Mock Test Paper - Series II: April, 2025

Date of Paper: 11th April, 2025

Time of Paper: 2 P.M. to 5 P.M.

FINAL COURSE: GROUP - II PAPER – 5: INDIRECT TAX LAWS

- 1. Question paper comprises of two parts Division A and Division B.
- 2. Division A comprises of Case Scenario based Multiple-Choice Questions (MCQs).
- 3. Division B comprises of questions which require descriptive type answers.
- 4. Working Notes should form part of the answers. However, in answers to Questions in Division A, working notes are not required.
- 5. All questions should be answered on the basis of the position of (i) GST law as amended by significant notifications/circulars issued and by the amendments made by the Finance (No. 2) Act, 2024 which have become effective, till 31.10.2024 and (ii) Customs law as amended by the Finance (No. 2) Act, 2024 and significant notifications/circulars and other legislative amendments made upto 31.10.2024.

Division A – Case Scenario based MCQs (30 Marks)

Write the most appropriate answer to each of the following multiple-choice questions by choosing one of the four options given. All questions are compulsory.

Case Scenario-I

Mr. Samrat, proprietor of M/s Corporate-Linc Enterprises, is engaged in trading of office stationery items in its stationery store located at Salt Lake City, Kolkata. The said store is taken on lease from Kolkata Municipal Corporation (KMC).

During the previous financial year, the turnover of M/s Corporate-Linc Enterprises was ₹ 14 lakh. Mr. Samrat supplies goods within the State of West Bengal only, but purchases stationery items mostly from Delhi & Mumbai. He owns a duplex house in New Town, Kolkata. He stays on the ground floor & has let out the first floor to an employee of IDICI Bank, registered in Delhi, for residential purposes. The rent for the same is paid by IDICI Bank to Mr. Samrat.

During the financial year 2024-25, he applied for GST registration on voluntary basis on 2nd April, 2024 and the registration was granted to him w.e.f. 9th April, 2024.

The details of his stock position during current financial year is as under:

Particulars	2 nd April, 2024	8th April, 2024
Corporate stationery items purchased from a registered dealer	₹1 lakh	₹1 lakh
Books, periodicals, journals, newspaper, maps etc.	₹ 0.20 lakh	₹ 0.30 lakh

The details of transactions carried out by Mr. Samrat during the current financial year is furnished hereunder:

Particulars	1 st April, 2024 to 8 th April, 2024 (₹ in lakh)	9 th April, 2024 to 31 st March, 2025 (₹ in lakh)
Sale of office stationery items (Intra-State supply to registered persons)	3	84
Sale of office stationery items (Intra-State supply to unregistered persons)	2	14
Legal fees paid to advocate in Kolkata	-	0.10
Purchase of stationery items (Intra-State supply received from registered person)	3	74
Purchase of furniture for use in own office (from an unregistered dealer of Kolkata)	-	1
Purchase of stationery items from a registered dealer of Delhi	1	18
Lease rent of the stationery store paid to Kolkata Municipal Corporation (KMC)	1	1.20
Transportation charges paid to M/s Gati Transporters, a GTA in Kolkata, who has not exercised the option to pay tax itself (tax is payable @ 5%)	0.10	1.50
Interest paid on borrowings from BBI Bank, Kolkata	0.20	1.80
Accrued interest on Fixed deposit with BBI Bank, Kolkata	-	0.16
Rent received from IDICI Bank for its employee	-	2.40

Mr. Samrat went to Mumbai, Maharashtra for a business meeting in February, 2025 and stayed in Hotel Blue Pines for a week. Hotel charged ₹ 1,00,000 (taxable value) for the stay.

All the amounts given above are exclusive of GST, wherever applicable, unless otherwise provided. Assume that there is no other outward or inward supply transaction apart from

aforesaid transactions in the current financial year. GST is applicable on all inward and outward supplies, except on services of transportation of goods, at the following rates:

- I. Intra-State supply 6% CGST and 6% SGST
- II. Inter-State supply 12% IGST

Based on the facts of the case scenario given above, choose the most appropriate answer to Q. Nos. 1 to 5 below, carrying 2 marks each:

l.		alue of outward supply tax on which GST is payable by Mr. Samrat for the financial 024-25 is
	(a)	₹ 98 lakh
	(b)	₹ 100.40 lakh
	(c)	₹ 102.40 lakh
	(d)	₹ 108 lakh
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- 2. Which of the following statements is correct in terms of the facts of the case scenario given above?
 - (a) Mr. Samrat cannot opt to pay tax in the FY 2025-26 under composition scheme under section 10(1) and 10(2) of the CGST Act, 2017.
 - (b) Mr. Samrat is entitled to take the ITC of inputs held in stock on 1st April, 2024.
 - (c) Mr. Samrat shall be liable to pay GST under reverse charge under section 9(4) of the CGST Act during the financial year 2024-25 in respect of purchases made from unregistered persons.
 - (d) Mr. Samrat is entitled to take the ITC of inputs held in stock on 8th April, 2024.
- 3. The value of supply on which Mr. Samrat is liable to pay GST under reverse charge for the financial year 2024-25 is ______.
 - (a) ₹ 1,60,000
 - (b) ₹ 2,80,000
 - (c) ₹ 1,30,000
 - (d) ₹ 2,70,000
- 4. Which of the following inward supply is not subject to payment of tax under reverse charge mechanism?
 - (i) Shop rent paid to KMC

- (ii) Legal fee paid to advocate
- (iii) Purchase of stationery items from unregistered person
- (iv) Transportation charges paid to M/s Gati Enterprises

Choose the most appropriate option.

- (a) (i) and (ii)
- (b) (iii)
- (c) (ii) and (iii)
- (d) (i) and (iii)
- 5. Whether input tax credit is available on the GST paid by Mr. Samrat on the taxable value of ₹ 1,00,000 charged by Hotel Blue Pines located in Mumbai, Maharashtra, for his stay? If yes, please specify the amount of input tax credit available.
 - (a) Yes, ₹ 3,000 CGST and ₹ 3,000 SGST
 - (b) Yes, ₹ 12,000 IGST
 - (c) Yes, ₹ 6,000 CGST and ₹ 6,000 SGST
 - (d) No input tax credit is available.

(5 X 2 Marks= 10 Marks)

Case scenario 2

Mr. Anshul, registered under GST, is a practicing Chartered Accountant who is supplying the service in the field of auditing and assurance. His earnings during the current financial year are as follows-

- 1. Income from the auditing and assurance service provided during the year- ₹ 1,86,00,000
- 2. Income for acting as an examiner from the ICAI and ICSI (not on their rolls) in the month of June ₹ 2,50,000
- 3. Rental income from a commercial property, during the year- ₹ 13,90,000

Further, in the month of April, Mr. Anshul purchased 10 computers at a price of ₹ 25,000 each, for his office as new staff has been recruited by his HR team and had availed and utilized ITC on the same.

On 31st October, out of these 10 computers, Mr. Anshul donated 2 computers to a blind school within the State. Open market value of each of these computers, on 31st October, is ₹ 10,000.

Mr. Anshul belatedly filed GSTR-3B for the month of December, by 5 days. Net tax liability for the month of December was ₹ 1,80,000 and gross tax liability for the month was ₹ 2,00,000. Applicable rate of tax on all supplies was 18%.

Note:

- 1. All the above amounts are exclusive of taxes, wherever applicable.
- 2. The opening balance of input tax credit of Mr. Anshul for the relevant tax period(s) is nil. Subject to the information given above, assume that all the other conditions necessary for availing ITC have been fulfilled.
- Mr. Anshul furnishes return on a monthly basis. 3.

		e facts of the case scenario given above, choose the most appropriate answer to 10 below, carrying 2 marks each:
6.	requir	ning that the current financial year is the financial year 2023-24, Mr. Anshul is ed to maintain and retain the books of accounts for said financial year under the aw up to
	(a)	31st December 2029
	(b)	31st December 2030
	(c)	31st December 2031
	(d)	31st December 2032
7.	Aggre	gate turnover of Mr. Anshul for the current financial year is
	(a)	₹ 2,02,50,000
	(b)	₹ 2,02,90,000
	(c)	₹ 2,02,65,000
	(d)	₹ 2,02,60,000
8.	Total	taxable turnover of Mr. Anshul for the current financial year is
	(a)	₹ 2,00,10,000
	(b)	₹ 2,00,40,000
	(c)	₹ 2,02,60,000
	(d)	₹ 2,02,50,000
9.	Which	of the following transactions/activities are considered as supply under GST law?
	(i)	Service provided as an examiner to ICAI and ICSI
	(ii)	Rental income

- (iii) Donation of computers to blind school without consideration
- (a) (i) and (ii)
- (b) (ii) and (iii)
- (c) (i) and (iii)
- (d) (i), (ii) and (iii)
- 10. Which of the following statement(s) is correct with respect to interest liability of Mr. Anshul, for the month of December? Consider the year to be of 365 days.
 - (a) Interest liability of Mr. Anshul is ₹ 444 and he can pay the same either from input tax credit available in electronic credit ledger or in cash.
 - (b) Interest liability of Mr. Anshul is ₹ 444 and he cannot utilize the input tax credit for the payment of interest. He needs to pay the interest in cash.
 - (c) Interest liability of Mr. Anshul is ₹ 493 and he can pay the same from input tax credit available in electronic credit ledger or in cash.
 - (d) Interest liability of Mr. Anshul is ₹ 493 and he cannot utilize the input tax credit for the payment of interest. He needs to pay the interest in cash.

(5 X 2 Marks = 10 Marks)

Case scenario 3

Shivam Traders is a partnership firm in Jaipur, Rajasthan. The firm has obtained GST registration at its Head Office (HO) in Jaipur and is a monthly return filer. Further, the firm is having its depot for storage of goods in other districts in Rajasthan. The depots are added as additional place of business in the GST registration obtained at HO. Following details are provided about the firm for the month of July:

- a. Shivam Traders received goods worth ₹ 5,00,000 for which GST is payable on reverse charge basis. The goods were received on 25th July. The supplier issued an invoice dated 24th July and payment for the same was debited in the bank account of Shivam Traders on 30th July. Due to the absence of accountant, the transaction was recorded in the books of accounts on 1st August.
- b. In the month of July, Shivam Traders issued vouchers worth ₹ 2,00,000 to its customers, which were eligible to be redeemed against identified goods. Also, certain set of customers were issued vouchers worth ₹ 5,00,000 in the month of August. The said vouchers were eligible to be redeemed against any supply of goods in next 6 months starting from August month.

- c. Mr. Ajay, a partner in the firm, booked a Hotel in Udaipur, Rajasthan for the wedding of his daughter in the month of October. An advance of ₹ 5,00,000 for booking the hotel was paid by way of online payment from the current account of Shivam Traders in July. The hotel charged GST on such booking at the rate of 28% (CGST @ 14% and SGST @ 14% or IGST @ 28%, as the case may be) on the amount received as advance and issued a receipt voucher.
- d. Shivam Traders made a supply of goods worth ₹ 25,00,000 during the month of July. Out of the aforesaid supply, goods worth ₹ 5,00,000 were not liable to GST. However, Shivam Traders inadvertently charged GST on such goods and collected the same from the customers.

The opening balance of input tax credit for all registrations is nil for the relevant tax period. Further, subject to the information given above, assume that all the other conditions necessary for availing ITC have been fulfilled. All the above transactions are exclusive of GST, wherever applicable.

GST is applicable on all inward and outward supplies @ 18%.

Based on the facts of the case scenario given above, choose the most appropriate answer to Q. Nos. 11 to 13 below, carrying 2 marks each:

11.	Compute the net GST liability to be discharged from electronic cash ledger for the month
	of July by Shivam Traders.

(a)	₹	5,7	6,	00	0
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- (b) ₹ 4,36,000
- (c) ₹ 3,96,000
- (d) ₹ 4,86,000
- 12. Amount of input tax credit available to Shivam Traders against the hotel booking expense shall be _____. Would there be any change if the hotel is located outside Rajasthan?
 - (a) Nil. There will be no change even if hotel is located outside Rajasthan.
 - (b) ₹ 70,000 as CGST and ₹ 70,000 as SGST. No credit would be available, had the hotel been located outside Rajasthan.
 - (c) ₹70,000 as CGST and ₹70,000 as SGST. IGST of ₹1,40,000 would be available, had the hotel been located outside Rajasthan.

- (d) Nil. IGST of ₹ 1,40,000 would be available, had the hotel been located outside Rajasthan.
- 13. What is the time limit for issuance of show cause notice in respect of the GST inadvertently charged and collected on the goods in July assuming that Shivam Traders does not deposit the same with the Government?
 - (a) Within 2 years and 9 months from due date of filing annual return for the financial year
 - (b) Within 4 years and 6 months from due date of filing annual return for the financial year
 - (c) No time limit to issue the show cause notice
 - (d) No show cause notice is required to be issued. The tax amount shall be refunded to the customers if the customer demands the same. (3 X 2 Marks = 6 Marks)
- 14. Axe & Sledge India Ltd. imported a consignment from U.S.A (by sea). The value of consignment was ₹ 7,50,000 and total duty payable was ₹ 1,50,000.

Company filed bill of entry for home consumption but before inspection and clearance for home consumption it found that the goods were damaged. The proper officer has also agreed about the damage of goods.

The value of goods has come down to only ₹ 1,50,000.

The amount of the duty payable by Axe & Sledge India Ltd. is:

- (a) 1,50,000
- (b) 30,000
- (c) 15,000

(d) NIL (2 Marks)

- 15. Paridhi Ltd. sent certain goods abroad for repairs. Paridhi Ltd. has been advised by their consultants that they will have to pay customs duty (i.e. basic customs duty, IGST & GST compensation cess) only on fair cost of repairs, cost of materials used in repairs (whether such costs are actually incurred or not), freight and insurance charges, both ways, on reimport of exported goods under *Notification No. 45/2017 Cus dated 30.06.2017* provided they fulfill following conditions:
 - (i) The re-importation is done within 3 years from date of export or, if time is extended, within 5 years.
 - (ii) The exported and re-imported goods are same.

(iii) The ownership of goods should not have changed.

Paridhi Ltd. seeks your opinion about which one of the above-mentioned conditions is/are correct:

- (a) (i), (ii) and (iii)
- (b) (ii) and (iii)
- (c) (i) and (iii)
- (d) Only (ii) (2 Marks)

Division B - Descriptive Questions (70 Marks)

Question paper comprises of 6 questions. Answer Question No. **1** which is compulsory and any **4** questions out of the remaining **5** questions.

 Rajnath Private Limited is registered under GST in the State of Uttar Pradesh. It is engaged in supplying three products – Product Theta, Product Delta and Product Omega, from its factory located in Rampur, Uttar Pradesh. Product Theta and Product Delta are taxable whereas Product Omega is exempt from GST. Besides, it also supplies cigarettes from its factory located in Kanpur and owns a petrol pump in Lucknow. It is also engaged in supply of certain services.

It has furnished the following information with regard to the supplies made by it in the month of August:

Particulars	(₹)*
Supply of Product Theta	50,00,000
Supply of Product Omega	1,00,00,000
Supply of management consultancy services	50,00,000
Renting of commercial complex to local traders of electronic goods	50,00,000
Export of Product Delta	1,00,00,000
Export of consultancy services	20,00,000
[including exports made to a Nepal based company of ₹ 5 lakh (payment is received in Indian currency in said case)]	
Sale of building (excluding stamp duty of ₹ 2.50 lakh being 2% of value adopted for paying stamp duty)	2,50,00,000
[Entire consideration is received post issuance of completion certificate; building was occupied thereafter]	
Interest received on investment in fixed deposits with Haribhari bank	10,50,000

Sale of shares of a public company (Purchase price of such shares is ₹ 2,40,00,000)	2,50,00,000
Supply of cigarettes [GST being levied @ 28%.] (including excise duty of ₹ 12,50,000)	1,00,00,000
Supply of petrol and diesel (including VAT of ₹ 5,00,000 and excise duty of ₹ 12,50,000)	80,00,000
Amount received from Devi Prasad Private Limited of Lucknow, Uttar Pradesh. It has sponsored the business exhibition organized in Delhi by Rajnath Private Limited.	6,00,000

^{*}excluding GST

With the help of the above-mentioned information, compute the gross GST liability of Rajnath Private Limited for the month of August on the outward supplies made by it during said period.

Note: Assume that rates of GST on outward supply of goods and services are 12% and 18% respectively unless otherwise specified (Ignore CGST, SGST or IGST for the sake of simplicity). Exports made by Rajnath Private Limited, if any, have been made to persons other than distinct/related persons and are made by furnishing LUT without payment of IGST.

(14 Marks)

- 2. (a) Travis, a manufacturer of roofing sheets, is having ₹ 1,60,000 as opening balance of ITC for June month. He provides the following information pertaining to the goods and services procured during the month of June:
 - (1) Input tax on raw materials is ₹ 40,000. The raw material is used for making both taxable and exempt supplies.
 - (2) Input tax on catering services procured from 'Hari Caterers' in connection with his housewarming ceremony is ₹ 10,000.
 - (3) Input tax on raw materials used exclusively in manufacture of exempt supplies of ₹ 2 lakh is ₹ 20,000.
 - (4) Input tax on cosmetic and plastic surgery of manager of the factory is ₹ 30,000.

Total taxable turnover for the month of June is ₹ 60 lakh exclusive of tax.

Compute the ITC credited for the month of June to the Electronic Credit Ledger and net GST payable from Electronic Cash Ledger by Travis for the month of June. Rate of GST is 18% (Ignore CGST, SGST or IGST and provisions of rule 86B for the sake of simplicity).

Subject to the information given above, assume that all the other conditions necessary for availing ITC have been fulfilled. All the purchases are made from registered suppliers. (10 Marks)

(b) SOP & Company Ltd. has imported a machine from U.K. From the following particulars furnished by it, arrive at the assessable value for the purpose of customs duty payable.

	Particulars	Amount
(i)	Price of the machine	10,000 U.K. Pounds
(ii)	Freight (air)	3,000 U.K. Pounds
(iii)	Engineering and design charges paid to a firm in U.K.	500 U.K. Pounds
(iv)	License fee relating to imported goods payable by the buyer as a condition of sale	20% of Price of machine
(v)	Materials and components supplied in UK by the buyer free of cost valued at ₹ 20,000	
(vi)	Insurance paid to the insurer in India	₹ 6,000
(vii)	Buying commission paid by the buyer to his agent in U.K.	100 U.K. Pounds

Other particulars:

- (i) Inter-bank exchange rate: ₹ 98 per U.K. Pound.
- (ii) CBIC had notified for purpose of section 14 of the Customs Act, 1962, exchange rate of ₹ 100 per U.K. Pound.
- (iii) Importer paid ₹ 5,000 towards demurrage charges for delay in clearing the machine from the Airport.

(Make suitable assumptions wherever required and show workings with explanations). (4 Marks)

3. (a) Mohan Medical Centre, a Multi-speciality hospital, is a registered supplier in Mumbai. It hires senior doctors and consultants independently, without entering into any employer-employee agreement with them. These doctors and consultants provide consultancy to the in-patients (patients who are admitted to the hospital for treatment) without there being any contract with such patients. In return, they are paid the consultancy charges by Mohan Medical Centre.

However, the money actually charged by Mohan Medical Centre from the in-patients is higher than the consultancy charges paid to the hired doctors and

consultants. The difference amount retained by the hospital, i.e. retention money, includes charges for providing ancillary services like nursing care, infrastructure facilities, paramedic care, emergency services, checking of temperature, weight, blood pressure, etc.

The Department took a stand that senior doctors and consultants are providing services to Mohan Medical Centre and not to the patients. Hence, their services are not the health care services and must be subject to GST. Further, GST is applicable on the retention money kept by Mohan Medical Centre.

You are required to examine whether the stand taken by the Department is correct. (5 Marks)

(b) Mr. Sumit Awasthi, an interior decorator provides professional services to Mr. Manish Pareek in relation to two of his immovable properties.

Determine the place of supply in the transactions below as per provisions of GST law in the following independent situations:

Case	Location of Mr. Sumit Awasthi	Location of Mr. Manish Pareek	Property situated at
	Delhi	Maharashtra	New York (USA)
II	Delhi	New York	Paris (France)

Explain the relevant provisions of law to support your conclusions. (5 Marks)

- (c) Vinayak Company imported goods valued at ₹ 10,00,000 vide a Bill of Entry presented before the proper officer on 15thDecember, 2024, on which date the rate of customs duty was 20%. The proper officer decided that the goods should be subject to chemical or other test and therefore, the same were provisionally assessed at a value of ₹ 10,00,000 and Vinayak Company paid provisional duty of ₹ 2,00,000 on the same date. Vinayak Company wants to voluntarily pay duty of ₹ 1,50,000 on 20th January, 2025.
 - (1) Can Vinayak Company provisionally pay the duty and what are the conditions which are to be complied before such payment is made?
 - (2) Determine the amount of interest payable, if any, under section 18 of the Customs Act, 1962 assuming that the payment of ₹ 1,50,000 as stated above is made on 20th January, 2025 and that the final duty is assessed on 31st January, 2025 at ₹ 4,00,000 and the balance duty is paid on the same day. (4 Marks)

4. (a) Mahima Ltd. has belatedly filed GST return (under section 39 of the CGST Act,2017) for the month of January after 60 days from the due date for filing such return. Total tax paid in such return is as below:

Particulars	IGST (₹)	CGST (₹)	SGST (₹)
Output tax payable	4,50,000	2,85,000	2,85,000
Tax payable under reverse charge	18,000	32,000	32,000
Input tax available for utilisation	2,50,000	55,000	55,000
Tax paid through Electronic Cash Ledger	2,18,000	2,62,000	2,62,000

Examine the interest payable as per the provisions of GST law with the help of above information.

What would be your answer, if entire tax for the month of January has to be paid through Electronic Credit Ledger except taxes to be paid on reverse charge basis?

(5 Marks)

(b) With the help of the following information in the case of M/s Avkash Enterprises, Jaipur (Rajasthan) for the financial year, determine the aggregate turnover for the purpose of registration under the CGST Act.

SI. No.	Particulars	Amount (₹)
(i)	Sale of diesel on which VAT is levied by Rajasthan Government.	1,00,000
(ii)	Supply of goods, after completion of job work, from the place of Avkash Enterprises directly by principal by declaring the place of M/s Avkash Enterprises as its additional place of business.	3,00,000
(iii)	Export of goods to England (U.K.)	5,00,000
(iv)	Supply to its own additional place of business in Rajasthan.	5,00,000
(v)	Outward supply of services on which GST is to be paid by recipient under reverse charge.	1,00,000

All the above amounts are excluding GST.

You are required to provide reasons for treatment of various items given above.

(5 Marks)

- (c) Determine the total duties payable under Customs Act if Mr. Raju imported rubber from Malaysia at landed price (exclusive of duties) of ₹ 25 lakh. It has been notified by the Central Government that share of imports of rubber from the developing country against total imports to India exceeds 5%. Safeguard duty notified on this product is 30%, IGST u/s 3(7) is 12% and BCD is 10%. Ignore agriculture infrastructure and development cess. (4 Marks)
- (a) Examine the implications as regards the bailability and quantum of punishment on prosecution, in respect of the following cases pertaining to the month of December under CGST Act, 2017-
 - (i) 'Makkhanlal' collects ₹ 245 lakh as tax from its clients and deposits ₹ 241 lakh with the Central Government. It is found that he has falsified financial records and has not maintained proper records.
 - (ii) 'Kishore' collects ₹ 550 lakh as tax from its clients but deposits only ₹ 30 lakh with the Central Government.

What will be the implications with regard to punishment on prosecution of 'Makkhanlal' and 'Kishore' for the offences? What would be the position, if 'Makkhanlal' and 'Kishore' repeat the offences?

It may be assumed that offences are proved in the Court. (5 Marks)

- (b) In an order dated 20th August issued to UX (P) Ltd., the Joint Commissioner of CGST has confirmed IGST demand of ₹ 280 crore. The company is disputing the entire demand of IGST and wants to know the amount of pre-deposit it has to make under the IGST Act for filing an appeal before the Appellate Authority against the order of the Joint Commissioner.
 - Assuming that the Appellate Authority also confirms the order of the Joint Commissioner and the company wants to file an appeal before the Appellate Tribunal against the order of the Appellate Authority, determine the amount of predeposit to be made by the company for filing the said appeal. (5 Marks)
- (c) What are the conditions required to be fulfilled by the importer to make the imported goods eligible for preferential rate of duty prescribed by the Central Government by notification under section 25 of the Customs Act, 1962?

(4 Marks)

6. (a) TFT Private Ltd. has been declared insolvent by the order of court and the same company is going under liquidation process. Advise the directors of that company about the provisions relating to liability for GST in case of company in liquidation.

(6 Marks)

(b) Explain the provisions relating to rectification of errors apparent on the face of record under section 161 of the CGST Act, 2017. (4 Marks)

OR

- (b) List the cases, in which transfer of property to be void specified under section 81 of the CGST Act, 2017. (4 Marks)
- (c) Discuss the key similarities and differences between Advance Authorization and DFIA (Duty Free Import Authorization) schemes. (4 Marks)