneously (d) Only IGST
- 19. Which of the following Statements is true?
 - (a) ITC of CGST is first utilized for payment of CGST and the balance is utilized for payment of SGST/UTGST
 - (b) ITC of SGST is first utilized for payment of SGST and the balance is utilized for payment of CGST
 - (c) ITC of CGST is first utilized for payment of CGST and the balance is utilized for payment of IGST
 - (d) All of the Above
- 20. A Company has head office in Bangalore and 4 branches in different states, all registered under GST and one ISD registered unit in Delhi. How many electronic cash ledgers will the company have?
 - (a) 1 (b) 2 (d) 6 (c) 5
- 21. Over the Counter Payment can be made in branches of Banks Authorized for deposits up to ₹ _____ per challan per tax period?

(a) 5,000	(b) 10,000
(c) 20,000	(d) 40,000
22. Which of the following shall be discharged f	irst, while discharging liability of a taxable person?
(a) All dues related to previous tax period	(b) All dues related to current tax period
(c) Additional demand raised	(d) No such condition is mandatory
23. Cross utilization of ITC is not allowed betwee	en :
(a) CGST and SGST	(b) SGST and IGST
(c) IGST and CGST	(d) None of the above
24. Tax paid on goods and services under Act?	Act is allowable both under SGST Act and CGST
(a) IGST	(b) CGST
(c) SGST	(d) VAT

25 ITC includes tax payable also.	
(a) VAT	(b) Reverse Charge
(c) Excise	(d) Custom laws
26. The amounts can be credited in E-Cash led	
(a) Internet Banking	(b) Using Credit cards or Debit Cards
(c) NEFT or RTGS	(d) Any of the above
27. Suppose Mr. X has a SGST credit of ₹ 10 lak	ths in his ITC ledger and at the same time, he has a
	mount should be deposited by Mr. X to his E-Cash
ledger maintained at the GSTN portal	
(a) No deposit is required	(b) ₹ 2 Lakhs
(c) ₹5 Lakhs	(d) ₹ 7 Lakhs
	hs in his ITC ledger and at the same time, he has a ₹ 8 lakhs and SGST liability of ₹ 5 lakhs. What an
	E-Cash ledger maintained at the GSTN portal?
(a) ₹ 6 lakhs (₹ 1 lakhs to SGST + ₹ 5 lakhs	
(b) ₹ 6 lakhs (₹ 1 lakhs to CGST + ₹ 5 lakhs	
(c) ₹ 6 lakhs (₹ 1 lakhs to IGST + ₹ 5 lakhs t	
(d) ₹ 6 lakhs (₹ 2 lakhs to IGST + ₹ 4 lakhs t	o SGST)
29. Suppose Mr. Z has a credit of ₹ 15 lakhs ir	n his ITC ledger and at the same time, he has an
-	alty dues of ₹ 12 lakhs. If so, how much Mr. Z has to
deposit to settle the above interest and pena	-
(a) ₹ 16 Lakhs	(b) ₹ 28 Lakhs
(c) ₹ 12 Lakhs	(d) ₹ 15 Lakhs
30. A taxable person failed to pay tax and / or fi (a) Gross tax payable	le returns on time. He should pay interest on ?
(b) Gross tax payable and input credit claim	ed
(c) Net tax payable i.e. amount to be paid a	
(d) No interest payable, if reasonable cause	
31. What is the rate of interest in case of belate	
(a) 1%	(b) 10%
(c) 18%	(d) 24%
32. What is the rate of interest in case of undue	or excess claim of ITC ?
(a) 18%	(b) 24%
(c) 30%	(d) 40%
	20-8-2019 but he failed to pay. Later he decided to
	beriod for which interest has to be paid by him ?
(a) 66 days (c) 68 days	(b) 67 days (d) 70 days
34. What is the date for applicability of TDS pro	
(a) 1-7-2017	(b) 1-1-2018
(c) 1-9-2018	(d) 1-10-2018
35.GST TDS provisions can apply where total	value of such supply, under a contract, exceeds
rupees	
(a) 1 lakh	(b) 1.5 lakhs
(c) 5 lakhs	(d) 2.5 lakhs
36. On what value TDS needs to be deducted ?	
(a) Contract value	(b) Contract value excluding tax
(c) Invoice value including tax	(d) Invoice value excluding tax
within	baid to the credit of the Government by the deductor
(a) Last day of the month to which payment	relates
(b) 10 days from the relevant period	
(c) 15 days from the relevant period	
(d) 20 days from the relevant period	

Indirect Taxes - Goods and Services Tax Act (T.Y.B.Com.: SEM-VI)

(d) None of the above

- 38. What is the rate of tax for tax collected at source ?
 - (a) 0.5% each CGST and SGST (b) 2% of IGST
 - (c) Both (a) and (b)
- 39. What is the threshold limit for applying the provisions of Section 52 for collecting tax at source ?
 - (a) If net value of taxable supplies exceeds ₹ 2,50,000
 - (b) If net value of taxable supplies exceeds ₹ 5,00,000
 - (c) If net value of taxable supplies exceeds ₹ 10,00,000
 - (d) No such limit prescribed
- 40. Can a supplier take credit of the TCS ?
 - (a) Yes
 - (b) No
 - (c) Yes, on the basis of the valid return filed
 - (d) Yes, on the basis of a valid return filed by the e-commerce operator and there is no discrepancy in the returns
- 41. Which section deals with the TDS provisions in GST?
- (a) Section 51
 (b) Section 52
 (c) Section 53
 (d) Section 54
 42. Which section deals with the TCS provisions in GST ?
- (a) Section 51 (b) Section 52
 - (c) Section 53 (d) Section 54
- 43. _____ the table supplies returned to the supplier on the electronic commerce is _____ as a deduction while calculating the net value.
 - (a) No, not allowed (b) Yes, allowed
 - (c) Yes, not allowed (d) No, allowed
- 44. No TDS shall be made when
 - (a) Location of supplier and place of supply is in a State or Union Territory which is different from the State / UT of registration of the recipient
 - (b) Location of supplier and place of supply is in same state and location of recipient is in same state
 - (c) Location of supplier and place of supply is in different state and location of recipient is in different state
 - (d) None of the above

10.2 FILL IN THE BLANKS

- 1. On the common GSTN portal each registered taxpayer will have _____ [one / two] electronic register(s).
- On the common GSTN portal each registered taxpayer will have _____ [one / two] electronic ledger(s).
- 3. The electronic ledgers / register will be updated on generation of _____ by the taxpayer.
- 4. The electronic ledgers / register will be _____ [created / updated] on generation of GSTR-3 by the taxpayer.
- 5. Every deposit made by a person by using debit card will be _____ [debited / credited] to the electronic cash ledger.
- 6. Every deposit made by a person by using credit card will be credited to the electronic ______ [cash / credit] ledger.
- 7. The amount available in the electronic _____ [cash / credit] ledger may be used for making any payment towards tax, interest, penalty, fees or any other amount payable.
- 8. The date of credit to the account of the Government in the authorised bank shall be deemed to be the date of deposit in the electronic _____ [cash / credit] ledger.
- 9. The electronic cash ledger shall be maintained in FORM ______ for each person.
- 10. A challan in FORM _____ can be generated for deposit into the electronic cash ledger.
- 11. Over the Counter payment through authorised banks for deposits into the electronic cash ledger is allowed upto ₹ _____ per challan per tax period, by cash.
- 12. CIN stands for _____
- 13. In case the bank account is debited but CIN has not been generated, then the person has to represent electronically in FORM _____.

Payment of Tax [S. 49]

- 14. In case the CIN has been generated but not communicated to the common portal, then the person has to represent electronically in FORM _____.
- 15. A registered person, claiming refund of any balance in the electronic cash ledger can claim such refund in Part ______ of the return in FORM GSTR-3.
- 16. A registered person, claiming refund of any balance in the electronic cash ledger can claim such refund in Part B of the return in FORM _____.
- 17. The ______ as self-assessed in the return of a registered person shall be credited to his electronic credit ledger.
- 18. The amount available in the electronic credit ledger may be used for making any payment towards ______ under the CGST Act or under the Integrated Goods and Services Tax Act.
- 19. The amount available in the electronic credit ledger may be used for making any payment towards ______ under the Integrated Goods and Services Tax Act.
- 20. The electronic credit ledger shall be maintained in FORM _____
- 21. Entries will _____ [be / not be] allowed to be made directly in the electronic credit ledger.
- 22. All liabilities of a _____ person under this Act shall be recorded and maintained in an electronic liability register.
- 23. The electronic liability register is maintained in FORM _____
- 24. Return Related Liabilities will be maintained in Part _____ of the electronic liability register.
- 25. _____ Related Liabilities will be maintained in Part I of the electronic liability register.
- 26. Payment made against the show cause notice will be recorded in Part _____ [I / II] of the electronic liability register.
- 27. The electronic ______ of the person shall indicate amount payable towards tax.
- 28. Payment by an unregistered person can be made on the basis of _____ [TIN / CIN].
- 29. ____ [CIN / TIN] is issued by the collecting bank on successful credit of deposit of tax.

10.3 MATCH THE FOLLOWING COLUMNS

[A]		Column A	Column B
	1.	Electronic Cash Ledger	(a) Credit and Use of ITC
	2.	Electronic Credit Register	(b) Part I and Part II
	3.	Electronic Liabilities Register	(c) Deposit and payment towards Tax,
	4.	OTC payment of tax	interest, penalty, fee
	5.	CIN	(d) Generated by collecting bank on credit of
	6.	TIN	tax deposit
			(e) Payment by an unregistered person
			(f) Upto ₹ 10,000
[B]		Column A	Column B
	1.	Electronic Liabilities Register	(a) Form GST PMT-06
	2.	Electronic Credit Register	(b) Form GST PMT-05
	3.	Electronic Cash Ledger	(c) Form GST PMT-01
	4.	Challan	(d) Form GST PMT-02
	5.	Reporting Error in Tax Credit	(e) Form GST PMT-07

10.4 STATE WHETHER TRUE OR FALSE

- 1. On the common GSTN portal each registered taxpayer will have two electronic registers.
- 2. On the common GSTN portal each registered taxpayer will have one electronic ledger.
- 3. The electronic ledgers / register will be created on generation of GSTR-3 by the taxpayer.
- 4. The electronic ledgers / register will be updated on generation of CIN by the taxpayer.
- 5. Every deposit made by a person by using debit card will be debited to the electronic cash ledger.
- 6. Every deposit made by a person by using credit card will be credited to the electronic credit ledger.
- 7. The amount available in the electronic cash ledger may be used only for making payment towards output tax under the CGST Act or under the Integrated Goods and Services Tax Act.
- The date of credit to the account of the Government in the authorised bank shall be deemed to be the date of deposit in the electronic credit ledger.

- 9. The electronic cash ledger shall be maintained in FORM GST PMT-01 for each person.
- 10. A challan in FORM GST PMT-04 can be generated for deposit into the electronic cash ledger.
- 11. Over the Counter payment through authorised banks for deposits into the electronic cash ledger is allowed upto ₹ 10,000/- per challan per tax period, by cash.
- 12. Over the Counter payment through authorised banks for deposits into the electronic cash ledger is allowed upto ₹ 10,000/- per tax period, by cash.
- 13. CIN stands for Cash Inward Number.
- 14. In case the CIN has been generated but the bank account is not debited, then the person has to represent electronically in FORM GST PMT-07.
- 15. A registered person, claiming refund of any balance in the electronic cash ledger can claim such refund in Part A of the return in FORM GSTR-3.
- 16. A registered person, claiming refund of any balance in the electronic cash ledger can claim such refund in Part B of the return in FORM GSTR-1.
- 17. The amount available in the electronic credit ledger may be used for making any payment towards [output tax] under the CGST Act or under the Integrated Goods and Services Tax Act.
- 18. The amount available in the electronic credit ledger may be used for making any payment towards tax, interest, penalty, fees or any other amount payable.
- 19. The electronic credit ledger shall be maintained in FORM GST PMT-01.
- 20. Entries will not be allowed to be made directly in the electronic credit ledger.
- 21. All liabilities of a taxable person under this Act shall be recorded and maintained in an electronic tax register.
- 22. The electronic liability register is maintained in FORM GST PMT-01.
- 23. Return Related Liabilities will be maintained in Part II of the electronic liability register.
- 24. Return Related Liabilities will be maintained in Part I of the electronic return register.
- 25. Payment made against the show cause notice will be recorded in the electronic credit register.

26. The electronic credit register of the person shall indicate amount payable towards tax.

10.5 CHECK YOUR ANSWERS

0.1		_				_		_				_	
1.	(d)	8.	(b)	15.	(d)	22.	(a)	29.	(b)	36.	(d)	43.	(b)
2.	(c)	9.	(a)	16.	(c)	23.	(a)	30.	(a)	37.	(b)	44.	(a)
3.	(c)	10.	(a)	17.	(a)	24.	(a)	31.	(c)	38.	(a)		
4.	(d)	11.	(c)	18.	(a)	25.	(b)	32.	(b)	39.	(d)		
5.	(a)	12.	(c)	19.	(c)	26.	(d)	33.	(b)	40.	(d)		
6.	(c)	13.	(c)	20.	(c)	27.	(d)	34.	(d)	41.	(a)		
7.	(b)	14.	(c)	21.	(b)	28.	(b)	35.	(d)	42.	(b)		

10.2 (1) one (2) two (3) GSTR-3 (4) updated (5) credited (6) cash (7) cash (8) cash (9) GST PMT-05 (10) GST PMT-06 (11) 10,000 (12) Challan Identification Number (13) GST PMT-07 (14) GST PMT-07 (15) B (16) GSTR-3 (17) input tax credit (18) output tax (19) output tax (20) GST PMT-02 (21) not be (22) taxable (23) GST PMT-01 (24) I (25) Return (26) II (27) liability register (28) TIN (29) CIN

10.3 [A] : (1) - (c), (2) - (a), (3) - (b), (4) - (f), (5) - (d), (6) - (e) [B] : (1) - (c), (2) - (d), (3) - (b), (4) - (a), (5) - (e)

10.4 True: 11, 19, 21;

False: 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 12, 13, 14, 15, 16, 17, 18, 20, 22, 23, 24, 25, 26

Chapter-11

REGISTRATION UNDER GST LAW [S. 22 - 30]

EXERCISES

11. OBJECTIVE QUESTIONS

11.1 MULTIPLE CHOICE QUESTIONS

- 1. How the aggregate turnover of ₹ 20 lakh is calculated ?
 - (a) Aggregate value of all taxable supplies (excluding the value of inward supplies on which tax is payable by a person on reverse charge basis), exempt supplies, export of goods/services and interstate supplies of a person having same PAN computed on all India basis.
 - (b) Aggregate value of all taxable supplies (excluding the value of inward supplies on which tax is payable by a person on reverse charge basis), exempt supplies, export of goods/services and interstate supplies of a person computed for each state separately.
 - (c) Aggregate value of all taxable intrastate supplies, export of goods/services and exempt supplies of a person having same PAN computed for each state separately.
 - (d) Aggregate value of all taxable supplies (excluding the value of inward supplies on which tax is payable by a person on reverse charge basis), exempt supplies, export of goods/services and interstate supplies of a person having same PAN computed on all India basis and excluding taxes if any charged under CGST Act, SGST Act and IGST Act.
- 2. Whether all persons are mandatorily required to obtain registration?

(a) Yes

- (b) Not required if he is an agriculturist or person exclusively engaged in supplying exempt goods or services, if specified threshold limit does not exceed in a financial year.
- (c) Not required if he is an agriculturist or person exclusively engaged in supplying exempt goods or services.
- (d) No, only if specified threshold exceeds in a financial year then only need to obtain.
- 3. Which one of the following is true?
 - (a) A person can't collect tax unless he is registered.
 - (b) Registered person not liable to collect tax till his aggregate turnover exceeds ₹ 20 lakhs / ₹ 10 Lakhs as the case may be.
 - (c) A person can collect the tax during the period of his provisional registration.
 - (d) Both (a) and (b) are correct.
- 4. Which of the following forms are used for registration?
- (a) Form GSTR-1 (b) Form GSTAPL-01
- (c) Form GST REG-01 (d) Form GST RFD-01
- 5. Within how many days a person should apply for registration?
 - (a) Within 60 days from the date he becomes liable for registration.
 - (b) Within 30 days from the date he becomes liable for registration.
 - (c) No Time Limit
 - (d) Within 90 days from the date he becomes liable for registration.
- 6. A person having _____ business verticals in a State _____ obtain a separate registration for each business vertical.
 - (a) Single, shall

- (b) Multiple, shall
- (c) Multiple, may
- (d) Single, May

- 7. Which one of following statements is correct?
 - (a) Voluntary registration is not possible under GST.
 - (b) Voluntarily registered person not liable to comply with all the provisions of the GST.
 - (c) A person may get himself registered voluntarily and shall comply with all the provisions of GST.
 - (d) None of the above.
- 8. PAN issued under the Income Tax Act is mandatory for grant of registration.
 - (a) It is one of the documents listed.
 - (b) Yes, but non-resident taxable person may be granted registration on the basis of any other document.
 - (c) No
 - (d) Yes, even for non-resident taxable persons
- 9. An E-commerce operator should get registered?
 - (a) Yes, irrespective of threshold limit
 - (b) No, required to register only if his aggregate turnover exceeds the threshold limit.
 - (c) Yes, if he is located in North-western states.
 - (d) He is required to register if he is liable to collect tax at source and /or his aggregate turnover exceeds the threshold limit
- 10. What is the validity of the registration certificate?
 - (a) One year (b) No validity
 - (c) Valid till it is cancelled (d) Five years
- 11. What is the validity of the registration certificate issued to casual taxable person and non-resident taxable person?
 - (a) 90 days from the effective date of registration
 - (b) Period specified in the application for registration
 - (c) Earliest of (a) or (b) above
 - (d) 180 days from the effective date of registration
- 12. When can a voluntarily registration be cancelled?
 - (a) If the person does not start business within six months from the date of registration.
 - (b) Business has been discontinued or transferred for any reason.
 - (c) Non-filing of returns for a continuous period of six months or for three consecutive tax period in case of composite dealer.
 - (d) All of the above
- 13. What are the consequences of obtaining registration by misrepresentation?
 - (a) Liable to cancellation of registration by proper officer.
 - (b) Liable to a fine not exceeding ₹ 10,00,000/-
 - (c) Imprisonment for a period of 6 months to 3 years.
 - (d) Both (b) and (c)
- 14. Does cancellation of registration under CGST affect the liability under SGST/IGST for period prior to cancellation of registration?
 - (a) Cancellation of registration will immune his liability under CGST only.
 - (b) Cancellation of registration will immune his liability under IGST only.
 - (c) Cancellation of registration will immune his liability under SGST and CGST but not under IGST.
 - (d) Cancellation does not affect the liability of taxable person to pay tax and other dues under CGST/SGST/IGST Act.
- 15. Within how many days an application for revocation of cancellation of registration can be made? (a) Within 7 days from the date of service of the cancellation order.
 - (b) Within 15 days from the date of issue of the cancellation order.
 - (c) Within 45 days from the date of issue of the cancellation order.
 - (d) Within 40 days from the date of issue of the cancellation order.
 - (d) Within 30 days from the date of service of the cancellation order.
- 16. Which of the following statements are correct?
 - (i) Revocation of cancellation of registration under CGST/SGST Act shall be deemed to be a revocation of cancellation of registration under SGST/CGST Act.
 - (ii) Cancellation of registration under CGST/SGST Act shall be deemed to be a cancellation of registration under SGST/CGST Act.

Registration Under GST Law [S. 22 - 30]

- (iii) Revocation of cancellation of registration under CGST/SGST Act shall not be deemed to be a revocation of cancellation of registration under SGST/CGST Act.
- (iv) Cancellation of registration under CGST/SGST Act shall not be deemed to be a cancellation of registration under SGST/CGST Act.
- (a) (i) and (ii) (b) (i) and (iv)
- (c) (ii) and (iii)
- 17. Who can submit application for registration in Form GST REG-09?
 - (a) Non- Resident taxable person(c) Person deducting tax at source
- (b) Input service distributor

(d) (iii) and (iv)

- (d) Person collecting tax at source
- 18. Where the application for grant of registration has been approved, a certificate of registration in ______ shall be made available to the applicant on the ______
 - (a) FORM GST REG-06, Common Portal (b) FORM GST CER-06, Common Portal
 - (c) FORM GST CER-06, Jurisdictional office (d) FORM GST REG-10, Company portal
- 19. An Unique Identity Number will be allotted to the following persons upon submitting an application:(a) All the taxable persons can apply.
 - (b) Only unregistered persons can apply.
 - (c) Specialized agency of the UNO or any multilateral financial institution or consulate or embassy of foreign countries.
 - (d) No such concept under CGST/SGST Act.
- 20. Every registered taxable person shall display his certificate of registration in a prominent location at his principal and at every other place of business also GSTIN shall be displayed on the name board at the entry of such places.
 - (a) No, certificate of registration to be displayed only at a registered place of business and GSTIN need not be displayed on the name board.
 - (b) Yes, above statement is correct.
 - (c) No, GSTIN to be displayed only on the invoices.
 - (d) Above statement is correct subject to certificate of registration to be displayed only at registered place of business.
- 21. Under what circumstances physical verification of business premises is mandatory?
 - (a) Physical verification of business premises is a discretionary power of proper officer.
 - (b) If additional information for registration asked by the proper officer is not submitted within specified time.
 - (c) If certificate of registration is obtained on misrepresentation of facts.
 - (d) If photograph of the business premise is not uploaded in the common portal within specified time.
- 22. Business which has centralized registration under erstwhile Act
 - (a) Shall obtain a centralized registration under GST Law
 - (b) Shall obtain separate registration in each state from where it is making taxable supplies
 - (c) Shall obtain registration on temporary basis
 - (d) No need to apply for registration under GST
- 23. Every person registered under any of the existing laws, who is not liable to be registered under the Act may, on or before _____, at his option, submit an application in FORM GST REG-29 for the cancellation of registration granted to him
 - (a) September 30, 2018
- (b) October 31, 2018
- (c) November 30, 2018 (d) March 31, 2019
- 24. Who will take registration on services in relation to transportation of goods (including used household for personal use) if, GTA avails ITC on supplies made by him
 - (a) GTA, forward charge (b) GTA, RCM
 - (c) Service receiver, forward charge (d) Service receiver, RCM
- 25. Which one of the following is true?
 - (a) A person can't collect tax unless he is registered.
 - (b) Registered person not liable to collect tax till his aggregate turnover exceeds ₹ 20 lakhs/₹ 10 lakhs as the case may be.
 - (c) A person can collect the tax during the period of his provisional registration.
 - (d) None of the above

26. An E-commerce operator should get registered irrespective of his threshold limit?

(a) Yes

- (b) No, required to register only if his aggregate turnover exceeds the threshold limit.
- (c) He is required to register if he is liable to collect tax at source and his aggregate turnover exceeds the threshold limit.
- (d) None of the above
- 27. Which of the following require compulsory registration, irrespective of threshold limit ?
 - (a) Casual taxable person (b) Non Resident taxable person
 - (c) Person liable to pay under Reverse Charge Mechanism
 - (d) All of the above
- 28. A person not required to obtain registration if he is required to pay tax under reverse charge and there are no taxable supplies made by him.
 - (a) Incorrect, if person who are required to pay tax under reverse charge, irrespective of threshold shall obtain registration.
 - (b) Incorrect, if person who are required to pay tax under reverse charge obtain registration only if such value of supplies under reverse charge exceeds the threshold limit.
 - (c) Above statement is correct
 - (d) A person is required to obtain registration if he is required to pay tax under reverse charge and also he is also making taxable supplies irrespective of the threshold limit.
- 29. Mr. A has started supply of goods and services in Delhi. He is required to obtain registration, if his aggregate turnover exceeds _____ during a financial year.

(a) ₹ 10 lakh	(b) ₹ 20 lakh
(c) ₹ 30 lakh	(d) ₹ 50 lakh

- 30. Aggregate turnover includes
- (b) Exempt supplies
- (a) Taxable supplies (c) Exports (d) All of the above
- 31. Which of the following persons are compulsorily required to obtain registration?
 - (a) Persons making any inter-State taxable supply
 - (b) Non-resident taxable persons making taxable supply
 - (c) Casual taxable persons making taxable supply
 - (d) All of the above
- 32. Which of the following persons are not liable for registration?
 - (a) Any person engaged exclusively in supplying services wholly exempt from tax
 - (b) Casual Taxable Person
 - (c) Both (a) and (b)
 - (d) None of the above
- 33. Rohan Toys is a registered supplier of goods in Delhi. It intends to attend a 7 days' Business Fair organised in Mumbai (next month) where it does not have a fixed place of business. Examine which of the following statements are true for Rohan Toys:
 - (a) Rohan Toys is not required to obtain registration in Mumbai for attending a 7 days' Business Fair.
 - (b) Rohan Toys has to obtain registration as a casual taxable person for attending the Business Fair.
 - (c) Rohan Toys has to obtain a Unique Identification Number for attending the Business Fair. (d) None of the above
- 34. Every supplier shall be liable to be registered under this Act in the State or Union Territory, other than Special Category States, from where he makes a taxable supply of goods or services or both, if his aggregate turnover in a financial year exceeds
 - (a) 10 lakhs (b) 25 lakhs

(c) 1.5 crores	(d) 20 lakhs

35. Where a person makes taxable supplies of goods or services or both from any of the Special Category States, he shall be liable to be registered if his aggregate turnover in a financial year exceeds

(c) 1.5 crores (d) 20 lakhs

- 36. The calculation of aggregate turnover to decide the registration limit will be based on
 - (a) State wise Turnover
- (b) State wise Turnover excluding Export
- (c) All over India Turnover
- (d) All over Turnover excluding Export
- 37. Taxable minimum turnover limit in GST that is applicable to the State of Maharashtra
 - (a) 10 lakhs (b) 25 lakhs
 - (d) 20 lakhs
- 38. The dealers who are not eligible for any threshold limit for registration under GST law are?
 - (a) Input Service Distributors and Dealers making supply through Electronic Commerce Operator (b) Casual Dealers and Non-resident Taxable Persons
 - (c) Dealers making inter-state supplies and those having Reverse Charge Liability
 - (d) All of the above

(c) 1.5 crores

- 39. Suppose a dealer who is a resident of Delhi has business places both at Delhi and Uttar Pradesh. From where does he have to take GST registration?
 - (a) From Delhi only
 - (b) From Uttar Pradesh only
 - (c) He has to take separate GST registration both at Delhi and Uttar Pradesh with the same PAN (d) From either of the states
- 40. Suppose one Multi National Company (MNC) has places of business all over India. Can such an MNC take a single centralised GST registration?
 - (a) Yes
 - (b) No (it has to take registration in all the states from where it makes supplies of goods or services)
 - (c) Registration only from the state in which its Head Office in India is situated
 - (d) Either (a) or (c)
- 41. Are all suppliers mandatorily required to obtain registration?
 - (a) Yes
 - (b) Not required if he is an agriculturist or person exclusively engaged in supplying exempt goods or services
 - (c) Not required if he is an agriculturist or person exclusively engaged in supplying exempt goods or services and for others if the specified threshold exceeds in any financial year
 - (d) No only if the specified threshold exceeds in any financial year
- 42. The supply of goods after the completion of the Job work from the registered place of business place of a Job worker
 - (a) The Principal who despatched the goods for Job work
 - (b) The Job worker
 - (c) Either of the party
 - (d) Deemed supply of the Job worker
- 43. Where a business carried on by a taxable person registered under this Act is transferred to another person as a going concern,
 - (a) Transferror's registration shall be taken as transferee's registration
 - (b) The transferee shall be liable to be registered w.e.f. the date of transfer
 - (c) Both transferor and transferee are required to obtain fresh registration
 - (d) None of the above
- 44. Shall a dealer making the exclusive supply of Liquor or Petrol, Diesel and Crude Oil have to take registration under the GST Act?
 - (a) Yes (b) No
 - (c) Optional (d) Either (a) or (c)
- 45. Who is called a Deemed supplier of Services? (b) Job Worker
 - (a) Input Service Distributor
- (d) Subsidiary Company
- 46. Threshold limit of registration is applicable to the following persons
 - (a) Input Service Distributor, whether or not separately registered under this Act
 - (b) Non-resident taxable persons making taxable supply
 - (c) Every Electronic Commerce Operator
 - (d) None of the above

(c) Agent

Indirect Taxes - Goods and Services Tax Act (T.Y.B.Com.: SEM-VI)

- 47. Which of the following statements are correct?
 - (a) Voluntary registration is not possible under GST
 - (b) Voluntary registered person not liable to comply with all the provisions of the GST
 - (c) A person may get himself registered voluntary and shall comply with all the provisions of the Act
 - (d) None of the above

11.2 FILL IN THE BLANKS

- 1. The registration in GST is _____ [State / Tax] specific.
- 2. If a person makes a single taxable supply from a branch in any of the special states, the threshold limit is ₹ _____ [10 lakhs / 20 lakhs].
- 3. "Aggregate turnover" includes all taxable supplies _____ [including / excluding] the value of inward supplies on which tax is payable by a person on reverse charge basis.
- 4. "Aggregate turnover" _____ [includes / excludes] exempt supplies.
- 5. "Aggregate turnover" _____ [includes / excludes] Supplies with 'NIL' rate of tax.

- 6. "Aggregate turnover" _____ [includes / excludes] Supplies wholly exempt from Tax.
 7. "Aggregate turnover" _____ [includes / excludes] Supplies not taxable under the Act.
 8. "Aggregate turnover" _____ [includes / excludes] Supplies of Alcoholic liquor for human consumption.
- 9. "Aggregate turnover" _____ [includes / excludes] Supplies listed in Schedule III.
- 10. "Aggregate turnover" _____ [includes / excludes] Exports of goods / services.
- 11. "Aggregate turnover" _____ [includes / excludes] Zero-rated Supplies.
 12. "Aggregate turnover" _____ [includes / excludes] Inter-State supplies between units of a person under same PAN.
- 13. "Aggregate turnover" _____ [includes / excludes] Inter-State Supplies made by the taxable person on his own account or on behalf of all his principals.
- 14. "Aggregate turnover" _____ [includes / excludes] Inward supplies taxed under RCM.
- 15. All the taxpayers who were registered under various earlier indirect tax laws are liable to be registered under GST with effect from _
- 16. Where the business is transferred, pursuant to sanction of a scheme for amalgamation the transferee is to be registered with effect from the date _____ [mentioned in the scheme / on which the ROC issues a certificate of incorporation].
- 17. Any person engaged exclusively, in supplying goods that are not liable to tax, shall _____ [be/ not be] liable to registration.
- 18. Any person engaged exclusively, in supplying goods that are wholly exempt tax, shall _____ [be / not be] liable to registration.
- 19. Casual taxable persons are required to obtain GST registration at least _____ days prior to undertaking business.
- 20. A casual tax person shall _____ [be / not be] required to file annual return.
- 21. Input tax credit _____ [can / cannot be] availed in respect of goods and/or services received by a casual taxable person.
- 22. A non-resident taxable person _____ [can / cannot] exercise the option to pay tax under composition levy.
- Non-resident taxable person should apply for registration using a _____ [valid passport / PAN].
- 24. Input tax credit _____ [shall be / shall not be] available in respect of goods imported by a nonresident taxable person.
- 25. The taxes paid by a non-resident taxable person _____ [shall be / shall not be] available as credit to the respective recipients.
- 26. A casual taxable person does _____ [have / not have] a fixed place of business in a State / UT in India.
- 27. A non-resident taxable person does _____ [have / not have] a fixed place of business in a State/ UT in India.
- 28. Every person who is liable to be registered shall apply for registration within _____ days from the date on which he becomes liable to registration.
- 29. The details of name etc. should be furnished in Part A of Form No. -
- 30. Applicant shall submit Part _____ of Form GST REG-01, duly signed, along with documents specified in that Form.

- 31. Applicant shall receive Acknowledgement of Application in Form
- Certificate of registration shall be granted in Form _____.
- 33. Each taxpayer is assigned a _____-wise _____-based _____-digit GSTIN.
- 34. Any specialized agency of the United Nations Organization is required to obtain a _____ [UIN / GSTIN].
- 35. [UIN / GSTIN / PAN] is needed for claiming refund of taxes paid on notified supplies of goods received by a consulate of a foreign country.

11.3 MATCH THE FOLLOWING COLUMNS

[A]		Column A	Column B
	1. 2. 3. 4. 5. 6. 7. 8. 9.	Part A of Form GST REG-01 Part B of Form GST REG-01 Form GST REG-02 GST REG-03 Form GST REG-04 Form GST REG-05 Form GST REG-06 GSTIN Total Digits in GSTIN	 (a) Acknowledgement of Application for registration (b) E-Reply to E-Notice by proper officer for deficiency in application for registration (c) Details of Name, Pan, Mobile No., E-mail and State / UT (d) Part of Application form to be signed and submitted electronically alongwith specified documents (e) Rejection of application for registration by proper officer (f) E-Notice by proper officer for deficiency in application for registration (g) GST Identification Number (h) 15 (i) Certificate of registration
[В]		Column A	Column B
	1. 2. 3. 4. 5.	Digits 1st and 2nd of GSTIN Digits 3rd - 12th of GSTIN 13th Digit of GSTIN 14th Digit of GSTIN 15th Digit of GSTIN	 (a) Check Sum (b) Default Digit for entity code (c) PAN (d) Entity No. of same PAN Holder in State (e) State Code

11.4 STATE WHETHER TRUE OR FALSE

- 1. A Supplier is liable to be registered in the State from where he makes the highest taxable supply.
- 2. A Supplier is liable to be registered in the State from where he makes the first taxable supply exceeding the threshold limit of turnover.
- 3. The registration in GST is State specific.
- 4. The threshold turnover limit for Jammu and Kashmir is ₹ 10 lakhs.
- 5. "Aggregate turnover" includes all taxable supplies including the value of inward supplies on which tax is payable by a person on reverse charge basis.
- 6. "Aggregate turnover" excludes Inward supplies taxed under RCM.
- 7. "Aggregate turnover" excludes Outward supplies taxed under RCM.
- 8. "Aggregate turnover" excludes Compensation Cess.
- 9. The aggregate turnover is used for determining the threshold limit for registration as well as eligibility for composition scheme.
- 10. Where a business is transferred on account of succession the successor can continue with the earlier GSTIN.
- 11. If a person makes even a single inter-state taxable supply of goods, he will be liable to obtain registration and pay GST.
- 12. Job workers engaged in making inter-State supply of services to a registered person are exempted from obtaining registration.

- 13. Persons who are required to pay tax under reverse charge shall be required to be registered under this Act.
- 14. An electronic commerce operator [ECO] shall be required to be registered under this Act irrespective of the turnover.
- 15. There is no threshold limit for registration for an Input Service Distributor.
- 16. A casual taxable person making taxable supply in India has to compulsorily take registration.
- 17. Casual taxable persons making supplies of specified handicraft goods need not take compulsory registration.
- 18. The casual taxable person can make taxable supplies only after the issuance of the certificate of registration.
- 19. The application for registration made by a non-resident taxable person has to be signed digitally by such person.
- 20. A casual taxable person does not have a fixed place of business anywhere in India.
- 21. A person seeking registration under this Act shall be granted a single PAN based registration on all India basis.
- 22. Every person shall have a Permanent Account Number issued under the Income- tax Act, 1961 in order to be eligible for grant of registration.
- 23. There is single registration for all the taxes i.e. CGST, SGST/UTGST, IGST and cesses.
- 24. The cancellation of registration under either SGST Act/UTGST Act shall be deemed to be a cancellation of registration under CGST Act.
- 25. A Medical Service Provider need to get registered under GST, if his aggregate turnover u/s 2(6) is more than ₹ 20 lakhs but has taxable supply of only an amount of ₹ 2.4 Lakh p.a.
- 26. All establishments display a certificate from government (displaying his turnover category) and their GST Registration No. which should appear on all his cash memos/bills.
- 27. A trader who has turnover of less than 20 lakh and is selling on e-commerce websites, have to register for GST, if such e-commerce operator is required to collect TCS.
- 28.I, a Mutual fund Distributor working in Delhi, need to register under GST, having income less than ₹ 20 Lakhs but working for offices that are registered in Mumbai and have branch offices in Delhi.

29. If I already have a GSTIN, I need to register separately as an Input Service Distributor.

11.5 CHECK YOUR ANSWERS

11.1

1.	(d)	8.	(b)	15.	(d)	22.	(b)	29.	(b)	36.	(c)	43.	(b)
2.	(c)	9.	(d)	16.	(a)	23.	(d)	30.	(d)	37.	(d)	44.	(b)
3.	(a)	10.	(c)	17.	(a)	24.	(a)	31.	(d)	38.	(d)	45.	(a)
4.	(c)	11.	(c)	18.	(a)	25.	(a)	32.	(a)	39.	(c)	46.	(d)
5.	(b)	12.	(d)	19.	(c)	26.	(a)	33.	(b)	40.	(b)	47.	(c)
6.	(c)	13.	(a)	20.	(b)	27.	(d)	34.	(d)	41.	(c)		
7.	(c)	14.	(d)	21.	(a)	28.	(a)	35.	(a)	42.	(a)		

- 11.2 (1) State (2) 10 lakhs (3) excluding (4) includes (5) includes (6) includes (7) includes (8) includes (9) includes (10) includes (11) includes (12) includes (13) includes (14) excludes (15) 22-6-2017 (16) on which the ROC issues a certificate of incorporation (17) not be (18) not be (19) 5 (20) not be (21) can (22) cannot (23) valid passport (24) shall be (25) shall be (26) have (27) not have (28) thirty (29) GST REG-01 (30) B (31) GST REG-02 (32) GST REG-06 (33) state, PAN, 15 (34) UIN (35) UIN
- **11.3** [A] : (1) (c), (2) (d), (3) (a), (4) (f), (5) (b), (6) (e), (7) (i) (8) (g), (9) (h) [B] : (1) - (e), (2) - (c), (3) - (d), (4) - (b), (5) - (a)
- **11.4** True: 3, 6, 8, 9, 11, 12, 13, 14, 15, 16, 17, 18, 22, 23, 24, 25, 26, 29;
- False : 1, 2, 4, 5, 7, 10, 19, 20, 21, 27, 28
- 26. True; Rule 18 of CGST Rules, 2017.
- 27. False; Notification No. 65/2017 Central Tax dated 15.11.2017.
- 28. False; Section 24 read Notification No. 10/2017 Integrated Tax dated 13.10.2017.
- 29. True; Section 24(viii) of the CGST Act.

Chapter-10

INPUT TAX CREDIT [S. 16, 18]

EXERCISES

6. **OBJECTIVE QUESTIONS**

6.1 MULTIPLE CHOICE QUESTIONS

1	Whether definition of Inputs includes capital	• noods
••	(a) Yes	(b) No
	(c) Certain capital goods only	(d) None of the above
2.	Is it mandatory to capitalize the capital goods	
	(a) Yes	(b) No
	(c) Optional	(d) None of the above
3.	Whether credit on capital goods can be taken	
	(a) Yes	(b) No
	(c) After usage of such capital goods	(d) After capitalizing in books of Accounts
4.	The term "used in the course or furtherance of	• •
	(a) It should be directly co-related to output s	supply
	(b) It is planned to use in the course of busin	
	(c) It is used or intended to be used in the co	urse of business
	(d) It is used in the course of business for ma	aking outward supply
5.	Under section 16(2) of CGST Act how many credit?	conditions are to be fulfilled for the entitlement of
	(a) All four conditions	(b) Any two conditions
	(c) Conditions not specified	(d) None of the above
6.	Whether credit on inputs should be availed b	ased on receipt of documents or receipt of goods
	(a) Receipt of goods	(b) Receipt of Documents
	(c) Both	(d) Either receipt of documents or Receipt of goods
7.	In case supplier has deposited the taxes bu receiver entitled to avail credit?	t the receiver has not received the documents, is
	(a) Yes, it will be auto populated in recipient	monthly returns
	(b) No as one of the conditions of 16(2) is no	
	(c) Yes, if the receiver can prove later that do	ocuments are received subsequently
	(d) None of the above	
8.	installments?	can be availed in one installment or in multiple
	(a) In thirty-six installments	(b) In twelve installments
	(c) In one installment	(d) In six installments
9.	The tax paying documents in section 16(2) is	
	(a) Bill of entry, Invoice raised on RCM suppl	
	(b) Acknowledged copy of tax paid to depart	nent
	(c) Supply invoice by the recipient	
	(d) Any of the above	

Indirect Taxes - Goods and Services Tax Act (T.Y.B.Com.: SEM-VI)

- 10. The time limit to pay the value of supply with taxes to avail the input tax credit?
 - (a) Three months

- (b) Six Months(d) Till the date of filing of Annual Return
- (c) One hundred and eighty days
- 11. What is the time limit for taking input tax credit by a registered taxable person?
 - (a) No time limit
 - (b) 1 year from the date of invoice
 - (c) Due date of furnishing of the return under section 39 for the month of September following the end of financial year to which such invoice or invoice relating to such debit note pertains
 - (d) Due date of furnishing of the return under section 39 for the month of September following the end of financial year to which such invoice or invoice relating to such debit note pertains or furnishing of the relevant annual return, whichever is earlier
- 12. Can the recipient avail the Input tax credit for the part payment of the amount to the supplier within one hundred and eighty days?
 - (a) Yes, on full tax amount and partly value amount
 - (b) No, he can't until full amount is paid to supplier
 - (c) Yes, but proportionately to the extent of value and tax paid
 - (d) None of the above
- 13. Whether credit can be availed without actual receipt of goods where goods are transferred through transfer of document of title before or during the movement of goods?
 - (a) Yes
 - (b) No
 - (c) Yes, in specific instances
 - (d) Can be availed only after transfer of document of title after movement of goods
- 14. Whether depreciation on tax component of capital goods and Plant and Machinery and whether input tax credit is Permissible?
 - (a) Yes
 - (b) No
 - (c) Input tax credit is eligible if depreciation on tax component is not availed
 - (d) None of the above
- 15. What is the maximum time limit to claim the Input tax credit?
 - (a) Till the date of filing annual return
 - (b) Due date of September month which is following the financial year
 - (c) Earliest of (a) or (b)
 - (d) Later of (a) or (b)
- 16. An assessee obtains new registration, voluntary registration, change of scheme from composition to regular scheme and from exempted goods/ services to taxable goods/services. It can avail credit on inputs lying in stock. What is the time limit for taking said credit?
 - (a) 1 year from the date of invoice (b) 3 years from the date of invoice
 - (c) 5 years from the date of invoice
- (d) None of the above
- 17. Credit on Input services or capital goods held in stock can be availed in case of new Registration/ Voluntary Registration
 - (a) Yes
 - (c) Yes, on Input services only
- (d) Yes, on capital goods only
- 18. In case of Compulsory registration, input tax credit can be availed on
 - (a) stocks held on the day immediately preceding the date from which he becomes liable to pay tax under the provisions of this Act, provided application for registration is filed within 30 days from the due date

(b) No

- (b) stocks held on the day immediately preceding the date of grant of registration under the provisions of this Act
- (c) stocks held on the day immediately preceding the date of application of registration under the provisions of this Act
- (d) None of the above

Input Tax Credit [S. 16, 18]

- 19. In case of Voluntary registration input tax credit can be availed
 - (a) on stocks held on the day immediately preceding the date from which he becomes liable to pay tax under the provisions of this Act
 - (b) on stocks held on the day immediately preceding the date of grant of registration under the provisions of this Act
 - (c) on stocks held on the day immediately preceding the date of application of registration under the provisions of this Act
 - (d) None of the above
- 20. Eligibility of credit on capital goods in case of change of scheme from Composition scheme to Regular scheme
 - (a) Eligible during application for Regular scheme
 - (b) Not eligible
 - (c) Yes, immediately before the date from which he becomes liable to pay tax under the Regular scheme
 - (d) None of the above
- 21. Can the unutilized input tax credit be transferred in case of change in constitution of business? (a) Not possible
 - (b) No, it will be exhausted

(c) Proportionately restricted

- (c) Yes, it will be transferred only if there is provision for transfer of liabilities
- (d) It will be transferred only if it is shown in books of Accounts of transferror
- 22. Is Input tax fully restricted in case of switchover from taxable to exempt supplies
 - (a) Yes

- (b) No (d) Not restricted
- 23. Is Input tax to be paid in case of switchover from taxable to exempt supplies
 - (a) Yes, equivalent to the credit in respect of inputs held in stock (including semi- finished and finished goods) and on capital goods held in stock
 - (b) No
 - (c) Yes. full credit
 - (d) No, should be debited to electronic credit ledger
- 24. Is Input tax to be reversed in case of supply of capital goods
 - (a) Yes fully
 - (b) No
 - (c) Yes, to extent of credit taken as reduced by prescribed percentage or tax on transaction value whichever is higher
 - (d) Yes, to the extent of transaction value of such goods
- 25. ITC can be taken on goods if goods not received by registered person but
 - (a) By his agent on his direction
- (b) By the job worker on his instruction
- (c) By any other person on his direction (d) Any of above
- 26. ITC can be availed on
 - (a) Possession of prescribed invoice/ debit note
 - (b) Receipt of goods/services
 - (c) Tax on such supply has been paid to government and return being furnished by the supplier
 - (d) Fulfilling all the above conditions
- 27. Maximum time limit for availing ITC is
 - (a) The date of filing of annual return
 - (b) Due date of filing return u/s 39 for the month of September
 - (c) Earliest of above two
 - (d) Later of above two

(e) All of above

- 28. ITC can be claimed by a registered person for
 - (a) Taxable supplies for business purpose
 - (c) Exempted supplies
- (b) Taxable supplies for non-business purpose

- (d) Non-taxable supplies

6.2 FILL IN THE BLANKS

- Every _____ [taxable / registered] person shall be entitled to ITC charged on inward supply of goods and/or services.
- 2. Input Tax for the purpose of ITC _____ [includes / excludes] IGST on imports.
- Input Tax for the purpose of ITC _____ [includes / excludes] CGST payable under reverse charge mechanism.
- 4. Input Tax for the purpose of ITC _____ [includes / excludes] IGST payable under reverse charge mechanism.
- Input Tax for the purpose of ITC _____ [includes / excludes] SGST payable under reverse charge mechanism.
- 6. Input Tax for the purpose of ITC _____ [includes / excludes] composition levy.
- The ITC, as self-assessed in his return, can be credited on a _____ [final / provisional] basis to the person's electronic _____ [cash / credit] ledger.
- The self-assessed input tax credit in the _____ can be utilised for payment of self-assessed output tax as per the return.
- 9. IGST shall first be utilised towards payment of _____ [SGST / CGST / IGST].
- 10. CGST shall first be utilised towards payment of _____ [SGST / CGST / IGST].
- 11. When goods are received in lots, ITC is availed only at the time of receipt of the _____ [first / any / last] lot.
- 12. To avail ITC, the Invoice value including the tax should be paid to the supplier within ______ days of the date of Invoice.
- 13. The registered person will _____ [not be / be] entitled to ITC on the basis of an invoice issued under reverse charge.
- 14. The registered person will _____ [not be / be] entitled to ITC on the basis of a bill of entry for imports.
- 15. The registered person _____ [is / is not] entitled to take ITC on input tax paid in advance before supply.
- 16. ITC will _____ [not be / be] available to the registered person on whose order the goods are delivered to third person.
- 17. To avail ITC, the registered person taking the ITC must have filed his return under section _____
- 18. Mr. Z becomes liable to pay tax on 1-8-2019 and has obtained registration on 15-8-2019. Mr. Z is eligible for ITC on inputs held in stock and inputs held as part of semi-finished goods or finished goods in stock as on _____ [1-8-2019 / 15-8-2019 / 31-7-2019].
- 19. Mr. Z becomes liable to pay tax on 1-8-2019 and has obtained registration on 15-8-2019. Mr. Z _____ [can / cannot] take ITC on capital goods.
- 20. Mr. A applies for voluntary registration on 5-6-2019 and obtains registration on 22-6-2019. Mr. A is eligible for ITC on inputs held in stock as on _____ [5-6-2019 / 22-6-2019 / 21-8-2019].
- 21. Mr. A applies for voluntary registration on 5-6-2019 and obtains registration on 22-6-2019. Mr. A _____ [can / cannot] take ITC on capital goods.

6.3 MATCH THE FOLLOWING COLUMNS

	Column A		Column B
1.	Who can claim ITC	(a)	Within 180 days of the date of Invoice
2.	Which input taxes are eligible for ITC	(b)	Entire ITC is availed only at the time of receipt of the last lot
3.	Which inputs are eligible for ITC	(c)	Every Registered person
4.	Which taxes can be paid by using	(d)	GST excluding Composition Levy
	ITC	(e)	Output Tax except under RCM
5.	When goods are received in lots	(f)	Inputs used for business
6.	To avail ITC, the Invoice value including the tax should have been paid to the supplier	(g) (h)	can claim ITC on input held in stock on the day registration is granted on whose order the goods are
7.	ITC will be available to the registered person	(i)	delivered to third person Within 180 days of the date of Supply

Input Tax Credit [S. 16, 18]

8. A person who takes voluntary registration under S. 25(3)	 (j) GST including Composition Levy (k) Output Tax including tax under RCM (l) All inputs relatable to supply (m) Every Taxable person (n) Entire ITC is availed at the time of receipt of the first lot (o) can claim ITC on input held in stock on the day application for registration is made
---	---

6.4 STATE WHETHER TRUE OR FALSE

- 1. Input Tax for the purpose of ITC includes IGST on imports.
- 2. Input Tax for the purpose of ITC excludes CGST payable under reverse charge mechanism.
- 3. Input Tax for the purpose of ITC includes IGST payable under reverse charge mechanism.
- 4. Input Tax for the purpose of ITC includes composition levy.
- 5. ITC can be availed on Goods whether or not used or intended to be used by a supplier in the course of business.
- 6. The self-assessed input tax credit in the ECL can be utilised for payment of self- assessed output tax as per the return.
- 7. The self-assessed input tax credit in the ECL of a person can be utilised for payment of ouput tax on taxable supply made by his agent.
- 8. The self-assessed input tax credit in the ECL can be utilised for payment of tax payable on reverse charge basis.
- 9. The tax paid under reverse charge mechanism can be used as ITC.
- 10. The central tax shall not be utilised towards payment of State tax.
- 11. The central tax can be utilised towards payment of Union territory tax.
- 12. The State tax can be utilised towards payment of central tax.
- 13. The Union territory tax shall not be utilised towards payment of central tax.
- 14. The registered person will be entitled to ITC on the basis of the relevant debit note.
- 15. When goods are received in lots, ITC is availed only at the time of receipt of the last lot.
- 16. To avail ITC, the Invoice value including the tax should be paid to the supplier within 180 days of the date of supply.
- 17. The registered person will be entitled to ITC on the basis of an invoice issued under reverse charge.
- 18. The registered person will be entitled to ITC on the basis of a bill of entry for imports.
- 19. The registered person is not entitled to take ITC on input tax paid in advance before supply.
- 20. ITC will be available to the registered person on whose order the goods are delivered to third person.
- 21. The condition for availing ITC, of payment of value of supply plus tax within 180 days does not apply to a supply on which tax is payable on reverse charge basis.
- 22. Where exempt supply becomes a taxable supply, credit of inputs can be taken only if relatable to such exempt supply.
- 23. Where exempt supply becomes a taxable supply, credit on capital goods is available, only if exclusively used for such exempt supply.

6.5 CHECK YOUR ANSWERS

6 1

6.1				_		-		-				_	
1.	(b)	5.	(a)	9.	(a)	13.	(c)	17.	(b)	21.	(c)	25.	(d)
2.	(a)	6.	(c)	10.	(c)	14.	(c)	18.	(a)	22.	(a)	26.	(d)
3.	(a)	7.	(b)	11.	(d)	15.	(c)	19.	(b)	23.	(a)	27.	(c)
4.	(c)	8.	(c)	12.		16.		20.		24.	(c)	28.	(a)

(1) registered (2) includes (3) includes (4) includes (5) includes (6) excludes (7) provisional, credit (8) ECL (9) IGST (10) CGST (11) last (12) 180 (13) be (14) be (15) is not (16) be (17) 39 (18) 31-7-2019 (19) cannot (20) 21-8-2019 (21) cannot

6.3 (1) - (c), (2) - (d), (3) - (f), (4) - (e), (5) - (b), (6) - (a), (7) - (h), (8) - (g)

6.4 True: 1, 3, 6, 7, 9, 10, 13, 14, 15, 17, 18, 19, 20, 21, 22, 23; False: 2, 4, 5, 8, 11, 12, 16

Chapter-9

1

VALUE OF SUPPLY [S. 15]

EXERCISE

6. **OBJECTIVE QUESTIONS**

6.1 MULTIPLE CHOICE QUESTIONS

A. TRANSACTION VALUE [S. 15(1)]

- The value of supply of goods and services shall be the

 (a) Transaction value
 (b) MRP
 (c) Market Value
 (d) None of above
- 2. The value of supply of goods and services shall be the
 - (a) Transaction value (b) Retail sale price
 - (c) Wholesale price (d) None of above
- 3. When can the transaction value be rejected for computation of value of supply
 - (a) When the buyer and seller are related and price is not the sole consideration
 - (b) When the buyer and seller are related or price is not the sole consideration
 - (c) It can never be rejected
 - (d) When the goods are sold at very low margins
- 4. If the goods are supplied to related persons then how should the taxable person ascertain the value of supplies?
 - (a) Seek the help of the GST officer
 - (b) Use the arm's length price as required under the Income Tax law
 - (c) Refer the Rules which prescribed for this purpose
 - (d) None of the above
- 5. Persons shall be deemed to be "related persons" if any person directly or indirectly owns, controls or holds ______ or more of the outstanding voting stock or shares of both of them;
 (a) 25%
 (b) 26%
 - (d) 25% (b) 26% (c) 51% (d) 0%
- Persons shall be deemed to be "related persons" if
 - (a) such persons are officers or directors of one another's businesses
 - (b) such persons are legally recognised partners in business
 - (c) such persons are employer and employee;
 - (d) All of the above

B. INCLUSIONS [S. 15(2)]

- 7. The value of supply should include
 - (a) Any non-GST taxes, duties, cesses, fees charged by supplier separately
 - (b) Interest, late fee or penalty for delayed payment of any consideration for any supply of goods or services
 - (c) Subsidies directly linked to the price except subsidies provided by the Central and State Government
 - (d) All of the above

(d) Commission

- 8. Which of the following shall not be included in value of supply?
 - (a) GST (b) Interest
 - (c) Late fee
- 9. The value of taxable supply should not include -
 - (a) Taxes levied under SGST Act, 2017
 - (b) Taxes levied under CGST Act, 2017
 - (c) Taxes levied under GST Compensation Cess Act, 2017
 - (d) All of the above
- 10. Interest or late fee or penalty for delayed payment of any consideration for any supply
 - (a) Shall be excluded from the value of taxable supply
 - (b) Shall be included from the value of taxable supply
 - (c) Shall require no adjustment
 - (d) Can be included or excluded from the value of the taxable supply
- 11. Subsidies provided by the Central / State Govt.
 - (a) Shall be excluded from the value of taxable supply
 - (b) Shall be included from the value of taxable supply
 - (c) Shall require no adjustment
 - (d) Can be included or excluded from the value of the taxable supply
- 12. The value of supply should include -
 - (a) Incidental expenses, including commission and packing, charged by the supplier to the recipient of a supply
 - (b) Interest, late fee or penalty for delayed payment of any consideration for any supply
 - (c) Subsidies directly linked to the price except subsidies provided by the Central and State Government
 - (d) All of the above
- 13. From the following information determine the value of taxable supply as per provisions of Section 15 of the CGST Act, 2017?

Contracted value of supply of g	goods (including GST @ 18%)	11,80,000
The contracted value of supply	includes the following:	
(1) Cost of primary packing		25,000
(2) Cost of protective packing	at recipient's request for safe transportation	15,000
(a) 10,00,000	(b) 11,80,000	
(c) 11,55,000	(d) 11,40,000	
14. From the following information of	determine the value of taxable supply as per prov	risions of Section
15 of the CGST Act, 2017?		
Price (including GST @18%)		11,00,000

Other information :

Other Information :		
(i) Commission paid to agent by	recipient on instruction	
of supplier not included in Pri	ce	5,000
(ii) Freight and insurance charge	s paid by recipient on	
behalf of supplier not include	d in Price	75,000
(a) 11.00.000	(b) 11,80,000	

(c) 10,00,000 (d) 11,75,000

C. DISCOUNT [S.15(3)]

15. What deductions are allowed from the transaction value

- (a) Discounts offered to customers, subject to conditions
- (b) Packing Charges, subject to conditions
- (c) Amount paid by customer on behalf of the supplier, subject to conditions

(d) Freight charges incurred by the supplier for CIF terms of supply, subject to conditions

16. Discount given after the supply is deducted from the value of taxable supply, if -

- (a) such discount is given as per the agreement entered into at/or before the supply (b) such discount is linked to the relevant invoices
- (c) proportionate input tax credit is reversed by the recipient of supply
- (d) all of the above

Value of Supply [S. 15]

17. When deductions are allowed from the Transaction Value?

- (a) Discount offered to customers subject to conditions
- (b) Freight charges
- (c) Incidental expenses
- (d) Amount paid by customer on behalf of the supplier.

18. Determine the value of taxable supply as	s per Section 15 of the CGST Act; 2	017:
Contracted sale price of goods (including	g CGST and SGST @5%)	10,56,000
The contracted sale price includes the fo	ollowing elements of cost:	
(i) Cost of drawings and design		5,000
(ii) Cost of primary packing		2,000
(iii) Cost of packing at buyer's request		4,000
(iv) Fright and insurance from 'place of re	emoval' to buyer's premises	43,000
A discount of 6,000 was given by the sup	plier at the time of supply of goods. C	CGST and SGST is
levied @ 5%.		
(a) 10,56,000	(b) 10,50,000	
(c) 10,00,000	(d) 11,10,000	

6.2 FILL IN THE BLANKS

- 1. When value cannot be determined under section _____, the same is determined using Chapter IV: Determination of Value of Supply of CGST Rules.
- Provisions of value of supply under the CGST Act _____ [are / are not] made applicable to IGST Act.
- 3. _____ value is the price actually paid or _____ as the sole consideration for the supply.
- 4. In most of the cases of regular normal trade, _____ value will be the transaction value.
- 5. Officers of one another's business are _____ [related / distinct] persons.
- 6. Employer and Employees are _____ [related / distinct] persons.
- 7. A dealer has charged ₹ 1,18,000 inclusive of 18% GST. The value of supply will be ______ [₹ 1,00,000/₹ 82,000].
- 8. Packing charged by the supplier to the recipient of a supply is _____ [included] in the taxable value of supply.
- Invoive is for ₹ 100. Cash discount of ₹ 5 is given for payment before due date. Final Taxable value of supply will be _____ [₹ 100 / ₹ 95].

6.3 MATCH THE FOLLOWING COLUMNS

	Column A	Column B
1.	Inclusion of Taxes in Trasaction Value	(a) S. 15(3)
2.	Inclusion of Incidental Expenses in Trasaction Value	(b) S. 15(2)(e)
3.	Inclusion of Additional Charges in Trasaction Value	(c) S. 15(2)(a)
4.	Inclusion of Interest in Trasaction Value	(d) S. 15(2)(b)
5.	Inclusion of Subsidies in Trasaction Value	(e) S. 15(2)(d)
6.	Exclusion of Discount from transaction value	(f) S. 15(2)(c)
7.	Valuation of supply to related persons	(g) S. 15(4)

6.4 STATE WHETHER TRUE OR FALSE

- 1. S.15(1) helps to detemine value of supply made for non-monetary consideration.
- A company and its sole agent are related persons.
- 3. GST is included in the taxable value of supply.
- 4. Central Excise Duty on manufactured tobacco is included in the taxable value of supply.
- 5. Installation and testing charges at the recipient's site are included in the taxable value of supply.
- 6. Late fee for delayed payment of any consideration for any supply is included in the taxable value of supply.
- 7. The value of supply shall exclude subsidies directly linked to the price.
- 8. The value of supply shall include subsidies provided by the Central Government.

9. Trade discount given in the invoice is not included in the taxable value of supply.
 10. Taxable value of imports will include the basic custom duty charged on imports.

6.5 CHECK YOUR ANSWERS

6.1			_	
1. (a) 4. 2. (a) 5. 3. (b) 6.	(c) 7. (d) (a) 8. (a) (d) 9. (d)	10. (b) 11. (a)	13. (a) 14. (c) 15. (a)	16. (d) 17. (a)

6.2 (1) 15 (2) are (3) Transaction, payable (4) invoice (5) related (6) related (7) ₹ 1,00,000 (8) included (9) ₹ 100

6.3 (1) - (c), (2) - (d), (3) - (f), (4) - (e), (5) - (b), (6) - (a), (7) - (g)

6.4 True: 2, 4, 5, 6, 9, 10; False: 1, 3, 7, 8
Chapter-8

NATURE AND PLACE OF SUPPLY [S. 7 -13 : IGST ACT]

EXERCISE

9. **OBJECTIVE QUESTIONS**

9.1 MULTIPLE CHOICE QUESTIONS

Inter-State, Intra-State Supply

- 1. Which of the following is an inter-State supply?
 - (a) Supplier of goods located in Delhi and place of supply of goods is to an SEZ located in Delhi
 - (b) Supplier of goods located in Delhi and place of supply of goods in Jaipur
 - (c) Supplier of goods located in Delhi and place of supply of goods is to an SEZ located in Chandigarh
 - (d) All the above
- 2. Which of the following is an intrastate supply?
 - (a) Supplier of goods located in Delhi and place of supply of goods SEZ located in Delhi
 - (b) Supplier of goods located in Delhi and place of supply of goods in Jaipur
 - (c) Supplier of goods located in Delhi and place of supply of goods in Delhi
 - (d) All the above
- 3. Which of the following transaction is inter-state supply of goods?
 - (a) Location of supplier is in Lucknow, UP and location of recipient is in Mumbai.
 - (b) Location of supplier is in Lucknow, UP and place of supply is Mumbai
 - (c) Location of supplier and place of supply is Lucknow, UP
 - (d) None of the above
- 4. Which of the following transaction is inter-state supply of goods involving movement of goods?
 - (1) Location of supplier is in Bangalore and location of recipient is in Mumbai and goods are shipped to Kolkata

(d) Neither Export nor Import

- (2) Location of supplier is in Bangalore and place of supply is Mumbai
- (3) Location of supplier and place of supply is Bangalore
- (4) None of the above
- (b) 1 and 3 (a) 1 and 2 (d) 4
- (c) 2 and 3
- 5. Supply of goods in the course of import into the territory of India is
 - (a) Intrastate supply (b) Inter-State supply
 - (c) Export
- 6. Place of supply of a transaction in territorial waters is
 - (a) Location of the supplier
 - (b) Location of the recipient
 - (c) Coastal state where the nearest point of the appropriate baseline is located
 - (d) None of the above

Indirect Taxes - Goods and Services Tax Act (T.Y.B.Com.: SEM-VI)

7 is levied on inter-state supply of	of goods and services.
(a) CGST	(b) SGST
(c) IGST	(d) Both (a) and (b)
8. IGST means	
(a) Inter-state GST	(b) Integrated GST
(c) Import GST	(d) International GST
 supply shall attract IGST.	
(a) Intra-State	(b) Inter-State
(c) Intra state and inter-state	(d) Local
following.	not be levied on the inter-State supply of which of the
(a) Industrial alcohol	(b) Works contract
(c) Petroleum	(d) None of the above
11. What is rate of tax of IGST?	
(a) CGST rate	(b) SGST rate
(c) CGST + SGST rate	(d) VAT rate
 is levied on imports of goods a 	nd services.
(a) SGST	(b) CGST
(c) IGST	(d) VAT
 Import/Export is treated as in G 	
(a) Intra-state supply	(b) Inter-state supply
(c) Non-taxable supply	(d) Exempted supply
	ne supplier and the place of supply are in the same state
	upplier and the place of supply are in the different states upplier and place of supply are outside the country
(d) None of these	
15. "Import of services" means the supply	of any service, where -
(a) The supplier of service is located o	utside India
(b) The recipient of service is located i	n India
(c) The place of supply of service is in	India
(d) All of the above	
16. Zero rated supply includes	
(a) Export of goods or/and services	
(b) Supply of goods or/and services to	a SEZ developer or SEZ Unit
(c) Supply of goods or/and services by	/ a SEZ developer or SEZ Unit
(d) Both (a) and (b)	
 The supply of goods to SEZ unit is trea ITC. 	ited as in the hands of the supplier for eligibility of
(a) Exempt Supply	(b) Deemed Taxable Supply
(c) Export of Supplies	(d) Non-taxable supply
B. POS of Goods : Within India	
	of alguator is
18. Place of supply in case of installation (
(a) Where the movement of elevator of (b) Where the delivery of elevator is to	
(b) Where the delivery of elevator is ta	

- (c) Where the installation of elevator is made
- (d) Where address of the recipient is mentioned in the invoice
- 19. Place of supply of food taken on board at Delhi for an aircraft departing from Delhi to Bangalore via Hyderabad is
 - (a) Address of the aircraft carrier mentioned on the invoice of the supplier
 - (b) Delhi
 - (c) Jaipur
 - (d) Hyderabad

Nature and Place of Supply [S. 7-13 : IGST Act]

- 20. What is location of supply in case of importation of goods?
 - (a) Customs port where the goods are cleared
 - (b) Location of the importer
 - (c) Place where the goods are delivered after clearance from customs port
 - (d) Owner of the goods
- 21. Place of supply of goods, other than supply of goods imported into, or exported from India, when supply involves movement of goods is the
 - (a) Location of the goods at the time at which the movement terminates for delivery
 - (b) Location of the goods at the time at which the movement starts for delivery
 - (c) Location of the principal place of business of the recipient
 - (d) Location of the principal place of business of the supplier
- 22. Place of supply of goods, other than supply of goods imported into, or exported from India, when supply does not involve movement of goods is the
 - (a) Location of the supplier
 - (b) Location of the goods at the time of the delivery to the recipient
 - (c) Location of the goods at the time of purchase order
 - (d) Location of the recipient
- 23. Place of supply of goods, other than supply of goods imported into, or exported from India, where the goods are assembled or installed is the
 - (a) Location of the agent of the recipient (b) Location of the recipient (c) Location of the supplier
 - (d) Place of the such assembly or installation
- 24. Place of supply of goods, other than supply of goods imported into, or exported from India, where the goods are supplied on board a conveyance such as vessel, an aircraft, a train or motor vehicle is the
 - (a) Location of the recipient
 - (b) Location of the supplier
 - (c) Location at which such goods are taken on board
 - (d) None of the above
- 25. Where will be the place of supply when the goods are supplied on the direction of the third party?
 - (a) Location of the supplier
- (b) Location of the recipient
- (c) Location of the third party
- (d) Any of the above
- 26. Where will be the place of supply of goods supplied in a train which is heading towards Delhi from Chennai, if the goods are taken on board at Coimbatore? (a) Delhi (b) Chennai
 - (c) Coimbatore (d) None of the above
- 27. In case of any ambiguity where the place of supply cannot be determined as provided in IGST Act, 2016 who will determine place of supply?
 - (a) Central Government or State Government on the recommendation of the Council
 - (b) Central Government and State Government on the recommendation of the Council
 - (c) In a manner as may be prescribed
 - (d) Central Government

POS : Imports / Exports C.

- 28. The place of supply of goods imported into India shall be the
 - (a) Location of the importer
- (b) Location of the exporter
- (c) Location of the agent of exporter
- (d) None of the above
- 29. The place of supply of goods exported from India shall be the
 - (a) Location of the importer (c) Location of the agent of exporter
- (b) Location of the exporter (d) Location outside India
- **POS : Services** D.
- 30. Real estate agent in Delhi charges brokerage fee to Company A located in Chandigarh for assistance in getting a commercial property in Kolkata. Which is the place of supply in this case? (b) Chandigarh (a) Delhi
 - (c) Kolkata

(d) None of the above

Indirect Taxes - Goods and Services Tax Act (T.Y.B.Com.: SEM-VI)

- 31. What is the place of supply of service where a restaurant provides catering service at the premise of the customer?
 - (a) Address of the restaurant from where the food is supplied
 - (b) Customer premise where catering service is provided
- 32. Mr. X a resident from Pune conducts training for employees of P Ltd. being a registered person under GST based out in Chennai at a resort in Darjeeling. The place of supply in this case is: (a) Chennai (b) Pune
 - (c) Darjeeling (d) None of the above
- 33. If XYZ Ltd a company based out of Bangalore, awards online maintenance contract of its servers located in Mumbai office to Y INC, a company based out of USA, and as per the terms of the online maintenance Y INC shall be required to perform regular maintenance from USA using Internet, then the place of supply is
 - (a) Bangalore
 - (c) USA

- (b) Mumbai
- (d) None of the above
- 34. Mr. Y residing in Ahmedabad appoints an architect in Delhi to provide Indian traditional home design for his proposed construction at Los Angeles, the place of supply of service is (a) Los Angeles (b) Ahmedabad
 - (c) Delhi (d) None of the above
- 35. If NM shipping Co. located in Chennai charges ocean freight charges for transport of goods to California for a customer located in Bangalore, the place of supply of service will be (b) California
 - (a) Chennai (c) Bangalore

- (d) None of the above
- 36. The default rule of place of supply of services made to a registered person shall be the
 - (a) Location of the registered person
 - (b) Location of the service provider (c) Location where the service is provided (d) Any of the above
- 37. The default rule of place of supply of services made to any person other than a registered person if address on record exist shall be the
 - (a) Location where service is rendered (b) Location of the service provider
 - (c) Location of the recipient
- (d) Any of the above
- 38. The default rule of place of supply of services made to any person other than a registered person if address on record doesn't exist shall be the (b) Location of the service provider
 - (a) Location where service is rendered
- (d) Any of the above
- (c) Location of the recipient 39. Place of supply of services of architects in relation to the design of office building shall be the (a) Location of the supplier (b) Location of the recipient
 - (c) Location of such office building
- (d) Any of the above
- 40. Place of supply of services in relation to lodging accommodation shall be the
 - (a) Location of the supplier
 - (b) Location of the recipient
 - (c) Location at which the lodging accommodation is located
 - (d) Any of the above
- 41. ABC Ltd of Delhi has entered into a contract with KSM Training Ltd. of Mumbai for training and performance appraisal of its employees. The services were performed at Nainital Training Centre of KSM Training Ltd. Determine the place of supply of services in case ABC Ltd is not registered. (a) Mumbai (b) Nainital
 - (c) Delhi
- (d) Any of the above
- 42. The place of supply of services provided by way of admission to a cultural, artistic, sporting, scientific, educational, entertainment event or amusement park or any other place and services ancillary thereto shall be the
 - (a) Place where the event is actually held
- (b) Location of the supplier of service

(c) Location of the recipient of service

- (d) Any of the above
- 43. The place of supply of services provided by way of transportation of goods, including by mail or courier, to a person other than a registered person, shall be the
 - (a) Place at which such goods are handed over for their transportation
 - (b) Location of the supplier of service
 - (c) Location of the recipient of service
 - (d) Any of the above

Nature and Place of Supply [S. 7-13 : IGST Act]

- 44. Place of supply of services in relation to mobile connection for pre-paid customers other than through internet banking shall be the
 - (a) Location where such prepayment is received as such vouchers are sold
 - (b) Location of the supplier of service
 - (c) Location of the recipient of service
 - (d) Any of the above
- 45. The place of supply of passenger transportation services to a person other than a registered person, shall be the
 - (a) Location of the supplier of service
 - (b) Place where the passenger embarks on the conveyance for a continuous journey
 - (c) Place of destination of the journey
 - (d) Any of the above
- 46. The place of supply of services on board a conveyance, including a vessel, an aircraft, a train or a motor vehicle shall be the
 - (a) Location of the supplier of service
 - (b) Place where the passenger embarks on the conveyance for a continuous journey
 - (c) Location of the first scheduled point of departure of that conveyance for the journey
 - (d) Place of destination of journey
- 47. The place of supply of insurance services to a registered person, shall be the
 - (a) Location of the supplier
 - (b) Location of the recipient
 - (c) Location where the services are performed
 - (d) Any of the above

9.2 FILL IN THE BLANKS

- 1. The provisions relating to Nature and Place of Supply are found in the _____ [IGST / CGST] Act.
- 2. Section 7 of the IGST Act deals with _____ supply.
- 3. Section _____ of the IGST Act deals with inter-state supply.
- 4. Where the location of the supplier and the place of supply are in two different States, it is an ______ supply.
- 5. Where the location of the supplier and the place of supply are in two different Union Territories, it is an ______ supply.
- 6. Where the location of the supplier and the place of supply are in a State and an Union Territory, it is an ______ supply.
- 7. Import of goods will be treated as _____ [inter-State / intra-State] supply.
- Customs port is known as Customs _____
- 9. Supply to international tourist from USA at a shop in Mumbai is _____ [inter-State / intra-State] supply.
- 10. Broadly, place of supply is based on the place of _____ [production / consumption] of goods or services.
- 11. Generally the place of supply of goods is the palce of _____ [delivery / despatch] of goods.
- 12. Where the supply _____ [involves / does not involve] movement of goods, the place of supply of such goods shall be the location of the goods at the time at which the movement of goods terminates for delivery to the recipient.
- 13.Where the supply _____ [involves / does not involve] movement of goods, the place of supply shall be the location of such goods at the time of the delivery to the recipient;
- 14. Where the goods are assembled at site, the place of supply shall be the place of _____
- 15. Re-import of goods exported earlier will _____ [be / not be] liable to GST.
- 16. The place of supply of Training and performance appraisal services to a registered recipient is _____ [the location / address on record] of the recipient.
- 17. The place of supply of Post-paid mobile connection services is the _____ [location / address on record] of the recipient.
- 18. The place of supply of Pre-paid mobile connection services is the location of _____ [service provider / recipient] if the location / address of the recipient is not available.
- 19. In a ______ supply, the place of supply is normally the location of the registered recipient.

- 20. The Place of Supply of services by an architect in relation to immovable property outside India is the location of _____ [the immovable property / recipient].
- 21. The Place of Supply of services by way of lodging accommodation in a Shikara on Zelum river in Shrinagar is the location of ______.
- 22. The Place of Supply of training services will be where services are actually performed if the recipient is _____ [registered or unregistered].
- 23. The place of supply of services on board a conveyance shall be the location of the _____ [first/ last] scheduled point of departure of that conveyance for the journey.
- 24. An event management company registered in New Delhi organises an art exhibition displaying works of an international painter based in Dubai at Dubai and New Delhi. The place of supply is _____ [Dubai / New Delhi].
- 25. Mr. D of Delhi being an event organizer hosted an exhibition at Mumbai to exhibit the products of M/s S Silks Ltd. of Singapore. The place of supply is _____ [Singapore / Delhi / Mumbai].
- 26. Mr. D of Dhaka being an event organizer hosted an exhibition in Mumbai to exhibit the products of M/s S Silks Ltd. of Shimla. The Place of Supply is _____ [Dhaka / Mumbai / Shimla].
- 27. If XY Bank in USA charges loan processing charges to AB Co. located in India, the place of supply is _____ [India / USA].
- 28. Place of supply of service for DTH by ABC Pvt. Ltd. located in Mumbai to customer in Patna is _____. [Mumbai / Patna]
- 29. Mr. X of Hyderabad not having bank account takes a demand draft in Kolkata from ABC Bank for his visa purpose. The place of supply is ______. [Hyderabad / Kolkata]
- 30. The provider of AMC service outside India has entered into an agreement for an aircraft company PQR located in India AMC. The service provider provides repair service to the aircraft when it was in India. The place of service in this case is _____. [Outside India / India]

9.3 MATCH THE FOLLOWING COLUMNS

	Column A (Provision)		Column B (Section of IGST Act)
1.	Inter-State Supply	(a)	12
2.	Intra-State Supply	(b)	9
3.	Supplies in Territorial Waters	(c)	13
4.	Place of Supply of Goods within India	(d)	11
5.	Place of Supply of Imports / Exports of Goods	(e)	7
6.	Place of Supply of Services within India	(f)	10
7.	Place of Supply when Supplier /	(g)	8
	Recipient of Services Outside India		

9.4 STATE WHETHER TRUE OR FALSE

- 1. The provisions relating to Nature and Place of Supply are found only in the IGST Act.
- Where the location of the supplier and the place of supply are in two different Union Terrotories, it is known as an inter-Union supply.
- Supply of goods imported into the territory of India, till they cross the customs frontiers of India, shall be treated to be a supply of goods in the course of inter-State trade.
- 4. Any supplies made to SEZ unit/developer or vice versa are inter-State supplies.
- 5. Broadly, place of supply is based on the place of sale of goods or services.
- 6. Broadly, place of supply is based on the place where the property in the goods is transferred.
- 7. Generally the place of supply of goods is the place of production of goods.
- 8. Where the supply does not involve movement of goods, the place of supply of such goods shall be the location of the goods at the time at which the movement of goods terminates for delivery to the recipient.
- 9. Where the supply does not involve movement of goods, the place of supply shall be the location of such goods at the time of the delivery to the recipient.
- 10. Where the supply involves movement of goods, the place of supply of such goods depends upon whether the movement is by the supplier or the recipient.

Nature and Place of Supply [S. 7-13 : IGST Act]

- 11. Where the supply involves movement of goods, the place of supply of such goods shall be the location of the goods at the time at which the movement of goods terminates for delivery to the recipient.
- 12. Where the supply does not involve movement of goods, the place of supply shall be the location of such goods at the time at which the movement of goods terminates for delivery to the recipient.
- 13. Where the goods are delivered by the supplier to a recipient on the direction of a third person the place of supply of such goods shall be the principal place of business of such third person.
- 14. Where the goods are delivered by the supplier to a recipient on the direction of a third person the place of supply of such goods shall be the principal place of business of the supplier.
- 15. Where the goods are delivered by the supplier to a recipient on the direction of a third person the place of supply of such goods shall be the principal place of business of the recipient.
- 16. Where the goods are assembled by the supplier at site of the recipient, the place of supply shall be the registered address of the recipient.
- 17. Where the goods are supplied on board a conveyance the place of supply shall be the first scheduled point of departure of that conveyance for the journey.
- 18. A supply is treated as imports only if the Payment is made in convertible foreign exchange.
- 19. In a B2B supply, the place of supply is normally the location of the registered recipient.
- 20. In a B2C supply, the place of supply is normally the location of the recipient.
- 21. The Place of Supply of catering services will be the location of the supplier.
- 22. The Place of Supply of plastic surgery services will be the address on record of the recipient.
- 23. The Place of Supply of health service will be location where these services are actually performed, whether the supplier and/or recipient are registered or not.
- 24. The Place of Supply of training services will be where services are actually performed whether the recipient is registered or not.
- 25. The Place of Supply of services by way of admission to a sporting event will be the location of the registered recipient of service.
- The Place of Supply of services by way of organizing a sporting event will be the location of the registered recipient of service.
- 27. Services of transportation of goods supplied to a registered person will be the location where goods are handed over for such transportation.
- 28. The place of supply of passenger transportation service to a person shall be the location of the transporter.
- 29. The place of supply of services on board a conveyance is the location at which the service is supplied on board.
- 30. For determining the place of supply of both goods and services supplied on board a conveyance, no distinction is made between registered and unregistered recipients.
- 31. Place of Supply of Fixed Telephone Services is the billing address on record of the recipient.
- 32. Place of Supply of Post-Paid Mobile Connection Services is the location of the supplier.
- Place of Supply of Pre-Paid Mobile Connection Services is the billing address of the recipient of service.
- 34. Place of Supply of Pre-Paid Mobile Connection Services sold through internet is is the location where the payment is received.
- 35. Place of Supply of banking Services is always the location of where the service is performed.
- 36. Goods taken to warehouse from port or customs station are subject to IGST.

9.5 CHECK YOUR ANSWERS

2.1													
1.	(d)	8.	(b)	15.	(d)	22.	(b)	29.	(d)	36.	(a)	43.	(a)
2.	(c)	9.	(b)	16.	(d)	23.	(d)	30.	(c)	37.	(c)	44.	(a)
3.	(b)	10.	(c)	17.	(b)	24.	(c)	31.	(b)	38.	(b)	45.	(b)
4.	(a)	11.	(c)	18.	(c)	25.	(c)	32.	(a)	39.	(c)	46.	(c)
5.	(b)	12.	(c)	19.	(b)	26.	(c)	33.	(b)	40.	(c)	47.	(b)
6.	(c)	13.	(b)	20.	(b)	27.	(c)	34.	(a)	41.	(b)		
7.	(c)	14.	(b)	21.	(a)	28.	(a)	35.	(b)	42.	(a)		

Indirect Taxes - Goods and Services Tax Act (T.Y.B.Com.: SEM-VI)

- 9.2 (1) IGST (2) inter-state (3) 7 (4) inter-State (5) inter-State (6) inter-State (7) inter-State (8) frontier (9) inter-State (10) consumption (11) delivery (12) involves (13) does not involve (14) assembly (15) be (16) the location (17) address on record (18) service provider (19) B2B (20) recipient (21) the boat (22) unregistered (23) first (24) New Delhi (25) Mumbai (26) Mumbai (27) USA (28) Patna (29) Kolkata (30) India
- **9.3** (1) (e), (2) (g), (3) (b), (4) (f), (5) (d), (6) (a), (7) (c)
- **9.4** True: 1, 3, 4, 9, 13, 19, 23, 26, 30, 36;
 - **False :** 2, 5, 6, 7, 8, 10, 11, 12, 14, 15, 16, 17, 18, 20, 21, 22, 24, 25, 27, 28, 29, 31, 32, 33, 34, 35

Chapter-7

TIME OF SUPPLY [S. 12-14]

EXERCISE

7. OBJECTIVE QUESTIONS

7.1 MULTIPLE CHOICE QUESTIONS

[A] TIME OF SUPPLY OF GOODS (SECTION 12)

A.1 Forward Charge

- 1. What is time of supply of goods, in case of forward charge?
 - (a) Date of issue of invoice
 - (b) Due date of issue of invoice
 - (c) Date of receipt of consideration by the supplier
 - (d) Earlier of (a) & (b)
- 2. The date on which the supplier receives the payment shall be
 - (a) the date on which the payment is entered in his books of account
 - (b) the date on which the payment is credited to his bank account
 - (c) the date on which the payment is entered in his books of account or the date on which the payment is credited to his bank account whichever is earlier
 - (d) the date on which the payment is entered in his books of account or the date on which the payment is credited to his bank account whichever is later
- Mr. A sold goods to Mr. B. Determine the TOS in accordance with the provisions of Section 12 of the CGST Act, 2017 in case supply involves movement of goods.
 - Date of removal 1st Oct. 2019
 - Date of Invoice 2nd Oct. 2019
 - Date when goods made available to the recipient 3rd Oct. 2019
 - Date of receipt of payment 15th Nov. 2019
 - (a) 1st Oct. 2019 (b) 2nd Oct. 2019 (c) 3rd Oct. 2019 (d) 15th Nov. 2019
- 4. Mr.A sold goods to Mr. B. Determine the TOS in accordance with the provisions of Section 12 of the CGST Act, 2017 in case supply involves movement of goods.
 Date of removal 3rd Oct. 2019
 Date of Invoice 1st Oct. 2019
 Date when goods made available to the recipient 4th Oct. 2019
 Date of receipt of payment 25th Nov. 2019
 - (a) 3rd Oct. 2019 (b) 1st Oct. 2019 (c) 4th Oct. 2010 (d) 25th Nev. 2010
 - (c) 4th Oct. 2019 (d) 25th Nov. 2019
- Determine the Time of supply in accordance with provisions of Section 12 of the CGST Act, 2017 in case supply involves movement of goods.
 Date of Invoice : 02-10-2019
 Date goods made available to recipient : 03-10-2019
 Date of receipt of payment : 15-11-2019

- (a) Date of Invoice : 02-10-2019
- (b) Date goods made available to recipient : 03-10-2019
- (c) Date of receipt of payment : 15-11-2019
- (d) None of the above
- 6. Determine the Time of supply in accordance with provisions of Section 12 of the CGST Act, 2017 in case *supply involves movement of goods*.
 - Date of Removal of goods : 03-10-2019
 - Date of Invoice : 01-10-2019
 - Date goods made available to recipient : 04-10-2019
 - Date of receipt of payment : 25-11-2019
 - (a) Date of Removal of goods : 03-10-2019
 - (b) Date of Invoice : 01-10-2019
 - (c) Date goods made available to recipient : 04-10-2019
 - (d) Date of receipt of payment : 25-11-2019
- 7. Determine the Time of supply in accordance with provisions of Section 12 of the CGST Act, 2017 in case *supply involves movement of goods*.
 - Date of Removal of goods : 05-11-2019
 - Date of Invoice : 04-11-2019
 - Date goods made available to recipient : 06-11-2019
 - Date of receipt of payment : 01-10-2019
 - (a) Date of Removal of goods : 05-11-2019
 - (b) Date of Invoice : 04-11-2019
 - (c) Date goods made available to recipient : 06-11-2019
 - (d) Date of receipt of payment : 01-10-2019
- Mr. A sold goods to Mr. B. Determine the TOS in accordance with the provisions of Section 12 of the CGST Act, 2017 in case supply does not involve movement of goods. Date of delivery - 2nd Oct. 2019 (Date when the goods made available to the recipient) Date of Invoice - 3rd Oct. 2019 Date of receipt of payment - 15th Nov. 2019
 - (a) 2nd Oct. 2019 (b) 3rd Oct. 2019 (c) 15th Nov. 2019 (d) 1st Nov. 2019
- 9. Determine the Time of supply in case goods are supplied on approval basis
 - Removal of goods : 01-12-2019
 - Issue of Invoice : 15-12-2019
 - Accepted by recipient : 05-12-2019
 - Receipt of payment : 25-12-2019
 - (a) Removal of goods : 01-12-2019(c) Accepted by recipient : 05-12-2019
- (b) Issue of Invoice : 15-12-2019
- (d) Receipt of payment : 25-12-2019
- 10. Where the supplier of taxable goods receives an amount upto ______ in excess of the amount indicated in the tax invoice, the time of supply to the extent of such excess amount shall, at the option of the said supplier, be the date of issue of invoice in respect of such excess amount.
 (a) 1,000
 (b) 5,000
 - (c) 10,000 (d) 50,000
- 11. The time of supply to the extent it relates to an addition in the value of supply by way of interest, late fee or penalty for delayed payment of any consideration shall be the date on which
 - (a) The supplier receives such addition in value
 - (b) The original invoice was issued
 - (c) The supplier issues revised invoice
 - (d) The original payment was received

A.2 Tax Invoice

- 12. Tax invoice must be issued by _____ on supplies made by him.
 - (a) Every supplier
 - (b) Every taxable person
 - (c) Every Registered person not paying tax under composition scheme
 - (d) All the above

Time of Supply [S. 12-14]

- 13. An invoice must be issued
 - (a) At the time of removal of goods
 - (b) On transfer of risks and rewards of the goods to the recipient
 - (c) On receipt of payment for the supply
 - (d) None of the above
- 14. In case of goods sent on sale on approval basis, invoice has to be issued
 - (a) While sending the goods; another Invoice has to be issued by the recipient while rejecting the goods
 - (b) When the recipient accepts the goods or ten months from the date of supply whichever is earlier
 - (c) When the recipient accepts the goods or six months from the date of supply whichever is earlier
 - (d) When the recipient accepts the goods or three months from the date of supply whichever is earlier
- 15. Where the goods being sent or taken on approval for sale or return are removed before the supply takes place, the invoice shall be issued
 - (a) before/at the time of supply
 - (c) earlier of (a) or (b)
- (b) 6 months from the date of removal(d) none of the above
- 16. GST a dealer has sent some goods to CST, another dealer, for Sales on Approval Basis. In absence of any confirmation even after 6 months, it will be treated as
 - (a) Sales Return

(b) Deemed Supply of Goods

(c) Purchase return

(d) None of the Above

A.3 Reverse Charge

- 17. What is time of supply of goods liable to tax under reverse charge mechanism?
 - (a) Date of receipt of goods
 - (b) Date on which the payment is made
 - (c) Date immediately following 30 days from the date of issue of invoice by the supplier
 - (d) Earlier of (a) or (b) or (c)
- 18. Determine the Time of supply in accordance with provisions of Section 12 of the CGST Act, 2017 in case recipient of goods is liable to pay tax under reverse charge mechanism. Date of Invoice : 01-10-2019

 - Date of receipt of goods : 15-10-2019
 - Date of payment in books : 10-10-2019
 - Date of debit of payment in Bank A/c : 12-10-2019
 - (a) Date of Invoice : 01-10-2019 (b) Date of receipt of goods : 15-10-2019
 - (c) Date of payment in books : 10-10-2019
 - (d) Date of debit of payment in Bank A/c : 12-10-2019

A.4 Vouchers

- 19. What is the time of supply of vouchers when the supply with respect to the voucher is identifiable?
 - (a) Date of issue of voucher (b) Date of redemption of voucher
 - (d) (a) and (b) whichever is later
- 20. What is the time of supply of vouchers when the supply with respect to the voucher is not identifiable?
 - (a) Date of issue of voucher
- (b) Date of redemption of voucher
- (c) Earlier of (a) and (b)

(c) Earlier of (a) and (b)

- (d) (a) and (b) whichever is later
- 21. What is date of receipt of payment?
 - (a) Date of entry in the books
 - (b) Date of payment credited into bank account
 - (c) Date of deposit of cheque into bank account
 - (d) Earlier of (a) and (b)
- 22. XYZ Ltd. has purchased for its employees 100 vouchers dated 24-02-2019 worth 1,000 each from ABC Ltd. a footwear manufacturing company. The vouchers were issued by ABC Ltd. on 25-02-2019. The vouchers can be encashed at retail outlets of ABC Ltd. The same were given to employees on 26-02-2019. The employees of XYZ Ltd. encashed the same on 01-03-2019. Determine time of supply of vouchers.

Indirect Taxes - Goods and Services Tax Act (T.Y.B.Com.: SEM-VI)

(a) 24-02-2019	(b) 25-02-2019
(c) 26-02-2019	(d) 01-03-2019

[B] TIME OF SUPPLY OF SERVICES (SECTION 13)

B.1 Forward Charge

- 23. What is the time of supply of service if the invoice is issued within 30 days from the date of provision of service?
 - (a) Date of issue of invoice (b) Date on wh
- (b) Date on which the supplier receives payment(d) Earlier of (a) and (b)

(c) Date of provision of service(d) Earlier of (a) and (b)24. What is the time of supply of service if the invoice is issued within 30 days from the date of supply of service?

- (a) Date of issue of invoice by the supplier
- (b) Date of receipt of payment or date of issue of invoice whichever is later

(c) Date of receipt of payment by the supplier

- (d) Date of receipt of payment or date of issue of invoice whichever is earlier
- 25. What is the time of supply of service if the invoice is not issued within 30 days from the date of supply of service and no advance payments are received?
 - (a) Date of issue of invoice by the supplier
 - (b) Date of completion of supply of service
 - (c) Date of receipt of payment by the supplier
 - (d) Date of receipt of payment or date of issue of invoice whichever is earlier
- 26. What is the time of supply of service for the supply of taxable services up to ₹ 1000 in excess of the amount indicated in the taxable invoice?
 - (a) At the option of the supplier Invoice date or Date of receipt of consideration
 - (b) Date of issue of invoice
 - (c) Date of receipt of consideration
 - (d) Date of entry in books of account
- 27. How is the date of receipt of consideration by the supplier determined?
 - (a) Date on which the receipt of payment is entered in the books of account
 - (b) Date on which the receipt of payment is credited in the bank account
 - (c) Earlier of (a) and (b)
 - (d) (a) and (b) whichever is later
- 28. Value of services rendered is ₹ 1,18,000. Date of issue of invoice is 5th Sept. 2019. Advance received is ₹ 20,000 on 20th August 2018. Balance amount received on 7th Sept. 2019. What is the TOS of service?
 - (a) 5th Sept. 2019 ₹ 1,18,000
 - (b) 20th August 2019 ₹ 1,18,000
 - (c) 20th August 2019 ₹ 20,000 and 5th Sept. 2019 ₹ 98,000
 - (d) 20th August 2019 ₹ 20,000 and 7th Sept. 2019 ₹ 98,000
- 29. Determine the TOS in accordance with provisions of CGST Act, 2017. Date of actual supply of service - 10th Nov. 2019 Date of Invoice - 30th Nov. 2019 Date on which payment received - 15th Dec. 2019
 - (a) 10th Nov. 2019 (b) 30th Nov. 2019
 - (c) 15th Nov. 2019 (d) 10th Dec. 2019
- 30. Determine the TOS in accordance with provisions of CGST Act, 2017 Date of actual supply of service - 10th Nov. 2019
 - Date of Invoice 30th Nov. 2019
 - Date on which payment received 15th Nov. 2019
 - (a) 10th Nov. 2019 (b) 30th Nov. 2019
 - (c) 15th Nov. 2019 (d) 10th Dec. 2019
- 31. Determine the TOS in accordance with provisions of CGST Act, 2017
 Date of actual supply of service 10th Nov. 2019
 Date of Invoice 12th Dec. 2019
 - Date on which payment received 30th April 2020

(a) 10th Nov. 2019	(b) 12th Dec. 2019
(c) 30th April 2020	(d) 10th Dec. 2019
32. Determine the TOS in accordance with prov	
Date of actual supply of service - 10th Nov.	2019
Date of Invoice - 22th Dec. 2019	
Date on which payment received - 12th Dec	. 2019
(a) 10th Nov. 2019	(b) 22th Dec. 2019
(c) 12th Dec. 2019	(d) 10th Dec. 2019
33. From the following information determine th	e reverse charge basis.
Date of Invoice : 30-1-2019	
Date of completion of service : 30-1-2019	
Date of payment by recipient : 10-2-2019	
Entry for receipt of service in recipient's boo	ks : 12-2-2019
(a) Date of Invoice : 30-1-2019	
(b) Date of payment by recipient : 10-2-2019	
(c) Entry for receipt of service in recipient's	books : 12-2-2019
(d) None of the above	
B.2 Tax Invoice	
34. If Supply of Services has ceased under a co	ontract before the completion of supply:
(a) Invoice has to be issued within 30 days	
(b) Invoice has to be issued at the time of co	
	of the contract after deducting a percentage thereof
as prescribed	of the contract after deducting a percentage thereof
(d) None of the above	
35. The tax invoice should be issued the	e date of supply of service.
(a) Within 30 days from	(b) Within 2 months from
(c) Within 15 days from	(d) On
	e shall be issued within a period of from the
date of supply of service.	
(a) 30 days	(b) 45 days
(c) 60 days	(d) 90 days
	ly of services who provided, or agreed to be provided,
	contract, for a period exceeding MONTHS
subject to such conditions, as it may, by not	es supply of such services as the Government may,
(a) Three	(b) Four
(c) Six	(d) Twelve
	here due date of payment is ascertainable from the
contract, invoice shall be issued	here due date of payment is ascertainable from the
(a) before or at the time when the supplier of	f service receives the payment
(b) on or before the due date of payment	
(c) either (a) or (b)	
(d) none of the above	
	nere due date of payment is not ascertainable from
the contract, invoice shall be issued	
(a) before or at the time when the supplier o	f service receives the payment
(b) on or before the due date of payment	
(c) either (a) or (b)	
(d) none of the above	
40. Minimum Service periods required to const	itute a continuous supply of services with periodic
payment	
(a) Exceeding 6 months	(b) 6 months
(c) Exceeding 3 months	(d) 3 months

B.3 Reverse Charge

41. What is the time of supply of service in case of reverse charge mechanism?

- (a) Date of payment as entered in the books of account of the recipient
- (b) Date immediately following 60 days from the date of issue of invoice
- (c) Date of invoice
- (d) Earlier of (a) and (b)
- 42. From the following information determine the TOS of goods where goods are taxed on reverse charge basis
 - Date of issue of invoice by the supplier 30th Nov. 2019
 - Date of receipt of goods 30th Nov. 2019
 - Date of payment by the recipient 10th Dec. 2019
 - Entry of receipt of services in the recipient's BOA 12th Dec. 2019
 - (a) 30th Nov. 2019 (b) 10th Dec. 2019
 - (c) 12th Dec. 2019 (d) 30th Dec. 2019
- $\ensuremath{\texttt{43.From}}$ the following information determine the reverse charge basis.

Date of Invoice : 30-1-2019

Date of completion of service : 30-1-2019

Date of payment by recipient : 15-1-2019

- Entry for receipt of service in recipient's books : 30-1-2019
- (a) Date of Invoice : 30-1-2019
- (c) Either of the above

(b) Date of payment by recipient : 15-1-2019(d) None of the above

B.4 Associates

- 44. What is the time of supply of service in case an associated enterprise receives services from the service provider located outside India?
 - (a) Date of entry in the books of account of associated enterprise (recipient)

(b) Date of payment

- (c) Earlier of (a) and (b)
- (d) Date of entry in the books of the supplier of service
- 45. A Ltd. is located in India and W Ltd. located in USA are associated enterprises (as A Ltd. holds 51% of the shares of W Ltd.). W Ltd. provides some technical services to A Ltd. in India.

From the following details, determine the TOS for A Ltd. (as importation of services is the case of RCM) Agreed Consideration - \$ 10,000.

- Date on which services are supplied on W Ltd. 16th Dec. 2019
- Date on which invoice is sent by W Ltd. 19th Dec. 2019
- Date of entry in the Books of Account of A Ltd. 30th Dec. 2019
- Date on which payment is made by A Ltd. 23rd March 2020
- (a) 16th Dec. 2019

(c) 30th Dec. 2019

(b) 19th Dec. 2019 (d) 23rd March 2020

B.5 Vouchers

- 46. What is the time of supply of vouchers in respect of services when the supply with respect to the voucher is identifiable?
 - (a) Date of issue of voucher
- (b) Date of redemption of voucher
- (c) Earlier of (a) and (b) (d) (a) and (b) whichever is later
- 47. What is the time of supply of vouchers when the supply with respect to the voucher is not identifiable?
 - (a) Date of issue of voucher
- (b) Date of redemption of voucher
- (c) Earlier of (a) and (b)
- (d) (a) and (b) whichever is later

[C] CHANGE IN RATE OF TAX (SECTION 14)

48. There was increase in tax rate from 20% to 24% w.e.f. 1.09.2019. Which of the following rate is applicable when services are provided after change in rate of tax in September 2019, but invoice issued and payment received, both in August, 2019 :

Time of Supply [S. 12-14]

- (a) 20% as it is lower of the two
- (b) 24% as it is higher of the two
- (c) 20% as invoice and payment were received prior to rate change
- (d) 24% as the supply was completed after rate change
- 49. There was increase in tax rate from 20% to 24% w.e.f. 1.09.2019. Which of the following rate is applicable when services provided, and invoice raised after change in rate of tax in September, 2019, but payment received in August 2019 :
 - (a) 20% as it is lower of the two
 - (b) 24% as it is higher of the two
 - (c) 20% as payment (being one of the factors) was prior to rate change
 - (d) 24% as invoice was issued in the period during which supply is completed
- 50. There was increase in tax rate from 20% to 24% w.e.f. 1.9.2019. Which of the following rate is applicable if the supplier has opted for composition levy and invoice was issued after change in rate of tax in September, 2019 but payment received, and goods supplied in August, 2019 :
 - (a) 20% as it is lower of the two
 - (b) 24% as it is higher of the two
 - (c) 20% as payment was received in the period during which the supply was effected
 - (d) 24% as invoice being one of the factors was issued after rate change

7.2 FILL IN THE BLANKS

- 1. For all dealers in goods, except for composition dealers, the date of advance received will be [considered / ignored] when determining the TOS.
- 2. _____ in relation to goods, means despatch of the goods for delivery by the supplier.
- _____ in relation to goods, means collection of the goods by the recipient. 3.
- supply of goods means a supply of goods provided on recurrent basis. 4.
- 5. Where the goods being sent on approval for sale or return are removed before the supply takes place, the invoice shall be issued before or at the time of supply or _____ months from the date of removal, whichever is earlier.
- 6. Time of supply of a voucher where supply is identifiable at the time of issuance of voucher is the [issue / redemption] of voucher. date of _____
- 7. Time of supply of a voucher where supply is not identifiable at the time of issuance of voucher is the date of _____ [issue / redemption] of voucher.
- Shopping gift card purchased for ₹ 5,000 ____ _ [is / is not] a voucher.
- Money deposited into digital wallet _____ [is / is not] a voucher.
 Train ticket purchased in advance _____ [is / is not] a voucher.
- 11. The tax invoice for supply of services needs to be issued either before the provision of service or within _ _ days.
- 12. If a supplier of taxable services receives an amount up to _____ ___in excess of the amount indicated on the tax invoice, then the supplier has an option to take the date of issue of invoice in respect of such supply as time of supply.
- 13. "Continuous supply of services" means a supply of services which is agreed to be provided, continuously, under a contract, for a period exceeding _____ months.

7.3 STATE WHETHER TRUE OR FALSE

- 1. For all dealers in goods, except for composition dealers, the Actual / Due Date of Invoice whichever is earlier is the TOS.
- 2. A registered person supplying taxable goods shall issue a tax invoice within 30 days from the date of supply of goods.
- 3. "Removal" in relation to goods, means despatch of the goods for delivery by the supplier.
- 4. "Removal" in relation to goods, means collection of the goods for delivery by the supplier.
- 5. Time of supply of a voucher where supply is identifiable at the time of issuance of voucher is the date of redemption of voucher.
- 6. Points credited into digital wallet is a voucher.
- 7. Mobile pre-paid card is not a voucher.
- 8. In case of cessation of supply of services before completion of supply, the invoice (to the extent of the supply made before such cessation) should be issued at the time when the supply ceases.

9. If a supplier of taxable services receives an amount up to [₹ 1,000/-] in excess of the amount indicated on the tax invoice, then the supplier has to take the date of issue of invoice in respect of such supply as time of supply.

7.4 CHECK YOUR ANSWERS

7.1													
1.	(d)	9.	(b)	17.	(d)	25.	(b)	33.	(b)	41.	(d)	49.	(d)
2.	(c)	10.	(a)	18.	(a)	26.	(a)	34.	(b)	42.	(a)	50.	(c)
3.	(a)	11.	(a)	19.	(a)	27.	(c)	35.	(a)	43.	(b)		
4.	(b)	12.	(c)	20.	(b)	28.	(c)	36.	(a)	44.	(c)		
5.	(a)	13.	(a)	21.	(d)	29.	(b)	37.	(a)	45.	(c)		
6.	(b)	14.	(c)	22.	(b)	30.	(c)	38.	(b)	46.	(a)		
7.	(b)	15.	(c)	23.	(d)	31.	(a)	39.	(a)	47.	(b)		
8.	(a)	16.	(b)	24.	(d)	32.	(a)	40.	(c)	48.	(c)		

7.2 (1) ignored (2) Removal (3) Removal (4) Continuous (5) six (6) issue (7) redemption (8) is not (9) is not (10) is not (11) 30 (12) ₹ 1,000 (13) three

7.3 True: 1, 3, 7, 8; False: 2, 4, 5, 6, 9

Chapter-6

EXEMPTION FROM TAX [S. 11]

EXERCISES

5. OBJECTIVE QUESTIONS

5.1 MULTIPLE CHOICE QUESTIONS

A. Exemption

- 1. Which one of the following is true?
 - (a) Entire income of any trust is exempted from GST
 - (b) Entire income of a registered trust is exempted from GST
 - (c) Incomes from specified/defined charitable activities of a trust are exempted from GST
 - (d) Incomes from specified/defined charitable activities of a registered trust (u/s 12AA of Income Tax Act)are exempted from GST
- 2. Select the correct statement?
 - (a) Transfer of a going concern wholly is not exempt from GST
 - (b) Transfer of a going concern is partly exempt from GST
 - (c) Transfer partly as going concern is exempted from GST
 - (d) Transfer of a going concern is exempt from GST
- 3. Service by whom, by way of any activity in relation to any function entrusted to a municipality under Article 243 W of the Constitution, is exempted?
 - (a) Central Government or State Government or Union territory or Local authority
 - (b) Governmental authority
 - (c) Municipality under Article 243 W of the Constitution
 - (d) All of above
- 4. Which is a wrong statement?
 - (a) All services of Department of Post are exempted
 - (b) All services by State/Central Governments/local authorities in relation to an aircraft or a vessel in a Port or an Airport are exempted
 - (c) All services by State/Central Governments/local authorities in relation to transport of passengers are exempted
 - (d) All the above mentioned
- 5. Services to a single residential unit is, exempted if:
 - (a) It is pure labour service only
 - (b) It is works contract only
 - (c) It is a part of residential complex only
 - (d) It is on ground floor without further super structure
- 6. Which exemption option is right from the following?
 - (a) For letting out any immovable property
 - (b) For letting out any residential dwelling for use as residence
 - (c) For letting out any residential property irrespective of its use
 - (d) For none of the above

Indirect Taxes - Goods and Services Tax Act (T.Y.B.Com.: SEM-VI)

- 7. Services by a hotel, inn, guest house, club or campsite are exempted for residential / lodging purposes -
 - (a) If the actual tariff for a unit of accommodation is below ₹ 10,000
 - (b) If the actual tariff for a unit of accommodation is below ₹ 1,000
 - (c) If the actual tariff for a unit of accommodation is exactly ₹ 1,000
 - (d) If the actual tariff for a unit of accommodation is above ₹ 1,000
- 8. Transportation of passengers exempted if -
 - (a) It is by air-conditioned stage carriage
 - (b) It is by air-conditioned contract carriage
 - (c) It is by non-air-conditioned stage carriage for tourism, charter or hire
 - (d) None of the above
- 9. Transportation of passengers is exempted -
 - (a) In an air-conditioned railway coach
 - (b) In a vessel for public tourism purpose between places in India
 - (c) In a metered cab/auto rickshaw / e rickshaw
 - (d) In all the above mentioned
- 10. Transportation of goods is not exempted if it is -
 - (a) by a goods transport agency / courier agency
 - (b) by inland waterways
 - (c) by an aircraft from a place outside India upto the customs station of clearance in India
 - (d) by all the above mentioned
- 11. Transportation of agricultural produces, milk, salt and food grain including flour, pulses and rice, 'relief materials meant for victims of natural or man-made disasters, calamities, accidents or mishap', newspaper or magazines registered with the Registrar of Newspapers - is exempted –
 - (a) If it is by a goods transport agency
 - (b) If it is by a rail within India
 - (c) If it is by a vessel within India
 - (d) If it is by all of the above
- 12. Which of the following is exempted -
 - (a) Services by way of loading, unloading, packing, storage or warehousing of rice
 - (b) Services by way of loading and unloading of jute
 - (c) Services by way of packing and storage or warehousing of rubber
 - (d) None of the above
- 13. Core services of which organization is not exempted -
 - (a) Services provided by the Insurance Regulatory and Development Authority of India to insurers
 - (b) Services provided by the Securities and Exchange Board of India set up under the Securities and Exchange Board of India Act, 1992 (15 of 1992) by way of protecting the interests of investors
 - (c) Services by Port Trusts
 - (d) Services by the Reserve Bank of India
- 14. If the aggregate turnover of in F.Y. 2018-19 of M/s ABCD Enterprises, Kanchipuram, Tamil Nadu, India was ₹ 18 lakh, exemption is available for the following services rendered to ABCD Enterprises (a) Arbitral Tribunal services
 - (a) Arbitral Tribunal services
 - (b) Legal services by firm of advocates
 - (c) Legal services by senior advocate
 - (d) All of the above
- 15. Which of the following is exempted?
 - (a) All kinds of long term (30 or more years) leases of industrial plots
 - (b) Long term (30 or more years) leases of industrial plots or plots for development of infrastructure for financial business by State Government Industrial Development Corporations or Undertakings to industrial units
 - (c) Short term (up to 30 years) leases of industrial plots by State Government Industrial Development Corporations or Undertakings to industrial units
 - (d) All kinds of short term (up to 30 years) lease of industrial plots

Exemption From Tax [S. 11]

- 16. One of the following is exempted from GST -
 - (a) Any business exhibition
 - (c) A business exhibition outside India
- (d) None of the above

(b) A business exhibition in India

- 17. Which of the following is not exempted -?
 - (a) Health care service to human beings by authorized medical practitioners / para medics
 - (b) Health care services to Animals/Birds
 - (c) Slaughtering of animals
 - (d) Rearing horses
- 18. Services by educational institution is exempted if the services are to -
 - (a) Any common man (b) Its own students, faculty / staff
 - (c) Both a & b (d) None of the above
- 19. Services by a Non-Profit entity (Registered or Unregistered) are exempted -
 - (a) If they are to its own members provided the contribution received is up to ₹7500, per month from a member
 - (b) If they are to its own members, provided the contribution received is up to ₹7500 per month from a member towards sourcing goods/services from any third person for common use of members
 - (c) If they are to its own members, provided the contribution is less than ₹7500 per month from a member towards sourcing goods/services from any third person for common use of members
 - (d) If they are to its own members, provided the contribution is up to ₹ 7500 per month per member for common use specified members
- 20. Which of the following are exempted services?
 - (a) Services by an artist by way of a performance in folk or classical art forms of music/ dance / theatre with consideration therefor not exceeding ₹ 1 lakh
 - (b) Services by an artist by way of a performance in folk or classical art forms of music/ dance with consideration therefor not exceeding ₹ 1.5 lakh
 - (c) Services by an artist by way of a performance in folk or classical art forms of music/ dance / theatre with consideration therefor not exceeding ₹ 1.5 lakh
 - (d) Services by an artist as a brand ambassador by way of a performance in folk or classical art forms of music/ dance / theatre with consideration therefor not exceeding ₹ 1.5 lakh
- 21. Transportation of passengers by _____ are exempt from GST.
 - (a) Railway in first class (b) Railway in an air-conditioned coach
 - (c) Metro (d) All of the above
- 22. Transportation of _ by a GTA in a goods carriage is exempt from GST.
 - (a) Agricultural produce (b) Organic manure
 - (c) Milk
- 23. What of the following services provided to an educational institution Debo Public School- are exempt from GST?

(d) All of the above

- (a) Transportation of staff of the school
- (b) Cleaning of the school
- (c) Services relating to conduct of higher secondary exams
- (d) All of the above
- Transportation of passengers by _____ ____ are exempt from GST.
 - (a) air conditioned stage carriage (b) radio taxi
 - (c) air, terminating in Nagaland airport (d) All of the above
- 25. Which of the following services provided by Department of Posts are exempt from GST?
 - (a) Speed posts (b) Life Insurance
 - (c) Express parcel posts (d) None of the above
- 26. Distribution of electricity by a distribution utility is a:
 - (a) Non-taxable supply (b) Exempt Supply
 - (c) Nil Rated Supply
- (d) Neither supply of goods nor supply of services

B. Exempt Supply [Section 2(47)]

- 27. An exempt supply includes
 - (a) Supply of goods or services or both which attracts Nil rate of tax
 - (b) Non-taxable supply
 - (c) Supply of goods or services or both which are wholly exempt from tax under Section 11 of the CGST Act or under Section 6 of IGST Act
 - (d) All of the above

5.2 FILL IN THE BLANKS

- 1. Exemption should be on the recommendation from the _____ [GST Council / GSTN].
- 2. Goods are exempt vide Notification No.
- 3. Services are exempt vide Notification No.
- Services by the Central Government by way of transport of goods or passengers _____ [are / are not] exempt.
- 5. Services provided by the Central Government to a business entity with an aggregate turnover of up to ______ in the preceding financial year are exempt.
- 6. Services provided by Central Government where the consideration for such services does not exceed ______ are exempt.
- 7. Services by a person by way of conduct of any religious ceremony _____ [are / are not] exempt.
- Services by way of right to admission to a dance are exempt if the admission ticket per person is not more than _____.
- 9. Services by a hotel for lodging purposes, having declared tariff of a unit of accommodation below _____ per day are exempt.
- 10. Services provided by an incubatee up to a total turnover of _____ in a financial year are exempt subject to conditions.
- 11. Services by a _____ clinic in relation to health care of animals or birds are exempt.
- 12. Services by way of slaughtering of _____ is exempt.
- 13. Services provided by the Indian Institutes of Management, by way of _____ year integrated programme in Management are exempt.
- 14. Services provided by the _____ blood banks by way of preservation of _____ cells are exempt.
- 15. Services by an artist by way of a performance in folk or classical art forms of music if the consideration charged for such performance is not more than _____.
- 16. Supply of Alcoholic liquor is _____ [non-taxable / exempt] supply.
- 17. Supply of Petroleum products is _____ [non-taxable / exempt] supply.

5.3 MATCH THE FOLLOWING COLUMNS

	Column A		Column B
1.	General Exemption by Notification	(a)	Notification No. 2/2017
2.	Exemption by Special Order	(b)	Notification No. 12/2017
3.	Exempt Goods	(c)	Notification No. 8/2017
4.	Exempt Services under CGST	(d)	Notification No. 18/2017
5.	Services exempt under IGST	(e)	S. 11(2)
6.	Inter-state supplies received by registered supplier from unregistered supplier-exempt	(f) (g)	Notification No. 9/2017 S. 11(1)
7.	Services imported by SEZ unit exempt from IGST		

5.4 STATE WHETHER TRUE OR FALSE

- 1. A registered person supplying exempt goods is not entitled to collect a tax higher than the effective rate.
- 2. Services by the Department of Posts by way of speed post are exempt.
- 3. Services provided by the Central Government, State Government, Union territory or local authority to a business entity by way of renting of immovable property are not exempt.

Exemption From Tax [S. 11]

- 4. Service of transportation of passengers in metro will be taxable.
- 5. Services by an entity registered under section 12AA of the Income- tax Act, 1961 by way of charitable activities are exempt.
- 6. Services by way of transfer of a going concern, as a whole or an independent part thereof are taxable.
- 7. Service of transportation of passengers by metered cabs or auto rickshaws is exempt.
- 8. Services by way of transportation of goods by an aircraft from a place outside India up- to the customs station of clearance in India is exempt.
- 9. Services by way of transportation by rail of agricultural produce is exempt.
- 10. Toll charges are not exempt.
- 11. Services to the Reserve Bank of India are exempt.
- 12. Services by an organiser to any person in respect of a business exhibition held outside India are subject to IGST.
- 13. Rearing of horses is exempt.
- 14. Services by way of ripening of fruits are exempt.
- 15. Exemption from CGST automatically operates as exemption from SGST.
- 16. Exemption from IGST automatically operate as exemption from CGST.
- 17. Exemption from IGST automatically operates as exemption from GST on imports.
- 18. Service by way of access to a road or a bridge on payment of toll is exempt.

5.5 CHECK YOUR ANSWERS

5.1

1.	(d)	5.	(a)	9.	(c)	13.	(c)	17.	(d)	21.	(c)	25.	(d)
2.	(d)	6.	(b)	10.	(a)	14.	(d)	18.	(b)	22.	(d)	26.	(b)
3.	(d)	7.	(b)	11.	(d)	15.	(b)	19.	(b)	23.	(d)	27.	(d)
4.	(d)	8.	(d)	12.	(a)	16.	(c)	20.	(c)	24.	(c)		

5.2 (1) GST Council (2) 2/2017 (3) 12/2017 (4) are not (5) ₹ 20 lakh (6) ₹ 5,000 (7) are (8) ₹ 500 (9) ₹ 1,000 (10) ₹ 50 lakh (11) veterinary (12) animals (13) five (14) cord, stem (15) ₹ 1,50,000 (16) non-taxable (17) non-taxable

- **5.3** (1) (g), (2) (e), (3) (a), (4) (b), (5) (f), (6) (c), (7) (d)
- **5.4** True: 1, 3, 5, 7, 8, 9, 14, 15, 17, 18 False: 2, 4, 6, 10, 11, 12, 13, 16

Chapter-5

COMPOSITION LEVY [S. 10]

EXERCISES

OBJECTIVE QUESTIONS 4.

4.1 MULTIPLE CHOICE QUESTIONS

- 1. Which of the following persons can opt for composition scheme?
 - (a) Person making any supply of goods which are not leviable to tax under this Act
 - (b) Person making any inter-State outward supplies of goods and services (except restaurant services)
 - (c) Person effecting supply of goods through an e-commerce operator liable to collect tax at source
 - (d) Person providing restaurant services
- 2. What is the threshold limit of turnover in the preceding financial year for opting to pay tax under composition scheme for States other than special category States?
 - (a) ₹ 20 lacs (b) ₹ 10 lacs
 - (c) ₹ 50 lacs (d) ₹ 1.5 crore
- 3. What is the threshold limit of turnover in the preceding financial year for opting to pay tax under composition scheme for special category states?
 - (a) ₹ 25 lacs (b) ₹ 50 lacs
 - (c) ₹ 75 lacs (d) ₹ 1 crore
- 4. What is the rate applicable under CGST to a registered person being a manufacturer opting to pay taxes under composition scheme? (b) 1%
 - (a) 2.5%
- (d) No composition for manufacturer
- 5. What is the rate applicable under CGST to a registered person being a hotelier (providing restaurant and accommodation services) opting to pay taxes under composition scheme? (a) 1% (b) 0.5%
 - (c) 2.5%

(c) 0.5%

- (d) Not eligible for composition scheme thus liable to pay normal tax
- 6. Mr. Richard, a trader in Delhi has opted for composition scheme of taxation under GST. Determine the rate of total GST payable by him under composition scheme:
 - (a) 0.5% CGST & 0.5% SGST (b) 2.5% CGST & 2.5% UTGST (c) 5% IGST (d) 5% UTGST
- 7. Can a registered person opt for composition scheme only for one out of his 3 business places having same Permanent Account Number?
 - (a) Yes

(b) No

- (c) Yes, subject to prior approval of the Central Government
- (d) Yes, subject to prior approval of the concerned State Government
- 8. Can composition scheme be availed if the registered person effects inter-State supplies?
 - (a) Yes
 - (b) No
 - (c) Yes, subject to prior approval of the Central Government
 - (d) Yes, subject to prior approval of the concerned State Government

- 9. Can a registered person under composition scheme claim input tax credit?
 - (a) Yes
 - (b) No
 - (c) Input tax credit on inward supply of goods only can be claimed
 - (d) Input tax credit on inward supply of services only can be claimed
- 10. Can a registered person opting for composition scheme collect tax on his outward supplies? (a) Yes
 - (a) res
- (c) Yes, if the amount of tax is prominently indicated in the invoice issued by him
 - (d) Yes, only on such goods as may be notified by the Central Government
- 11. Which of the following will be excluded from the computation of 'aggregate turnover'?
 - (a) Value of taxable supplies
 - (b) Value of exempt Supplies
 - (c) Non-taxable supplies
 - (d) Value of inward supplies on which tax is paid on reverse charge basis
- 12. What will happen if the turnover of a registered person opting to pay taxes under composition scheme during the year 2019-20 crosses threshold limit?
 - (a) He can continue under composition scheme till the end of the financial year
 - (b) He will be liable to pay tax at normal rates of GST on the entire turnover for the financial year 2019-20
 - (c) He will cease to remain under the composition scheme with immediate effect
 - (d) He will cease to remain under the composition scheme from the quarter following the quarter in which the aggregate turnover exceeds threshold limit
- 13. Which of the following persons can opt for composition scheme?
 - (a) Person making any supply of goods which are not leviable to tax under this Act;
 - (b) Person making any inter-State outward supplies of goods;
 - (c) Person effecting supply of goods through an e-commerce operator liable to collect tax at source
 - (d) All of the above

(a) ₹ 30 lacs

- (e) None of the above
- 14. What is the threshold limit of turnover in the preceding financial year for opting to pay tax under composition scheme for a trader in Mumbai?
 - (b) ₹ 10 lacs
 - (c) ₹ 150 lacs (d) ₹ 75 lacs
- 15. For certain Special category States, the reduced limit of ₹ 75 lakhs for opting composition scheme is available. The reduced limit of ₹ 75 Lakhs is not available for?
 - (a) Manipur (b) Meghalaya
 - (c) Himachal Pradesh (d) Jammu & Kashmir
- 16. ABC Ltd is manufacturer of goods opting for Composition Scheme has effected turnover of ₹ 60 Lakhs during the financial year 2019-20. The CGST portion for composition tax payable by ABC Ltd is
 - (a) ₹ 30,000 (b) ₹ 60,000
 - (c) ₹ 30,000 (d) ₹ 1,50,000
- 17. GST Ltd. has business places at Lucknow, UP and Kanpur, UP having the same PAN; and Aggregate Turnover in the financial year not exceeding ₹ 75 lakhs. Can it opt composition levy for Lucknow and normal levy at Kanpur?
 - (a) No
 - (b) Yes
 - (c) Up-to an Aggregate Turnover of ₹ 75 lakhs at Lucknow only
 - (d) Subject to the approval of GST Council

4.2 FILL IN THE BLANKS

- 1. Composition levy is a _____ [comulsory / optional] scheme.
- 2. The term "aggregate turnover" means the aggregate value of all _____ supplies.

Composition Levy [S. 10]

- The term "aggregate turnover" _____ [includes / excludes] the value of inward supplies on which tax is payable by a person on reverse charge basis
- The term "aggregate turnover" _____ [includes / excludes] exempt supplies.
- The aggregate turnover will be computed _____ [GSTN / PAN] wise.
- 6. Turnover of Karta of HUF in his individual capacity and turnover of Karta as a Karta of HUF [will / will not] be aggregated.
- 7. Supply of goods, after completion of job-work, by a registered job-worker shall be included in the turnover of _____ [job worker / principal].
- The prescribed threshold limit is _____ ___ lakh in case of Nagaland.
- 9. The prescribed threshold limit for Jammu and Kashmir is ₹_ _ [75 lakh / 1.5 crore].
- 10. Composition Levy rate is _____ per cent of the turnover in State or turnover in Union territory in case of a manufacturer.
- 11. Composition Levy rate is _____ per cent of the turnover in State or turnover in Union territory in case of an outdoor catering service.
- 12. A person engaged in the supply of restaurant service _____ [is / is not] eligible for composition levv.
- 13. A person engaged in making any inter-state outward supplies of goods _____ [is / is not] eligible for composition levy.
- 14. A manufacturer of edible ice _____ [is / is not] eligible for composition levy. 15. A manufacturer of tobacco _____ [is / is not] eligible for composition levy.
- 16. The composition taxpayer _____ [shall / shall not be] entitled to any credit of input tax.

MATCH THE FOLLOWING COLUMNS 4.3

	Column A		Column B
1.	Assam	(a)	Eligible for composition levy
2.	Karnataka	(b)	Not eligible for composition levy
3.	Manufacturers	(c)	Threshold limit of ₹ 75 lakh
4.	Restaurant service	(d)	Threshold limit of ₹ 1.5 crore
5.	A person making outward	(e)	Total 5% tax rate
	supplies of goods	(f)	Total 1% tax rate
6.	A person making inward supplies of goods	(g)	Person can continue under composition levy till end of financial year can collect
7.	If aggregate turover exceeds limit		tax on reverse charge basis
8.	Composition taxpayer	(h)	Person cannot continue under composition levy with immediate effect cannot collect any tax from recipients

4.4 STATE WHETHER TRUE OR FALSE

- 1. Composition levy is a mandatory scheme.
- 2. The term "aggregate turnover" excludes export of goods.
- 3. The term "aggregate turnover" includes inter-state supplies of persons having same PAN.
- 4. The term "aggregate turnover" excludes cess.
- 5. The turnover of the partner and partnership firm will not be aggregated.
- 6. The prescribed threshold limit for Karnataka is ₹ 1.5 crore.
- 7. Composition Levy rate is one per cent. of the turnover in State or turnover in Union territory in case of restaurant services.
- 8. A person engaged in making any supply of goods which are not leviable to tax under this Act is not eligible for composition levy.
- 9. A person engaged in making any inter-state inward supplies of goods is eligible for composition levy.
- 10. A manufacturer of ice cream is eligible for composition levy.
- 11. A manufacturer of pan masala is not eligible for composition levy.
- 12. The composition taxpayer shall not collect any tax from the recipient on supplies made by him.

4.5 CHECK YOUR ANSWERS

4	1
— ••	

1. 2.	(d) (d)	4. 5.	(c) (d)	7. 8.	(b) (b) (b)	10. 11.	(b) (d)	13. 14.	(e) (c)	16. 17.	(a) (a)
3.	(c)	6.	(a)	9.	(b)	12.	(c)	15.	(d)		()

4.2 (1) optional (2) taxable (3) excludes (4) includes (5) PAN (6) will not (7) principal (8) ₹ 75 (9) 1.5 crore (10) one (11) 5 (12) is (13) is not (14) is not (15) is not (16) shall not be

4.3 (1) - (c), (2) - (d), (3) - (f), (4) - (e), (5) - (b), (6) - (a), (7) - (h), (8) - (g)

4.4 True: 3, 4, 5, 6, 8, 9, 11, 12 False: 1, 2, 7, 10

Chapter-4

LEVY AND COLLECTION OF TAX [S.9]

EXERCISES

6. **OBJECTIVE QUESTIONS**

6.1 MULTIPLE CHOICE QUESTIONS

A. Levy and Collection (CGST - Section 9)

1.	What are the taxes levied on an intra-State at (a) CGST	supply? (b) SGST
	(c) CGST and SGST	(d) IGST
2	What is the maximum rate prescribed under	
۲.	(a) 12%	(b) 28%
	(c) 20%	(d) 18%
3.	Who will notify the rate of tax to be levied ur	
	(a) Central Government suo moto	
	(b) State Government suo moto	
	(c) GST Council suo moto	
	(d) Central Government as per the recomme	endations of the GST Council
4.	Which of the following taxes will be levied of	n imports?
	(a) CGST	(b) SGST
	(c) IGST	(d) CGST and SGST
5.	What is the maximum rate prescribed under	
	(a) 14%	(b) 28%
	(c) 20%	(d) 30%
В.	Levy and Collection of Tax [IGST]	(Section 5 to 6)
6.	Supply shall attract IGST?	
	Supply shall attract 1031?	
	(a) Intra-State	(b) Inter-State
	(a) Intra-State(c) Both	
	(a) Intra-State(c) BothIs there any ceiling limit prescribed on the rate	te under IGST?
	(a) Intra-State(c) BothIs there any ceiling limit prescribed on the ratio (a) 14%	te under IGST? (b) 40%
7.	 (a) Intra-State (c) Both Is there any ceiling limit prescribed on the ration (a) 14% (c) 26% 	te under IGST? (b) 40% (d) 30%
7.	 (a) Intra-State (c) Both Is there any ceiling limit prescribed on the ration (a) 14% (c) 26% What if an e-commerce operator having no 	te under IGST? (b) 40% (d) 30% ohysical presence in the taxable territory, does not
7.	 (a) Intra-State (c) Both Is there any ceiling limit prescribed on the ration (a) 14% (c) 26% What if an e-commerce operator having no have a representative in the taxable territory 	te under IGST? (b) 40% (d) 30% ohysical presence in the taxable territory, does not ?
7.	 (a) Intra-State (c) Both Is there any ceiling limit prescribed on the ration (a) 14% (c) 26% What if an e-commerce operator having no have a representative in the taxable territory (a) His will have to discharge his tax liability 	te under IGST? (b) 40% (d) 30% ohysical presence in the taxable territory, does not ?
7.	 (a) Intra-State (c) Both Is there any ceiling limit prescribed on the ration (a) 14% (c) 26% What if an e-commerce operator having no have a representative in the taxable territory (a) His will have to discharge his tax liability (b) He will not be liable to tax 	te under IGST? (b) 40% (d) 30% physical presence in the taxable territory, does not ? in foreign currency
7.	 (a) Intra-State (c) Both Is there any ceiling limit prescribed on the ration (a) 14% (c) 26% What if an e-commerce operator having no have a representative in the taxable territory (a) His will have to discharge his tax liability (b) He will not be liable to tax (c) He has to appoint a person in the taxable 	te under IGST? (b) 40% (d) 30% ohysical presence in the taxable territory, does not ?
7. 8.	 (a) Intra-State (c) Both Is there any ceiling limit prescribed on the ration (a) 14% (c) 26% What if an e-commerce operator having no have a representative in the taxable territory (a) His will have to discharge his tax liability (b) He will not be liable to tax (c) He has to appoint a person in the taxable (d) None of the above 	te under IGST? (b) 40% (d) 30% ohysical presence in the taxable territory, does not ? in foreign currency territory for the purpose of paying tax on his behalf
7. 8.	 (a) Intra-State (c) Both Is there any ceiling limit prescribed on the ration of the end of the	te under IGST? (b) 40% (d) 30% physical presence in the taxable territory, does not ? in foreign currency
7. 8.	 (a) Intra-State (c) Both Is there any ceiling limit prescribed on the ration (a) 14% (c) 26% What if an e-commerce operator having no have a representative in the taxable territory (a) His will have to discharge his tax liability (b) He will not be liable to tax (c) He has to appoint a person in the taxable (d) None of the above Unless and until notified, IGST shall not be 	te under IGST? (b) 40% (d) 30% ohysical presence in the taxable territory, does not ? in foreign currency territory for the purpose of paying tax on his behalf
7. 8.	 (a) Intra-State (c) Both Is there any ceiling limit prescribed on the ration of the end of the	te under IGST? (b) 40% (d) 30% ohysical presence in the taxable territory, does not ? in foreign currency territory for the purpose of paying tax on his behalf e levied on the inter-State supply of which of the

C. Reverse Charge

10. What are the supplies on which reverse charge mechanism would apply at present? (a) Notified categories of goods or services or both under section 9(3) (b) Inward supply of goods or services or both from an unregistered dealer under section 9(4) (c) Both the above (d) None of the above 11. Which of the following services are covered under Reverse Charge Mechanism of CGST Act, 2017? (i) Legal Consultancy (ii) Goods Transport Agency (iii) Manpower Supply (iv) Rent-a-Cab (b) i & iv (a) i & iii (c) i & ii (d) All the above 12. In case of sponsorship services provided by Mr. A to M/s AB Ltd., liability to pay GST is on: (a) Mr. A (b) M/s AB Ltd. (c) Both (d) None of the above 13. In case of renting of land, inside an Industrial estate, by State Government to a registered manufacturing company, GST is: (a) Exempted (b) Applicable under Normal Charge (c) Applicable under Reverse Charge (d) None of the above 14. In case of services by an insurance agent to Ms. ABC Insurance Co. Ltd., GST is to be paid by: (a) Insurance Agent (b) ABC Insurance Co. Ltd. (c) Both (d) None of the above 15. Sitting fees received by director of XYZ Ltd., is liable for GST in the hands of the (a) Director (b) XYZ Ltd. (d) None of the above (c) Both of above 16. Services by a recovery agent to M/s ZZZ Bank Ltd., are liable for GST in the hands of: (a) M/s ZZZ Bank Ltd. (b) Recovery agent (c) Both the above (d) None of the above 17. In case of lottery procured from State Government by a lottery distributor, GST is payable by: (a) Lottery distributor (b) State Government (c) Both the above (d) None of the above 18. Reverse charge under section 9(3) of the CGST Act is applicable: (a) Only on notified services (b) Only on notified goods (c) On Notified goods & services (d) On None of the above 19. If Tobacco leaves procured from an Agriculturist by a registered person, then: (a) Reverse charge is applicable (b) Normal charge is applicable (c) Joint charge is applicable (d) None of the above 20. In case M/s. PQR Ltd., a registered person, has availed rent-a-cab service from M/s ABC Travels (Proprietor) service then which one of the following is true: (a) Reverse charge is applicable as this is a notified service (b) Reverse charge is applicable if ABC Travels is not registered (c) Joint charge is applicable (d) None of the above 21. Reverse charge is applicable: (a) Only on intra-State supplies (b) Only on inter-State supplies (c) Both intra-State and inter-State supplies (d) None of the above 6.2 FILL IN THE BLANKS

- 1. An intra-state supply will be subject to the levy of _____ u/s 9 of the CGST Act.
- An inter-state supply or import will be subject to the levy of _____
- 3. CGST _____ [shall / shall not be] levied on the supply of alcoholic liquor for human consumption.
- 4. CGST shall be levied at such rates, not exceeding _____ percent, as may be notified.
- 5. _____ shall be levied on all inter-state supplies of goods or services.

Levy and Collection of Tax [S. 9]

- CGST Act covers all supplies within the whole of India _____ [including / excluding] Jammu and Kashmir.
- 7. Levy of tax on the supplier is known as _____ charge.
- 8. Levy of tax on the receipt is known as _____ [reverse] charge.
- In case of e-commerce transaction the person liable to pay is _____ [supplier / recipient / ecommerce operator].
- 10._____ of goods means bringing goods into India from a place outside India.
- 11. IGST will be levied on imports as _____ [basic / additional] duty of customs.
- 12. The _____ [supplier located in the foreign country / importer located in the taxable territory] is liable to pay the IGST on imports.

6.3 MATCH THE FOLLOWING COLUMNS

	Column A		Column B
1.	Intra-state supply within a State subject to	(a)	Forward charge
2.	Intra-state supply within an Union	(b)	Chandigarh
	Territory subject to	(c)	Delhi and Puducherry
3.	Inter-state supply is subject to	(d)	All supplies within India
4.	Alcoholic liquor for human consumption		including Jammu and Kashmir
5.	Maximum CGST Rate	(e)	40%
6.	Maximum IGST Rate	(f)	20%
7.	CGST Act applicable to	(g)	No GST
8.	SGST Act applicable to	(h)	IGST
9.	UGST Act applicable to	(i)	CGST + UTGST
10.	Supplier liable to pay tax	(j)	CGST + SGST
11.	Recipient liable to pay tax	(k)	Zero Rated Supplies
12.	Rates of tax on goods based on	(I)	by importer
13.	Imports are taxed at	(m)	Reverse charge
14.	IGST on imports is payable	(n)	HSN
15.	Exports are treated as	(o)	Basic Customs Duty + IGST

6.4 STATE WHETHER TRUE OR FALSE

- 1. An intra-state supply within a state will also be subject to levy of SGST u/s 9 of the respective SGST Act, in addition to the CGST.
- 2. IGST on goods imported into India shall be levied and collected in accordance with the provisions of the Customs Tariff Act, 1975.
- 3. IGST shall be levied at notified rates, not exceeding twenty percent.
- 4. SGST Act covers Union Territories of Delhi.
- 5. The person liable to pay tax may be the supplier of the recipient.
- 6. Services supplied by GTA are subject to RCM.
- 7. Legal services supplied by an advocate are subject to RCM.
- 8. Renting of immovable property by central government to a business entity is subject to RCM.
- 9. Renting of immovable property by central government to a registered person is subject to RCM.
- 10. Speed post services are subject to RCM.
- 11. If the ECO is located in taxable territory, the ECO is liable to pay tax.
- 12. Supply of services imported into the territory of India shall be treated to be a supply of services in the course of inter-state trade.
- 13. Export of goods will be zero rated supply.
- 14. Export of services are subject to RCM.
- 15. Export of goods of SEZ unit will be zero rated supply.
- 16. Export of goods to SEZ developer will be subject to IGST + Customs duty.

6.5 CHECK YOUR ANSWERS

-	
6	1
υ.	

1	(c)	4.	(c)	7.	(b)	10.	(a)	13.	(c)	16.	(a)	19.	(a)
2	(c)	5.	(c)	8.	(c)	11.	(c)	14.	(b)	17.	(a)	20.	(b)
	(d)	6.	(b)	9.	(c)	12.	(b)	15.	(b)	18.	(c)	21.	(c)

^{6.2} (1) CGST (2) IGST (3) shall not be (4) twenty (5) IGST (6) including (7) forward or normal (8) reverse (9) e-commerce operator (10) Import (11) additional (12) importer located in the taxable territory

^{6.3} (1) - (j), (2) - (i), (3) - (h), (4) - (g), (5) - (f), (6) - (e), (7) - (d), (8) - (c), (9) - (b), (10) - (a), (11) - (m), (12) - (n), (13) - (o), (14) - (l), (15) - (k)

^{6.4} True: 1, 2, 4, 5, 6, 7, 9, 11, 12, 13, 15 False: 3, 8, 10, 14, 16

Chapter-3

SCOPE OF SUPPLY [S. 7 - 8]

EXERCISES

12. OBJECTIVE QUESTIONS

12.1 MULTIPLE CHOICE QUESTIONS

A. Scope of Supply (Section 7)

1. What are different types of supplies covered under the scope of supply? (a) Supplies made with consideration (b) Supplies made without consideration (c) Both of the above (d) None of the above 2. The activities to be treated as supply of goods or supply of services as referred to in ______ of CGST Act, 2017. (a) Schedule I of CGST Act (b) Schedule II of CGST Act (c) Schedule III of CGST Act (d) Section 7 3. Which of the following taxes will be levied on Imports? (a) CGST (b) SGST (c) IGST (d) None of the above 4. Which of the following is not a supply as per section 7 of the CGST Act ? (a) Management consultancy services not in course or furtherance of business (b) Import of service for consideration not in course or furtherance of business (c) Both (a) and (b) (d) None of the above 5. ____ specifies the activities to be treated as supply even if made without Consideration (a) Schedule I of CGST Act (b) Schedule II of CGST Act (c) Schedule III of CGST Act (d) All of the above 6. Which of the following activity is outside the scope of supply and not taxable under GST? (a) Services by an employee to the employer in the course of or in relation to his employment (b) Services of funeral (c) Actionable claims, other than lottery, betting and gambling. (d) All of the above 7. Which of the following activities is a supply of services? (a) Transfer of right in goods/ undivided share in goods without transfer of title in goods (b) Transfer of title in goods (c) Transfer of title in goods under an agreement which stipulates that property shall pass at a future date (d) All of the above 8. Supply includes import of services for a consideration _ (a) Only if in the course or furtherance of business (b) Only if not in the course or furtherance of business (c) Whether or not in the course or furtherance of business (d) None of the above

- specifies the activities which are neither to be treated as supply of goods nor a supply 9. of services.
 - (a) Schedule I of CGST Act
- (b) Schedule II of CGST Act
- (c) Schedule III of CGST Act
- (d) All of the above
- 10. Activities or transactions undertaken by the Central Government, a State Government or any
 - local authority in which they are engaged as public authorities, as may be notified by the Government on the recommendations of the Council, shall treated as _
 - (a) Supply of goods (b) Supply of services
 - (c) Neither as a supply of goods nor a supply of services
 - (d) Either as a supply of goods or a supply of services
- 11. Transfer of the title in goods shall be considered as .
 - (a) Supply of goods (b) Supply of services
 - (c) Neither as a supply of goods nor a supply of services
 - (d) Either as a supply of goods or a supply of services
- 12. Transfer of right in goods or of undivided share in goods without the transfer of title thereof shall be considered as _
 - (a) Supply of goods
 - (b) Supply of services
 - (c) Neither as a supply of goods nor a supply of services
 - (d) Either as a supply of goods or a supply of services
- 13. Transfer of title in goods under an agreement which stipulates that property in goods shall pass at a future date upon payment of full consideration as agreed shall be considered as _
 - (a) Supply of goods
 - (b) Supply of services
 - (c) Neither as a supply of goods nor a supply of services
 - (d) Either as a supply of goods or a supply of services
- 14. Lease, tenancy, easement, licence to occupy land shall be considered as ____
 - (a) Supply of goods
 - (b) Supply of services
 - (c) Neither as a supply of goods nor a supply of services
 - (d) Either as a supply of goods or a supply of services
- 15. Lease or letting out of the building including a commercial, industrial or residential complex for business or commerce, either wholly or partly shall be treated as _
 - (a) Supply of goods
 - (b) Supply of services
 - (c) Neither as a supply of goods nor a supply of services
 - (d) Either as a supply of goods or a supply of services
- 16. Any treatment or process which is applied to another person's goods shall be treated as _
 - (a) Supply of goods
 - (b) Supply of services
 - (c) Neither as a supply of goods nor a supply of services
 - (d) Either as a supply of goods or a supply of services
- 17. Where goods forming part of the assets of a business are transferred or disposed of by or under the directions of the person carrying on the business so as no longer to form part of those assets, whether or not for a consideration, such transfer or disposal is a _____ by the person. (a) Supply of goods
 - (b) Supply of services
 - (c) Neither as a supply of goods nor a supply of services
 - (d) Either as a supply of goods or a supply of services
- 18. Where, by or under the direction of a person carrying on a business, goods held or used for the purposes of the business are put to any private use or are used, or made available to any person for use, for any purpose other than a purpose of the business, whether or not for a consideration, the usage or making available of such goods is a _

- (a) Supply of goods
- (b) Supply of services
- (c) Neither as a supply of goods nor a supply of services
- (d) Either as a supply of goods or a supply of services
- 19. Renting of immovable property is _____
 - (a) Supply of goods
 - (b) Supply of services
 - (c) Neither as a supply of goods nor a supply of services
 - (d) Either as a supply of goods or a supply of services
- 20. Construction of a complex, building, civil structure or a part thereof, including a complex or building intended for sale to a buyer, wholly or partly, except where the entire consideration has been received after issuance of completion certificate, where required, by the competent authority or after its first occupation, whichever is earlier, shall be treated as _____.
 - (a) Supply of goods
 - (b) Supply of services
 - (c) Neither as a supply of goods nor a supply of services
 - (d) Either as a supply of goods or a supply of services
- Temporary transfer or permitting the use or enjoyment of any intellectual property right shall be treated as _____.
 - (a) Supply of goods
 - (b) Supply of services
 - (c) Neither as a supply of goods nor a supply of services
 - (d) Either as a supply of goods or a supply of services
- Development, design, programming, customisation, adaptation, upgradation, enhancement, implementation of information technology software shall be treated as ______.
 - (a) Supply of goods
 - (b) Supply of services
 - (c) Neither as a supply of goods nor a supply of services
 - (d) Either as a supply of goods or a supply of services
- Agreeing to the obligation to refrain from an act, or to tolerate an act or a situation, or to do an act is ______.
 - (a) Supply of goods
 - (b) Supply of services
 - (c) Neither as a supply of goods nor a supply of services
 - (d) Either as a supply of goods or a supply of services
- 24. Transfer of the right to use any goods for any purpose (whether or not for a specified period) for cash, deferred payment or other valuable consideration shall be treated as _____.
 - (a) Supply of goods
 - (b) Supply of services
 - (c) Neither as a supply of goods nor a supply of services
 - (d) Either as a supply of goods or a supply of services
- 25. Works contract as defined in section 2 (119) shall be treated as _____.
 - (a) Supply of goods
 - (b) Supply of services
 - (c) Neither as a supply of goods nor a supply of services
 - (d) Either as a supply of goods or a supply of services
- 26. Supply, by way of or as part of any service or in any other manner whatsoever, of goods, being food or any other article for human consumption or any drink (other than alcoholic liquor for human consumption), where such supply or service is for cash, deferred payment or other valuable consideration is ______.
 - (a) Supply of goods
 - (b) Supply of services
 - (c) Neither as a supply of goods nor a supply of services
 - (d) Either as a supply of goods or a supply of services

- 27. Supply of goods by any unincorporated association or body of persons to a member thereof for cash, deferred payment or other valuable consideration shall be treated as _____.
 - (a) Supply of goods
 - (b) Supply of services
 - (c) Neither as a supply of goods nor a supply of services
 - (d) Either as a supply of goods or a supply of services
- 28. Services by an employee to the employer in the course of or in relation to his employment is
 - (a) Supply of goods

(b) Supply of services

- (c) Neither as a supply of goods nor a supply of services
- (d) Either as a supply of goods or a supply of services
- 29. Services by any court or Tribunal established under any law for the time being in force is ______.
 - (a) Supply of goods
 - (b) Supply of services
 - (c) Neither as a supply of goods nor a supply of services
 - (d) Either as a supply of goods or a supply of services
- 30. The functions performed by the Members of Parliament, Members of State Legislature, Members of Panchayats, Members of Municipalities and Members of other local authorities shall be treated as ______.
 - (a) Supply of goods
 - (b) Supply of services
 - (c) Neither as a supply of goods nor a supply of services
 - (d) Either as a supply of goods or a supply of services
- 31. The duties performed by any person who holds any post in pursuance of the provisions of the Constitution in that capacity shall be considered as _____.
 - (a) Supply of goods
 - (b) Supply of services
 - (c) Neither as a supply of goods nor a supply of services
 - (d) Either as a supply of goods or a supply of services
- 32. The duties performed by any person as a Chairperson or a Member or a Director in a body established by the Central Government or a State Government or local authority and who is not deemed as an employee before the commencement of this clause shall be considered as _____.
 - (a) Supply of goods
 - (b) Supply of services
 - (c) Neither as a supply of goods nor a supply of services
 - (d) Either as a supply of goods or a supply of services
- 33. Services of funeral, burial, crematorium or mortuary including transportation of the deceased shall be treated as _____.
 - (a) Supply of goods
 - (b) Supply of services
 - (c) Neither as a supply of goods nor a supply of services
 - (d) Either as a supply of goods or a supply of services
- 34. Actionable claims, other than lottery, betting and gambling shall be treated as ______.
 - (a) Supply of goods
 - (b) Supply of services
 - (c) Neither as a supply of goods nor a supply of services
 - (d) Either as a supply of goods or a supply of services
- 35. Gifts not exceeding ______ in value in a financial year by an employer to an employee shall not be treated as supply of goods or services or both.
 - (a) 50,000 (b) 1,00,000 (c) 2,00,000 (d) 2,50,000
- 36. The ______ shall be treated as supply even if made without consideration
 - (a) Permanent transfer or disposal of business assets where input tax credit has been availed on such assets.
 - (b) Permanent transfer or disposal of business assets where input tax credit has NOT been availed on such assets.

- (c) Both of the above
- (d) None of the above
- 37. The ______ shall be treated as supply even if made without consideration
 - (a) Supply of goods by a principal to his agent where the agent undertakes to supply such goods on behalf of the principal;
 - (b) Supply of goods by an agent to his principal where the agent undertakes to receive such goods on behalf of the principal.
 - (c) Both of the above
 - (d) None of the above
- 38. The ______ shall be treated as supply even if made without consideration.
 - (a) Supply of goods by a principal to his agent where the agent undertakes to supply such goods on behalf of the principal;
 - (b) Supply of goods by an agent to his principal where the agent undertakes to receive such goods on behalf of the principal.
 - (c) Permanent transfer or disposal of business assets where input tax credit has been availed on such assets
 - (d) All of the above
- 39. Import of services by a taxable person from a related person or from any of his other establishments outside India, in the course or furtherance of business shall _____.
 - (a) Supply of services
 - (b) Not to be treated as supply of service
 - (c) Be treated as supply even when made without consideration
 - (d) None of the above
- 40. Which of the following is the supply in which possession of the goods are transferred but the title on the same will be transferred at the future date?
 - (a) Rent a car
 - (b) Hire Purchase
 - (c) Normal sale of goods
 - (d) None of the above
- 41. Which of the following is the supply in which possession of the goods are transferred but the title of the goods is not transferred at all and thereby attains the character of the supply of service ?
 - (a) Rent a car

- (b) Hire Purchase
- (c) Normal sale of goods
- (d) None of the above
- 42. Suppose XYZ Ltd has a license to operate a particular business venture but he refrains from operating such business venture after an agreement with other business houses in the same line of business against receiving certain amount. Is this a supply of service?
 - (a) Yes

(b) No

- (c) Exempted (d) None of the above 43. Which of the following is the supply even if made without consideration?
 - (a) Stock transfer out to another state
 - (b) Temporary application of business asset for a non-business needs
 - (c) Free transfer of business asset
 - (d) All of the above

B. Tax Liability on Composite and Mixed Supplies (Section 8)

- 44. What are the factors differentiating composite supply & mixed supply?
 - (a) Nature of bundling i.e. artificial or natural
 - (b) Existence of principal supply
 - (c) Both of the above
 - (d) None of the above
- 45. What would be the tax rate applicable in case of composite supply?
 - (a) Tax rate as applicable on principal supply
 - (b) Tax rate as applicable on ancillary supply
 - (c) Tax rate as applicable on respective supply
 - (d) None of the above

- 46. What would be the tax rate applicable in case of mixed supply?
 - (a) Tax rate as applicable on supply attracting the lowest rate of tax
 - (b) Tax rate as applicable on supply attracting the highest rate of tax
 - (c) Tax @ 28%
 - (d) None of the above
- 47. Which of the following supplies are naturally bundled?
 - (a) Rent deed executed for renting of two different floors of a building-one for residential and another for commercial purpose to same person
 - (b) Pack of watch, tie and belt
 - (c) Package of canned food such as burger, chocolates, sweets, cake etc.
 - (d) None of the above
- _ supply comprising of two or more supplies shall be treated as the supply of that 48. A ____ particular supply that attracts highest rate of tax.
 - (a) Composite
- (b) Mixed
- (c) Both (a) and (b) (d) None of the above
- 49.____ _ means a supply made by a taxable person to a recipient consisting of two or more taxable supplies of goods or services or both, or any combination thereof, which are naturally bundled and supplied in conjunction with each other in the ordinary course of business, one of which is a principal supply.
 - (a) Composite Supply
 - (c) Mixed Supply

- (b) Principal Supply
- (d) Inward Supply
- 50. means two or more individual supplies of goods or services, or any combination thereof, made in conjunction with each other by a taxable person for a single price where such supply does not constitute a composite supply.
 - (a) Mixed Supply (b) Principal Supply (c) Inward Supply
 - (d) Exempt Supply

12.2 FILL IN THE BLANKS

- 1. The definition of supply vide S. 7 is _____ [inclusive / exclusive].
- A combined study of goods and services may be a _____ supply or a _____ supply.
- 3. ____ ___ covers scrapping or permanent transfer of goods.
- ___ [supplier / recipient]. 4. Supply should be in the course of business of the _____
- 5. Schedule _____ [I / II / III] deals with activities to be treated as supply even if made without consideration.
- 6. Permanent transfer to business assets on which input tax credit has been availed _____ [is / is not] supply.
- 7. Permitting employees to make use of the office assets for personal use _____ [is / is not] supply.
- 8. A consignment agent _____ [is / is not] liable for GST on goods supplied by him on behalf of the principal.
- 9. A commission agent is liable for GST _____ [on the supply / only on his commission].
- 10. Services received by a taxable person in India from its branches located outside India would be considered to be a supply, _____ [only if made with consideration / even when made without consideration].
- 11. Schedule _ [I / II / III] deals with activities to be treated as supply of goods or supply of services.
- 12. Transfer of the title in goods is supply of _____ [goods / services].13. Installment of sale of goods is supply of _____ [goods / services].

- 14. Hire Purchase of goods is supply of _____ [goods / services].15. Financial Lease of goods is supply of _____ [goods / services].
- 16. Disposal of goods is supply of _____ [goods / services].
- 17. Transfer of right in goods is supply of _____ [goods / services].
- 18. Transfer of undivided share in goods is supply of _____ [goods / services].

- 19. Any lease to occupy land is supply of _____ [goods / services].
 20. Any tenancy to occupy land is supply of _____ [goods / services].
 21. Any easement to occupy land is supply of _____ [goods / services].

- 22. Any licence to occupy land is supply of _____ [goods / services].
 23. Coaching by teacher at his residence is _____ [exempt / taxable] supply of service.
 24. Job-work performed by a job worker is _____ [exempt / taxable] supply of service.
- 25. Sale by the builder after the completion certificate is obtained will be _____ [exempt / taxable].
- 26. Delivery on CD of customised software made as per the requirement of customer is treated as supply of _____ [goods / services].
- 27. Notice Pay paid by an employee to the employer is _____ [exempt / taxable] service.
- 28. Penalty for violation of contract is _____ [exempt / taxable] service.
- 29. Composite supply is treated as supply of _____ [goods / services / neither / both].
- 30. Schedule _____ [I / II / III] deals with activities to be treated neither as supply of goods nor as supply of services.

12.3 MATCH THE FOLLOWING COLUMNS

[A]		Column A		Column B
	1.	Import of services with consideration but	(a)	Related persons
		not in course of business	(b)	Distinct persons
	2.	Gifts below ₹ 50,000 by an empoyer to	(c)	Supply vide 7(1)(b)
		employee	(d)	Neither supply of goods nor
	3.	Officers or directors of one another's		supply of services
		businesses	(e)	No Supply vide Schedule III
	4.	Establishments under a single PAN	(f)	Deemed Supply of goods vide
		registered separately		Schedule II
	5.	Operating lease of goods	(g)	Deemed Supply of services vide
	6.	Barter		Schedule II
	7.	Hire purchase of goods	(h)	Supply vide S.7(1)(a)
	8.	Services by an employee to the employer		
		in the course of or in relation to his		
		employment		
[В]		Column A		Column B
	1.	Stock transfers between two branches	(a)	Mixed Supply
	2.	Employer and employee	(b)	Composite Supply
	3.	Establishments under a single PAN,	(c)	Taxable person
		located in different States	(d)	Deemed Supply of goods vide
	4.	Exchange		Schedule II
	5.	Import of services from related person	(e)	Deemed Supply of services
		without consideration		vide Schedule II
	6.	Job work	(f)	Supply vide 7(1)(b)
	7.	Supply of goods by CHS to a member	(g)	Supply vide S. 7(1)(a)
	8.	Registered person	(h)	Distinct persons
	9.	Tax Rate Applicable to the Principal Supply	(i)	Related persons
	10.	Highest tax rate applicable	(j)	Supply vide Schedule I
[C]		Column A		Column B
	1.	Supply of goods between principal and	(a)	No Supply vide Schedule III
		agent without consideration where the	(b)	Mixed Supply
		agent undertakes to supply such goods	(c)	Principal Supply
		on behalf of the principal	(d)	Composite supply
	2.	Disposal	(e)	Taxable supply
	З.	Supply of alcoholic liquor for human	(f)	Non taxable supply
		consumption	(g)	Supply vide S. 7(1)(a)
	4.	Exempt supply	(h)	Supply vide Schedule I

- 5. Two taxable supplies naturally bundled together
- 6. Predominant element of a composite supply
- 7. Supply of laptop and printer for a single price
- 8. Services of funeral

12.4 STATE WHETHER TRUE OR FALSE

- 1. A combined supply of goods and services may be a mixed supply or a composite supply.
- 2. When there is a barter of goods or services, same activity constitutes supply as well as consideration.
- 3. Import of services would be supply whether or not in the course of business.
- 4. Import of services even for personal consumption would qualify as 'supply'.
- 5. Stock transfers between branches is not taxable supply.
- 6. Free housing to the employees, provided in terms of the contract between the employer and employee, is not subject to GST.
- 7. Supply of goods between principal and agent without consideration is also supply.
- 8. Supply of services between principal and agent without consideration is also supply.
- 9. Import of service from unrelated person for personal consumption with consideration is taxable.
- 10. Import of service from unrelated person for business with consideration is not taxable.
- 11. Import of service from unrelated person for personal consumption without consideration is not taxable.
- 12. Import of service from unrelated person for business without consideration is taxable.
- 13. Import of service from relative with consideration in the course or furtherance of business is taxable.
- 14. Import of service from relative without consideration in the course or furtherance of business is not taxable.
- 15. Import of service from relative for personal consumption with consideration is not taxable.
- 16. Import of service from relative for personal consumption without consideration is not taxable.
- 17. In case of a joint development agreement (JDA), the activity of providing the right to construct on a land belonging to the owner, is treated as a supply of service.
- 18. Storing of business goods in the residential premise is exempt supply of service.
- 19. Sale of flat in a residential complex before it is occupied is taxable service.
- 20. Sale of packaged software is treated as supply of goods.
- 21. Demurrage is taxable service.
- 22. Fee for non-compete agreement is taxable service.
- 23. Home delivery of food is taxable service.
- 24. Supply of goods by Housing Co-operative Society to its members is to be treated as a supply of services.
- 25. Services by an employee to the employer in the course of or in relation to his employment will be treated as service.
- 26. Services of transportation of the deceased will be deemed to be supply of services.
- 27. Lottery, betting and gambling are not taxable services, being actionable claims.

12.5 CHECK YOUR ANSWERS

12.1													
1.	(c)	9.	(c)	17.	(a)	25.	(b)	33.	(c)	41.	(a)	49.	(a)
2.	(b)	10.	(c)	18.	(b)	26.	(b)	34.	(c)	42.	(a)	50.	(a)
3.	(c)	11.	(a)	19.	(b)	27.	(a)	35.	(a)	43.	(d)		
4.	(a)	12.	(b)	20.	(b)	28.	(c)	36.	(a)	44.	(c)		
5.	(a)	13.	(a)	21.	(b)	29.	(c)	37.	(c)	45.	(a)		
6.	(d)	14.	(b)	22.	(b)	30.	(c)	38.	(d)	46.	(b)		
7.	(a)	15.	(b)	23.	(b)	31.	(c)	39.	(c)	47.	(d)		
8.	(c)	16.	(b)	24.	(b)	32.	(c)	40.	(b)	48.	(b)		

Scope of Supply [S. 7 - 8]

- 12.2 (1) inclusive (2) mixed and composite (3) Disposal (4) supplier (5) I (6) is (7) is (8) is (9) only on his commission (10) even when made without consideration (11) II (12) goods (13) goods (14) goods (15) goods (16) goods (17) services (18) services (19) services (20) services (21) services (22) services (23) taxable (24) taxable (25) exempt (26) services (27) taxable (28) taxable (29) services (30) III
- **12.3** [A]: (1) (c), (2) (d), (3) (a), (4) (b), (5) (g), (6) (h), (7) (f), (8) (e)[B]: (1) - (j), (2) - (i), (3) - (h), (4) - (g), (5) - (f), (6) - (e), (7) - (d), (8) - (c), (9) - (b), (10) - (a)[C]: (1) - (h), (2) - (g), (3) - (f), (4) - (e), (5) - (d), (6) - (c), (7) - (b), (8) - (a)
- **12.4** True : 1, 2, 3, 4, 6, 7, 9, 11, 13, 16, 17, 19, 20, 21, 22, 23 False : 5, 8, 10, 12, 14, 15, 18, 24, 25, 26, 27

Chapter-2

1

DEFINITIONS [S. 2]

EXERCISES

16. OBJECTIVE QUESTIONS

16.1 MULTIPLE CHOICE QUESTIONS

A. Recipient [Section 2(93)]

1. P Ltd. has a contract with X Ltd. to provide book keeping services to Q Ltd. Q Ltd. is a subsidiary of P Ltd. The liability to discharge consideration for such book keeping service is of P Ltd. As per the CGST Act, 2017, who will be the recipient of the above service? (a) P Ltd. (b) Q Ltd. (c) X Ltd. (d) Both (a) and (b) Β. Goods [Section 2(52)] 2. The definition of goods under section 2(52) of the CGST Act does not include-(b) Money and securities (a) Grass (c) Actionable claims (d) Growing crops 3. _ is not included in the term "Goods" under GST Law: (a) Movable Property (b) Actionable Claim (c) Securities (d) Growing Crops 4. Which of the following is not covered under the term "Goods" under GST ? (a) Money (b) Actionable Claim (c) Securities (d) Both (a) & (c) 5. As per the CGST Act, 2017, "business" includes : (i) Adventure not for a pecuniary benefit (ii) Any activity or transaction undertaken by the Central Government, a State Government or any local authority in which they are engaged as public authorities. (b) Both (i) and (ii) (a) (ii) only (c) Neither (i) nor (ii) (d) (i) only 6. Which of the following can be treated as "goods" under the CGST Act, 2017 ? (i) Movable Property (ii) Money and Securities (iii) Actionable Claim Select the correct answer from the options given below : Т Ш Ш (a) Х 1 V (b) Х 1 1 Х × (c) 1 (d) 1 х X 7. Securities are excluded from the definition of _ (a) Goods (b) Services (c) Both (a) and (b) (d) Neither (a) nor (b)

Indirect Taxes - Goods and Services Tax Act (T.Y.B.Com.: SEM-VI)

- 8. Money is _____
 - (a) Specifically included in the definition of goods
 - (b) Specifically included in the definition of services
 - (c) Specifically excluded from the definition of goods as well as services
 - (d) None of the above
- Actionable Claims are _____
 - (a) Specifically included in the definition of goods
 - (b) Specifically included in the definition of services
 - (c) Specifically excluded from the definition of goods as well as services
 - (d) Specifically excluded from the definition of goods only

C. Non-Taxable Supply [Section 2(78)]

10. Which of the following is a non-taxable supply under the CGST Act, 2017 ?

- (a) Supply of goods not leviable to tax under the CGST Act, 2017
- (b) Supply of services not leviable to tax under the CGST Act, 2017
- (c) Supply which is neither a supply of good nor a supply of service.
- (d) Both (a) and (b)

16.2 FILL IN THE BLANKS

- 1. _____ means processing of raw material or inputs in any manner that results in emergence of a new product having a distinct name, character and use.
- Monetary benefit _____ [is / is not] relevant in deciding whether an activity can be called business or not.
- 3. Immovable properties _____ [are / are not] goods.
- 4. Insurance policy _____ [is / is not] actionable claim.
- 5. Supply of alcoholic liquor for human consumption _____ [is / is not] a taxable supply.

16.3 MATCH THE FOLLOWING COLUMNS

[A]		Column A		Column B
1. 2. 3. 4. 5. [B]		Deposit in Bank Interest on Loan Conversion of Currency Conversion of rupee into coins Commission for exchange of soiled notes	(a) (b) (c) (d) (e)	Service - Use of money Not a service - Transaction in Money Service - Separate consideration charged Not a service - Transaction in Money Not a service - No separate consideration charged
[B]		Column A		Column B
	1. 2. 3.	Borrowing from Bank Loan Processing fee Commission on conversion of currency	(a) (b) (c)	Service - Use of money Service - Separate consideration charged Not a service - Transaction in Money

16.4 STATE WHETHER TRUE OR FALSE

- 1. Wager is also included in the definition of business.
- 2. Conducting an audit by C & AG is included in the definition of business.
- 3. Under the GST law, even aggregates would be covered under the definition of 'electronic commerce operator'.
- 4. Intangible property can be 'goods'.
- 5. Unsecured loan is an actionable claim.
- 6. Standing trees are not 'goods'.
- 7. Standing timber is not 'goods'.
- 8. "Services" means anything including goods, money and securities.
- 9. "Services" includes activities relating to the use of money for a separate consideration.

Definitions [S. 2]

- 10. Supplier is always a 'taxable person'.
- 11. Supplier is not necessarily a registered person.
- 12. A person liable to be registered under GST laws is a 'taxable person' as defined under GST.

16.5 STATE WHETHER FOLLOWING IS A SERVICE OR NOT

- 1. Services provided in the Indian territorial waters.
- 2. Provision of free tourism information.
- 3. Access to free channels on T.V.
- 4. Fines and penalties.
- 5. Services provided by a club to its members.
- 6. An artist performing on a street.

16.6 CHECK YOUR ANSWERS

16.1

1. (a) 3. (c) 5. (b) 2. (b) 4. (d) 6. (a)	7. (c) 9. (a) 8. (c) 10. (d)	
---	---------------------------------	--

16.2 (1) Manufacture (2) is not (3) are not (4) is (5) is not

16.3 [A] : (1) - (d), (2) - (a), (3) - (e), (4) - (b), (5) - (c) [B] : (1) - (c), (2) - (a), (3) - (b)

- **16.4 True :** 1, 3, 4, 5, 6, 9, 11, 12
- False : 2, 7, 8, 10 16.5 Is a Service : 1, 5
- Is Not a Service : 1, 5 Is Not a Service : 2, 3, 4, 6

Chapter-1

INTRODUCTION [S. 1]

EXERCISES

7. OBJECTIVE QUESTIONS

7.1 MULTIPLE CHOICE QUESTIONS

1.	GST Stands for	
	(a) Goods and Supply Tax	(b) Government Sales Tax
		(d) Good and Simple Tax
2.	GST is levied in India on the basis of	
	(a) Origin	(b) Destination
	(c) Either a or b	(d) Both a or b
3.	The main objective of GST implementation is	
	(a) To consolidate multiple indirect tax levies	
	(b) Overcoming limitation of existing indirect	-
	(c) Creating efficiencies in tax administration	
	(d) All of above	
4.	Which of the following is not a bill passed by	parliament for the implementation of GST in India?
	• • •	(b) The State GST Act, 2017
	(c) The Integrated GST Act, 2017	
5.	Petroleum products have been temp	orarily been kept out of GST.
	(a) One	(b) Two
	(c) Three	(d) Five
6.	In India, GST structure is in nature.	
	(a) Single	(b) Dual
	(c) Triple	(d) (a) & (b) both
7.	GST is not levied on which of the following ?	
	(a) Alcoholic Liquor for Human Consumption	(b) Five Petroleum Products
	(c) Immovable Property	(d) All of above
8.	GST is not levied on which of the following ?	
	(a) Motor Spirit	(b) High speed diesel
	(c) Natural gas	(d) All of above
9.	is levied on Intra-State Supply of goo	ods and/or Services.
	(a) CGST	(b) SGST
	(c) IGST	(d) Both a & b
10	is levied on Inter State Supply of God	ods and/or Services.
	(a) CGST	(b) SGST
	(c) IGST	(d) Both a & b
11	is levied on Intra State Supply of God	-
	(a) SGST	(b) IGST
	(c) UTGST	(d) GST is not levied
12	-	ods and services imposed at each point of
	(a) Sale	(b) Service
	(c) Supply	(d) Manufacturing

12 CPT is a national level tax based on	
 13.GST is a national level tax based on (a) First point tax principle 	(b) Value Added principle
(c) Last point tax principle	(d) All of the above
14. The following tax has been subsumed into 0	
(a) Central Sales Tax	(b) Custom Duty
(c) Service Tax	(d) All of the above
15.GST was introduced in India on	
(a) 1-4-2017	(b) 1-5-2017
(c) 1-6-2017	(d) 1-7-2017
16. Indian GST model has tier rate struc	ture.
(a) 3	(b) 4
(c) 5	(d) 6
17. What does 'I' stands for in IGST?	
(a) International	(b) Internal
(c) Integrated	(d) Intra
18. Which of the following tax is not subsumed i	
(a) VAT	(b) Stamp Duty
(c) Entry Tax	(d) Entertainment Tax
19. HSN Code Stands for	
(a) Home Shopping Network	(b) Harmonised System of Nomenclature
(c) Harmonised System Number 20. Alcoholic liquor for Human Consumption is s	(d) Home State Number
(a) CGST	(b) SGST
(c) IGST	(d) None of the above
	de, motor spirit (petrol), high speed diesel, natural
gas and aviation turbine fuel have been kep	
(a) Permanently	(b) Temporarily
(c) For one year	(d) None of the above
22. The items which will be taxable both under implementation of the GST Act.	r Central Excise Law and the GST even after the
(a) Motor spirit	(b) Tobacco and Tobacco Products
(c) Alcoholic liquor for human consumption	(d) Natural Gas
23. On Petroleum Crude, High Speed Diesel, Gas, and Aviation Turbine Fuel:	Motor Spirit (commonly known as Petrol), Natural
(a) GST will never be levied at all	
(b) GST will be levied from a date to be noti	fied on the recommendations of the GST Council
(c) GST will be levied, but it will be exempt	
(d) None of the above	
24. Supply of the following is not liable to GST	
(a) Alcoholic liquor for industrial consumptio	
(b) Alcoholic liquor for medicinal consumption	on
(c) Alcoholic liquor for human consumption	
(d) Alcoholic liquor for animal consumption	a
25.GST is a comprehensive tax regime coverin (a) Goods	y (b) Services
(a) Goods (c) Both goods and services	(d) None of the above
26. Which of the following taxes have been sub-	
(1) Central Excise Duty	(2) Service Tax
(1) Contrain Excision Duty (3) VAT	(4) Luxury Tax
Select the correct answer from the options g	
(a) (1) & (2) etc.	(b) (3), (1) & (2)
(c) All of the above	(d) None of the above
27. GST is a comprehensive tax regime coverin	
(a) Goods	(b) Services
(c) Both goods and services	(d) Goods, services and imports

Introduction [S. 1]

- 28. Goods and Services Tax is a tax levied on goods and services imposed at each point of (a) Demand (b) Cash sale
 - (c) Supply
- 29. The CGST Act, 2017 extends to
 - (a) Whole of India excluding the State of Jammu & Kashmir
 - (b) Whole of India
 - (c) Whole of India excluding the State of Jammu & Kashmir and Union territories
 - (d) Whole of India excluding the State of Jammu & Kashmir but including Union territories

(d) Manufacturing

7.2 FILL IN THE BLANKS

- 1. GST is a _____ based tax.
- 2. GST is levied on all goods and services, _____ [except / including] alcoholic liquor for human consumption.
- 3. GST is levied on all goods and services, _____ [except / including] petrol.
- 4. Article ______ enabled States to levy tax on services.
- 5. GST Council was formed under Article _
- 6. Compensation under the Goods and Services Tax _____ Act, 2017 will be provided to a State for a period of ______ years from the date on which the State brings its SGST Act into force.
- 7. For the purpose of calculating the compensation amount in any financial year under the Goods and Services Tax _____ Act, 2017, year _____ will be assumed to be the base year, for calculating the revenue to be protected.
- 8. The Union Finance Minister is the Chairperson of the _____ [GST Council / GSTN].
- 9. The _____ [GST Council / Parliament] shall recommend the date on which the goods and services tax be levied on petrol.
- 10. GSTN stands for _
- 11. India has adopted _____ [Dual / Single] GST Mode.
- 12. CGST is applicable to _____ [intra-state / inter-State] supply. 13. IGST is applicable to _____ [intra-state / inter-state] supply.
- 14. IGST = CGST _____ [plus / or] SGST.
- 15. Import will be attract Basic Custom Duty _____ [plus / or] IGST.
- 16. State Stamp Duty _____ [is / is not] subsumed under GST.
- 17. Betting Tax _____ [is / is not] subsumed under GST.

7.3 MATCH THE FOLLOWING COLUMNS

	Column A		Column B
1.	Custom Duty	(a)	Not subsumed under GST
2.	Income Tax	(b)	Subsumed under GST
3.	Alcoholic liquor for human consumption	(c)	IGST + Customs duty
4.	Petrol	(d)	IGST
5.	Immovable property	(e)	CGST + SGST / UTGST
6.	Tobacco	(f)	GST + Excise Duty
7.	Intra-state supply	(g)	Stamp Duty
8.	Inter-state Supply	(h)	VAT / CST
9.	Imports	(i)	No GST
10.	Central Sales Tax	(j)	Direct Tax
11.	Profession Tax	(k)	Indirect Tax

7.4 STATE WHETHER TRUE OR FALSE

- 1. Goods and Services Tax (GST), is in nature a value-added tax (VAT).
- 2. GST leads to cascading effect of taxes.
- 3. Central excise duty continues to be levied on manufacture/production of petroleum crude.
- 4. Transfer of immovable properties is subject to SGST (State GST) levied by the State Governments.
- 5. Tobacco is subject to GST as well as central excise duty.

- 6. The Prime Minister is the Chairperson of the GST Council.
- 7. CGST is applicable to imports.
- 8. UTGST is applicable to intra-state supply within Union Territory of Delhi.
- 9. SGST is applicable to intra-state supply within Union Territory of Puducherry.
- 10. IGST is applicable to Imports.
- 11. Chandigarh is governed by UTGST Act, 2017 for levying UTGST.
- 12. Custom Duty is subsumed under GST.
- 13. Purchase Tax is subsumed under GST.
- 14. Octroi is not subsumed under GST.
- 15. Luxury Tax is subsumed under GST.

7.5 CHECK YOUR ANSWERS

7		4	
	•		

_					_		_		_			
	1.	(c)	6.	(b)	11.	(c)	16.	(b)	21.	(b)	26.	(c)
	2.	(b)	7.	(d)	12.	(c)	17.	(c)	22.	(b)	27.	(c)
	3.	(d)	8.	(d)	13.	(b)	18.	(b)	23.	(b)	28.	(c)
	4.	(b)	9.	(d)	14.	(d)	19.	(b)	24.	(c)	29.	(b)
	5.	(d)	10.	(c)	15.	(d)	20.	(d)	25.	(c)		

- 7.2 (1) destination (2) except (3) except (4) 246A (5) 279A (6) Compensation to States, five (7) Compensation to States, 2015-16 (8) GST Council (9) GST Council (10) Goods and Services Tax Network (11) Dual (12) intra-state (13) inter-state (14) plus (15) plus (16) is not (17) is
- **7.3** (1) (k), (2) (j), (3) (i), (4) (h), (5) (g), (6) (f), (7) (e), (8) (d), (9) (c), (10) (b), (11) (a)
- **7.4** True: 1, 3, 5, 9, 10, 11, 13, 15 False: 2, 4, 6, 7, 8, 12, 14