

VIDYA BHAWAN BALIKA VIDYA PITH

शक्तिउत्थानआश्रमलखीसरायबिहार

Class 12 commerce Sub. ACT Date 21.7.2020

Teacher name – Ajay Kumar Sharma

Question 1:

What are the different ways in which a partner can retire from the firm?

ANSWER:

The following are the different ways in which a partner can retire from a firm.

- i) **With the consent of all other partners:** A partner must take the consent of all the co-partners of the firm before his/her retirement. Thereafter, the partner can retire from the firm if and only if all the partners agree on the decision of his/her retirement.
- ii) **With an express agreement by all the partners:** In case of written agreement among the partners a partner may retire from the firm by expressing his/her intention of leaving the firm through a notice to the other partners of the firm.
- iii) **By giving a written notice:** If partnership among the partners is at will then a partner may retire by giving notice in writing to all the other partners informing them about his/her intention to retire.

Question 2:

Write the various matters that need adjustments at the time of retirement of partner/partners.

ANSWER:

The following are the various matters that need to be adjusted at the time of retirement of partners/partner.

1. Calculation of new gaining ratio of all the remaining partners of the firm.
 2. Calculation of new ratio of the remaining partners of the firm.
 3. Calculation of goodwill of the new firm and its accounting treatment.
 4. Revaluation of assets and liabilities of the new firm.
 5. Distribution of accumulated profits and losses and reserves among all the partners (including the retiring partner).
 6. Treatment of Joint Life Policy
 7. Settlement of the amount due to the retiring partner
 8. Adjustment of capital accounts of the remaining partners in their new profit sharing ratio.
-

Question 3:

Distinguish between sacrificing ratio and gaining ratio.

ANSWER:

| Basis of Difference | Sacrificing ratio | Gaining Ratio |
|---------------------|---------------------------------------------------------------------------------------------------------------------------------|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| 1. Meaning | It is the ratio in which old partners agree to sacrifice their share of profit in favour of new partners/partner | It is the ratio in which continuing partner acquires the share of profit from outgoing partner/partner |
| 2. Calculation | Sacrificing Ratio = Old Ratio – New Ratio | Gaining Ratio = New Ratio – Old Ratio |
| 3. Time | It is calculated at the time of admission of new partners/partner. | It is calculated at the time of retirement/death of old partners/partner. |
| 4. Objective | It is calculated to ascertain the share of profit and loss given up by the existing partners in favour of new partners/partner. | It is calculated to ascertain the share of profit and loss acquired by the remaining partners (of the new firm in case of retirement) from the retiring or deceased partner. |
| 5. Effect | It reduces the profit share of the existing partners. | It increases the profit share of the remaining partners. |

Question 4:

Why do firm reevaluate assets and reassess their liabilities on retirement or on the event of death of a partner?

ANSWER:

At the time of retirement or death of a partner, it becomes inevitable to revalue the assets and liabilities of the firm for ascertaining their true and fair values. The revaluation is necessary as the value of assets and liabilities may increase or decrease with the passage of time. Further, it may be possible that there are certain assets and liabilities that remained unrecorded in the books of accounts. The retiring or the deceased partner may be benefited or may bear loss due to change in the values of assets and liabilities. Therefore, the revaluation of the assets and liabilities is necessary in order to ascertain the true profit or loss that is to be divided among all the partners in their old profit sharing ratio.

Question 5: Why a retiring/deceased partner is entitled to a share of goodwill of the firm?

ANSWER:

Goodwill is an intangible asset of a firm that is earned by the efforts of all the partners of the firm. After the retirement or death of a partner, the fruits of the past performance and reputation will be shared only by the remaining partners. Thus the remaining partners should compensate the retiring or the deceased partner by entitling him/her a share of firm's goodwill.

Question 2:

How will you compute the amount payable to a deceased partner?

ANSWER:

The legal executor of the deceased partner is entitled for the balancing figure of the deceased partner's capital account. The balancing figure of the deceased partner's capital account is derived after posting the below mentioned items in Step 1 and Step 2.

Step 1: The following items are posted in the debit side of the deceased partner's capital account.

- a) Credit balance of the deceased partner's capital account and/or current account.
- b) Deceased partner's share of profit up to the date of his/her death.
- c) Deceased partner's share of goodwill.
- d) Deceased partner's share in accumulated reserves and profit account.
- e) Deceased partner's share in gain on revaluation of assets and liabilities.
- f) Deceased partner's share of Joint Life Policy.
- g) Interest on capital, if any, up to the date of the death.
- h) Salary or commission, if any, up to the date of the death.

Step 2: The following items are posted in the credit side of the deceased partner's capital account.

- a) Debit balance of the deceased partner's capital account and/or current account.
- b) Amount withdrawn in the form of drawings up to the date of death of the partner.
- c) Interest on drawings, if any, up to the date of the death.
- d) Deceased partner's share in loss on revaluation of assets and liabilities.
- e) Deceased partner's share of loss up to the date of the death.
- f) Deceased partner's share in the accumulated losses of the firm.

The legal executor is entitled for the balancing figure that is the excess of the credit side over the debit side of the deceased partner's capital account.

Deceased Partner's Capital Account

Dr.

Cr.

| Date | Particulars | J.F. | Amount Rs | Date | Particulars | J.F. | Amount Rs |
|------|--------------------------------------------------------------------------------|------|--------------|------|----------------------------------------------------------------------------------|------|--------------|
| | Revaluation A/c (Loss) | | | | Balance b/d | | |
| | Profit and Loss Suspense A/c (Share of loss up to the date of the death) | | | | Profit and Loss Suspense A/c (Share of profit up to the date of the death) | | |
| | Accumulated Losses A/c | | | | Goodwill | | |
| | Goodwill A/c (Written off) | | | | Reserves and Profits | | |
| | Partner Executor's A/c | | | | Revaluation A/c (gain) | | |
| | <i>(Balancing Figure)</i> | | | | Joint Life Policy A/c | | |
| | | | | | Interest on Capital A/c | | |
| | | | | | Salary A/c | | |
| | | | | | Commission A/c | | |
| | | | | | | | |
| | | | | | | | |

Question 3:

Explain the treatment of goodwill at the time of retirement or on the event of death of a partner?

ANSWER:

At the time of retirement or at the event of death of a partner, the goodwill is adjusted among the partners in gaining ratio with the share of goodwill of the retiring or the deceased partner. As per Para 16 of Accounting Standard 10, it is mandatory to record goodwill in the books only when consideration in money or money's worth has been paid for it.

In case of retirement and death of a partner, goodwill account cannot be raised. There are namely two probable situations on which the treatment of goodwill rests.

1. If **goodwill already appears** in the books of the firm.
2. If **no goodwill appears** in the books of the firm.

Situation 1: If goodwill already appears in the books of the firm.

Step 1: Write off the existing goodwill

If goodwill already appears in the old balance sheet of the firm (if mentioned in the question), then first of all, this goodwill should be written off and should be distributed among all the partners of the firm including the retiring or the deceased partner in their old profit sharing ratio. The following Journal entry is passed to write off the old/existing goodwill.

| | |
|---------------------------|-----|
| All Partners' Capital A/c | Dr. |
| To Goodwill A/c | |

(Goodwill written of among all the partners in their old ratio)

Step 2: Adjusting goodwill through partner's capital account.

After writing off the old goodwill, the goodwill need to be adjusted through the partner's capital account with the share of the goodwill of the retiring or the deceased partner. The following Journal entry is passed.

| | |
|--------------------------------------------|-----|
| Remaining Partner's Capital A/c | Dr. |
| To Retiring/Deceased Partner's Capital A/c | |

(Gaining Partner's Capital A/c is debited in their gaining share and retiring/deceased partner's capital account in credited for their share of goodwill)

Situation 2: If no goodwill appears in the books of the firm.

As no goodwill appears in the books of the firm, so the goodwill is adjusted through the partner's capital account with the share of the goodwill of the retiring or the deceased partner. The following Journal entry is passed.

| | |
|--------------------------------------------|-----|
| Remaining Partner's Capital A/c | Dr. |
| To Retiring/Deceased Partner's Capital A/c | |

(Gaining partner's capital account is debited in their gaining share and retiring/deceased partner's capital account in credited for their share of goodwill)

Question 4:

Discuss the various methods of computing the share in profits in the event of death of a partner.

ANSWER:

In case of death of a partner during the year, his/her executor is entitled for share of profit up to the date of death of the partner.

The share of profit can be calculated by one of the two methods.

1) **On time basis:** Under this method, profit up to the date of the death of the partner is calculated on the basis of the last year's/years' profit or average profit of last few years. In this approach, it is assumed that the profit will be uniform throughout the current year. The deceased partner will be entitled for the share of the profit proportionately up to the date of his/her death.

Share of Deceased Partner in Profit =

$$\text{Previous Year /Average Profit} \times \frac{\text{Time period from date of balance sheet till death}}{12 \text{ months / 52 weeks / 365 days}} \times \text{Profit Share of deceased partner}$$

Example- A, B and C are equal partners. The profit of the firm for the years 2008, 2009 and 2010 are Rs 10,00,000, Rs 7,00,000 and Rs 13,00,000 respectively. C dies on April 30, 2011. The share of C in the firm's profit will be calculated on the basis of average profit of last three years. Firm closes its books every year on December 31.

In this case, C's share in the profits will be calculated for four months, i.e. from January 01, 2011 to April 30, 2011.

$$\text{Average Profit} = \frac{10,00,000 + 7,00,000 + 13,00,000}{3} = \text{Rs } 10,00,000$$

$$\text{C's share of profit} = 10,00,000 \times \frac{4}{12} \times \frac{1}{3} = \text{Rs } 1,11,111 \text{ approx.}$$

2) **On the sale basis:** Under this method, profit is calculated on the basis of last year's sale. In this situation, it is assumed that the net profit margin of the current year's sale is similar to that of the last year's.

$$\text{Share of Deceased Partner's Profit} = \frac{\text{Previous Year's Profit}}{\text{Previous Year's Sales}} \times \text{Sales from the beginning of the current year up to the date of death} \times \text{Share of deceased partner}$$

Example- X Y and Z are equal partners. The last year's sales and profit were Rs 25,00,000 and Rs 2,50,000. Z died on the April 30, 2011. Sales of the current year till the date of Z's death amounts to Rs 12,00,000. Firm closes its books on December 31 every year.

$$\text{Z's share of profit} = \frac{2,50,000}{25,00,000} \times 12,00,000 \times \frac{1}{3} = \text{Rs } 40,000$$
