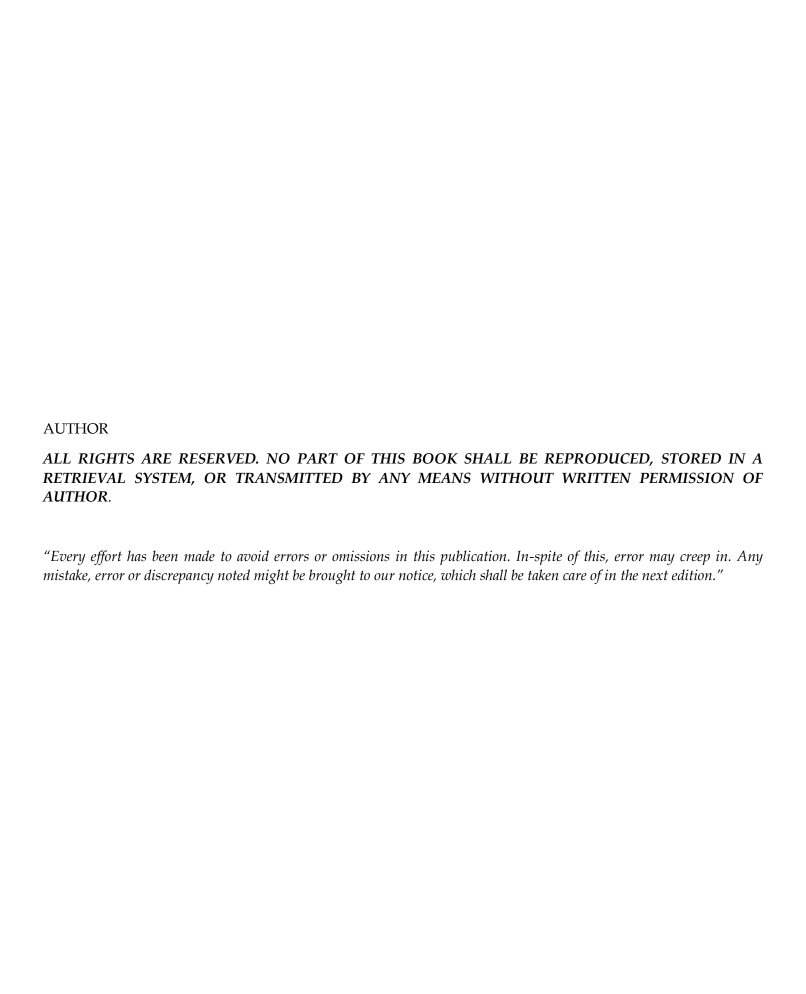


New Compact Book 2.0 (The Hand Written Book) G S T

Edition 2024-25

CA. Raj Kumar



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About CA RAJ KUMAR

CA Raj Kumar is a dynamic & qualified Chartered Accountant. As a brilliant student and a position holder at Graduation & Post Graduation level, during his 17 years of glorious teaching experience in the field of Indirect Taxation he has taught over 1,80,000 students.

He is a favorite amongst CA Students for the astute & insightful academic inputs provided by him and for his pleasing & endearing personality and lucid art of teaching.

He firmly believes in blending studies with fun and this is quite evident in his classes wherein he goes beyond theoretical reading of the subject, makes students solve practical problems, gives them practical real life examples and pushes them to achieve their goals with full precision.

In the subject Indirect Tax Laws, his students have continued to score 10 times All India Rank #1 and All India Highest Marks for 11 times till now. He has also been entrusted by Government agencies to show the ropes to IRS Officers in training, which is a testament to his caliber as a subject matter expert.

He is famous for concepts linkage from the very beginning till the end which helps in understanding the topic, acing the exams and in post CA life as well. His unique use of GST portal during the class to link theory with Practical makes him stand apart from the crowd. His classes are practical, conceptual and concise. He is also the author of bestselling titles 'GST Compact Book'.

What is Tax?:

A compulsory extortion of money, which is made under an Act or Law, to support the nation, is called as Tax.

Type of Tax:

Tax can be divided into two parts- First one is Direct Tax and another one is Indirect

Tax. Where incidence of tax borne by the person on whom it is levied, is called as

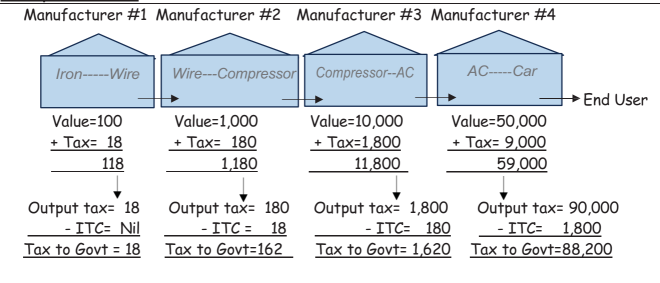
Direct Tax e.g. Income Tax, & Where the incidence of tax borne by another person i.e.

End user, then it will be called as Indirect Tax, e.g. GST.

Destination Principle:

According to this principle, tax will be levied and collected by that State or Country, where goods or services are consumed.

Concept of Credit:



Total Tax To Govt. = 9,000 Tax Borne By End User = 9,000

Concept of GST Based On:

- (1) Value Added Tax
- (2) Continuous Chain of Credit
- (3) No Cascading (Tax on Tax)
- (4) Burden of Tax Borne by End User

Features of Indirect Taxes:

- (I) Important Source of Revenue: Indirect Taxes contributes more than 50% of total tax revenue.
- (II) Tax on Goods and Services.
- (III) Shifting of Burden: Tax paid by supplier is recovered from the recipient and

| _ | | | | |
|---|---|---------------------------------------|--|---|
| | | | | |
| | ultimataly total tay bu | rden borne by the end user. | | - |
| | • | · | Taxes, most of the time the tax payer | _ |
| | • | it actually knowing that he is pa | <u> </u> | _ |
| | | <u> </u> | tly affect the prices of goods or | _ |
| | services. | cer raxes rare variations ande | Try arreer the prices or goods or | _ |
| | · | Tt affects larger number of ne | coples as compared to Direct Taxes. | _ |
| | • • | | s are same for rich and poor people. | _ |
| | | | xes, High tax rates imposed on demerit | _ |
| | | c. to demotivate these products | · | _ |
| | Troms into Tobacco, or | c. 10 dollio ilitare iliese pi odderi | | _ |
| | Difference between D | irect and Indirect Taxes: | | _ |
| | | | | _ |
| | BASIS | Indirect Taxes (e.g. GST) | Direct Taxes (e.g. Income Tax) | |
| | Burden of Tax | Borne by End User | Borne by the person on whom it is levied | |
| | Nature | Regressive | Progressive | |
| | Tax Base | Wider | Narrow | |
| | Annual Collection | More than 20 lakh crores | More than 18 lakh crores | |
| | Effect on Inflation | Directly affects inflation | Does not affect Inflation | |
| | Effect on person | If affects End User | It affects taxpayer directly. | |
| | who borne it | indirectly | | |
| | | | | _ |
| | 144 0070 | Introduction Of | <u> GST</u> | _ |
| | Why GST?: | 41 | alternation and accordance | |
| | • | · | ading to multiple acts, multiple | |
| | | ble tax events. So, to overcome | with these problems, GST has been | _ |
| | introduced. | tom thous was the puchlom of | perceding (Tay on Tay) and double | _ |
| | · | · | y treating it as goods and second by | _ |
| | · |). So, to overcome with these pi | | _ |
| | • | • | lanufacturer / Trader / Service | _ |
| | • | • • | lier and Buyer is treated as Recipient. | _ |
| | provider, but under oc | Transayer is meared as Capp | ner and buyer is it cared as necipiem. | - |
| | What is GST?: | | | _ |
| | (1) GST is a tax on God | ods or Services | | _ |
| | ` ' | ply" of Goods or Services. | | |
| | • | a-State or Inter-State. | | |
| | , , , , , , | | | _ |
| | Intra-State Supply: | | | _ |
| | | nation of supplier fall within th | e same state/UT, then it will be called as | |
| | Intra-State. | | | |
| | On Intra-State Suppli | es, CGST + SGST/UTGST will | be charged and payable to Central | |
| | • | Government in CGST Fund + SG | | |
| | | | | _ |
| | Inter-State Supply: | | | _ |
| | Where origin and dest | nation of supply falls in 2 diffe | rent States/UTs/Countries, one in | |
| | | | | - |

| P-0- | | | | |
|-------------|--|--|--|--|
| | State and another in UT (i.e. a border exist in between), than the supply will be Inter- | | | |
| | State Supply. | | | |
| | On inter-State supplies, "IGST" will be charged, which is a sum total of CGST + SGST / UTGST | | | |
| | and payable to Central Government. | | | |
| | After that Central Government will transfer 50% to CGST Fund and balance 50% to | | | |
| | Destination SGST/UTGST Fund. | | | |
| | | | | |
| | Total Number of States & UTs: | | | |
| | | | | |
| | Total Number of States & UTs | | | |
| | Total Number of States & U1s | | | |
| | States | | | |
| | UT with Legislature Other UT | | | |
| | i.e. Mixed UT | | | |
| | 3 | | | |
| | * Delhi, * Andaman & Nicobar | | | |
| | * Puducherry, * Lakshadweep | | | |
| | * J & K * Dadra & Nagar Haveli | | | |
| | & Daman & Diu | | | |
| | * Ladakh | | | |
| | Deemed State * Chandigarh | | | |
| | * Other Territory | | | |
| | (i.e. Oil Rigs area, which is | | | |
| | Total States = 31 Deemed India) | | | |
| | Total Otalos 02 | | | |
| | Utilisation of ITC: | | | |
| | ITC shall be utilised in the following sequence: | | | |
| | (1) Credit of IGST will be utilised for: (a) IGST | | | |
| | (b) CGST/S GST (Any Ratio/Any Sequence) | | | |
| | (2) Credit of CGST will be utilised for: (a) CGST | | | |
| | (b) IGST | | | |
| | (3) Credit of SGST will be utilised for: (a) SGST | | | |
| | (b) IGST | | | |
| | (4) Credit of UTGST will be utilised for: (a) UTGST | | | |
| | (b) IGST | | | |
| | (b) 103 i | | | |
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| Which Taxes Subsumed Or Not To B | Be Subsumed In GST: | |
|--|--|--|
| Taxes Subsumed in GST 17 types of taxes have been subsumed in GST, which are as follows: • Central Excise Duty • VAT • Central Sales Tax • Entry Tax / Octroi • Service Tax • Tax on Betting, Gambling, Lottery • Etc. | Taxes Not Subsumed in GST Taxes which have not been subsumed in GST are as follows: Import Duty (Customs Duty) Export Duty (Customs Duty) Electricity Duty Road Tax & Passenger Tax Toll Tax Etc. | |
| Old Taxes & New Taxes Applicability | • | |
| | <u>··</u> insumption: [State Excise Duty & State | VATI |
| * 5 Petroleum Products: | [Central Excise Duty & State | |
| * Tobacco: | [Central Excise Duty & GST | |
| * Rest of the Goods and Service | · · · · · · · · · · · · · · · · · · · | <u>, </u> |
| | | |
| Benefits of GST: | | |
| (1) No multiple taxes, no multipl | e taxable events & No multiple complian | ces. |
| (2) No Cascading. | | |
| (3) No Double Taxation. | | |
| (4) Uniformity and alignment in | | |
| (5) Increment in Government Re | | |
| (6) Boost to "Make in India" init | | |
| (7) Beneficial for all, viz. Govern | iment, Industry & End User. | |
| Coods and Comics Toy Naturals (CC | TA IV. | |
| Goods and Service Tax Network (GS) GSTN is a Company registered und | | 2 is not |
| for profit company. | er section 8 of the Companies Act, 201 | 3, 1.e. no 1 |
| Both the Governments provide fundaments | d to GSTN | |
| • GSTN provides GST Portal for Gov | | |
| • | GSTN, viz registration, filing of returns | s, payment of GST. |
| Distribution of IGST, etc. | | . 1 / |
| | | |
| Concept of GSP/ASP: | | |
| GSP= GST Suvidha Provider | | |
| ASP= Application Service Provider | | |
| • | s, which helps to communicate with GS | T portal to the |
| small taxpayers, to fulfil various legal (| • | |
| · | nat means raw data is pulled from comp | • |
| taxpayer, and after organising that da | ta, it push organised data to GST Porta | |
| | | |
| Constitution of India: | | |

There are 4 Articles, which are relevant here:

Chapter 1: INTRODUCTION & CONSTITUTION o Article No 246A o Article No 269A o Article No 366 o Article No 279A Article No 246A: Power to make laws: For Intra-State Supplies: Contral Government and every State Government have the simulations/ shared power to make laws. • For Inter-State Supplies: Central Government has exclusive power to make laws, namely IGST Act 2017. <u>5 Petroleum Products:</u> Petroleum Crude., Diesel, Petrol, Natural Gas, Aviation Turbine Fuel (ATF) will be covered under the ambit if GST from the date as recommended by the GST Council. Article No 269A: Distribution of IGST: IGST will be shared in the ratio of 50-50 between Central Government and State Government. (In case of UT, at destination balance 50% shall be transferred to UTGST fund rather than SGST fund). All international transactions will be called as Inter-State transactions. Article No 366: Definitions: <u>GST Means</u>: Tax on goods or services excluding Alcoholic Liquor for home consumption. • Goods: Any kind of movable property. Services: Anything other than Goods. Article No 279A: GST Council: Any kind of changes/amendments in GST is possible on the recommendation of GST Council. GST Council consists of-Union Finance Minister - Union Minister of State In-charge - Finance Minister / Deputy CM - Other Ministers of the State, Which decide present and future of GST. Process of Decision Making: - Representation of any changes before GST Council, in Industry / Department. - Voting in GST Council - On 75% or more (weighted) favourable voting, GST Council sent the recommendation to Parliament. Parliament will issue an official notification for the same. - Now, the changes will be effective. This change will be effective from the date as mentioned in the notification, and if no such date mentioned, effective date will be date of issue of notification. Calculation of 75% voting (Weighted):

1.5

| agree then: | | |
|---|---|-------------------------------|
| Central Government | | State Government |
| $\left\{\frac{1}{1} \times 100\right\}$ | + | |
| $= (100 \% \times 1/3)$ $= 33.33\%$ | + + | = (80.65% x 2/3) = 53.77 % |
| =8 | 7.1% i.e. Propo | osal Passed. |
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| | Chanton: 2 Definitions [Section 2] |
|-----|--|
| | Chapter: 2 Definitions [Section 2] |
| (1) | Actionable Claims: |
| (-) | Actionable claim is basically a contingent asset. |
| | Meaning thereby any kind of Assets may or may not be received. |
| | meaning men exp and the experience of the experi |
| | Examples: - * Specified Actionable Claims- |
| | - Betting, Gambling, Lottery |
| | - Online Money Gaming |
| | - Casino, Horse Racing |
| | * Unsecured Debts |
| | * Pending Litigations in court. |
| | Comment: |
| | Actionable claims are Goods and only specified actionable claims are liable to GST. Otherwise |
| | actionable claims are not liable to GST. |
| | |
| (2) | Agent: |
| | Means a person, who works on behalf of another person. |
| | Agent can be called with any name like- factor, broker, commission agent, arhatia, |
| | Del-Credere Agent or any other agent. |
| | |
| (3) | |
| | A person, on whose behalf agent works. |
| | |
| (4) | |
| | It means- |
| | All outward supplies: |
| | - All outward supply will be the part of Aggregate Turnover. Either it is Intra State or |
| | Inter State, Export, fall under NCM or RCM, either exempted, non-taxable or taxable. |
| | - It means if anything which is not an outward supply, will not be the part of aggregate |
| | turnover. Anything which is not a supply, say transfer to job worker: not includible. |
| | No Inward Supplies: |
| | Inward supplies (either NCM or RCM) will be the part of aggregate turnover. |
| | • <u>Taxes:</u> |
| | - GST and Compensation Cess: Not Includible in value. |
| | - Old taxes like Excise duty, VAT, CST: Includible. |
| | |
| | <u>Clubbing:</u> In calculation of Aggregate Turnover, all premises turnover under the same PAN |
| | in All over India will be clubbed. |
| | |
| (5) | Exempt Supply: |
| (5) | Exempt Supply consists of 3 types of supplies- |
| | Exemply Supply consists of Signes of Supplies- |
| | 100% Exempted Supply i.e. Exempt by way of Exemption Notification |

| | Non- Taxable Supplies eg. 5 petroleum products and alcoholic liquor for human | |
|-----------|--|--|
| | consumption. | |
| | <u>Comment: (1)</u> No corresponding ITC is allowed, in case of Exempted supplies. | |
| | <u>Comment: (2)</u> Zero Rated Supplies (Export) is not an exempted supplies and corresponding | |
| | ITC is allowed in case of Zero Rated Supplies. | |
| | | |
| (6) | <u>Agriculturist:</u> | |
| | Means an Individual or HUF who- | |
| | Actively engaged in cultivation of land by own labour or by the labour of family. | |
| | Passively engaged in cultivation of land by servant on wages or by hired labour under | |
| | the personal supervision of himself or of any family member. | |
| | | |
| (7) | Family: | |
| | <u>Unconditional:</u> Spouse and Childrens always be the part of the family. | |
| | • Conditional: Parents, Grand Parents, Brother and sisters be the part of family, if they | |
| | are wholly or mainly dependent on the said person. | |
| | | |
| (8) | Authorised Bank: | |
| | Means the bank or branch of the bank, authorised by Government, to collect tax or any other | |
| | amount under the act. | |
| | | |
| (9) | Board: | |
| , , | Means- Central Board of Excise and Customs (CBIC). | |
| | | |
| (10) | Business: | |
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| (11) | Capital Goods: | |
| (11) | Means the Goods which are used or intended to be used in the business or furtherance | |
| | of Business, | |
| | <u> </u> | |
| | And the value of which is capitalised in the book of recipient. | |
| (11 4) | Tumuta | |
| (11A) | Inputs: | |
| | Means the Goods, which are used or intended to be used in the business or furtherance of business. | |
| | of business, | |
| | And which is not covered under the definition of capital goods i.e. revenue expenditure. | |

| T |
|--|
| Input Services: |
| Means any service which are used or intended to be used in the business or furtherance |
| of the business. |
| Comment: GST paid on capital goods, input and input service is available as ITC to the |
| recipient. |
| |
| Casual Taxable Person: |
| Any person who occasionally undertakes transactions of supply of goods or services, |
| In the course or furtherance of business. |
| In a State or UT, where he has no fixed place of business. |
| <u>Comment:</u> |
| - Registration: 5 Days in Advance |
| - Estimated Net GST Payment: 5 Days in Advance |
| - Life of registration certificate: 90+90 Days |
| |
| Non-Resident Taxable Person (NRTP): |
| Any person, who occasionally undertakes transactions of supply of goods or services in the |
| course or furtherance of business in India |
| and he has no fixed place of business or residence in India. Comment: |
| Comment: Designation: 5 Designation |
| - Registration: 5 Days in Advance - Estimated Net GST Payment: 5 Days in Advance |
| - Life of registration certificate: 90+90 Days |
| - Life of registration certificate: 90+90 bays |
| Common Portal: |
| Common Portal is owned by GSTN. |
| • GSTN is a company registered under section 8 of Companies Act 2013 i.e. not for profit |
| Company. |
| Both the Governments provide fund to GSTN. |
| GSTN provides GST Portal to Government and tax payer. |
| Following facilities are offered by GSTN, viz. Registration, Filling of returns, Payment if |
| GST, Distribution of IGST, etc. |
| |
| Consideration: |
| Something in return either in monetary or non-monetary form. |
| For supply of Goods or Services (Active/Passive). |
| Will be called as Consideration. |
| Government subsidy will not be the part of consideration, and |
| Security Deposit will also not be the part of consideration. However, when security |
| amount will be adjusted against rent etc., then it will become the part of consideration. |
| |
| In case of paid supplies: The person who is liable to pay consideration, will be the |
| Recipient. |
| • In case of Free Supplies: The person to whom delivery of goods made or to whom |
| service is rendered will be the recipient. |
| Recipient also includes its agent. |
| Note: All to A Complement on The Complement of t |
| · · · · · · · · · · · · · · · · · · · |
| Debit Note is a document, which is required to be issued in case where there is under invaicing due to charging lawer value of supplies on lawer rate of tax sta |
| invoicing due to charging lower value of supplies or lower rate of tax etc. |
| |

| | Debit Note enhance the value of main invoice. |
|-------|---|
| | It also enhances the liability of supplier in E-liability register, when supplier submit |
| | the debit note in upcoming GSTR-1. |
| | Debit Note enhance the credit of recipient on showing credit value in GSTR-2B. |
| | |
| (16A) | <u>Credit Note:</u> |
| | Credit note is a document, which is required to be issued in case where there is over |
| | invoicing, due to charging higher value of supplies or higher rate of tax or under |
| | supply of goods or services or in case of sales return of Goods or services. |
| | Credit note fill that gap. |
| | Comment: |
| | Credit note issued by supplier is only relevant in GST, if it is issued by recipient, then |
| | treatment will be there in GST. |
| | Credit note decreases the value of main invoice. |
| | It also decreases the liability of supplier in E- liability register, where supplier submit |
| | the credit note in upcoming GSTR-1. |
| | Credit Note decreases the credit of recipient on showing credit value in GSTR-2B. |
| | |
| (17) | E-Liability Register / E-Credit Ledger / E-Case Ledger: |
| | Where a person get registration on GST Portal, 3 online ledgers are opened by portal for |
| | the registered person. |
| | E- liability register shows the GST and other liability of registered person which is |
| | updated on submission of GSTR-1. |
| | E-Cash Ledger shows the ITC available to the registered person and it is updated on |
| | deposit of cash amount by registered person. |
| | |
| (18) | <u>India:</u> |
| | India Means- |
| | Land Mass of India |
| | Territorial Water of India (which 12 nautical miles from the base line) including bottom |
| | and airspace. |
| | Oil rigs situated in Exclusive Economic Zone or Continental Shelf will be called as Deemed |
| | India. |
| | Comment: |
| | Deemed India area (Oil rigs) will be covered under Other Territory, which means Union |
| | Territory. |
| 44.53 | |
| (19) | Inward Supply: |
| | Any kind of Supply either free or paid, |
| | Which is taken by the recipient, |
| | By way of purchases / acquisition etc. |
| | Will be called as Inward Supply. |
| (22) | - · · |
| (20) | Input Tax: |
| | GST charged or payable on any inward supply. |
| | Either under forward charge or reverse charge |
| | Will be called as Input Tax. |
| | Moreover, IGST charged on Import of Goods by Customs Department, will also be the |
| | Input Tax. |
| | However, tax paid by composite dealer @ 1%, 5%, 6% will not be the Input Tax. |
| | |

| (21) | Input Tax Credit: |
|-------|---|
| | Credit of Input Tax will be the Input Tax credit. |
| | |
| (22) | Outward Supply: |
| | Supply of Goods or Services provided by supplier, |
| | By way of sale, transfer, barter, etc. |
| | Either with consideration or without consideration, |
| | Made during the course of business or furtherance of business. |
| | |
| (23) | Output Tax: |
| | Tax Chargeable on outward supplies under this Act, will be called as Output Tax. |
| | Comment: |
| | Tax payable by recipient on inward supplies under Reverse Charge, will be called as Input Tax |
| | for Recipient. |
| (2.4) | |
| (24) | Job Work: |
| | Any treatment or process undertaken by any person (Job worker), on goods belonging to others |
| | will be called as Job work. |
| | Comment: |
| | (a) Transfer of goods to job worker will not be a supply. Moreover, when goods will be |
| | returned from job worker premises, it will also not be a supply. |
| | (b) Goods supplied by owner of goods from the place of job worker, after job work, will be |
| | a supply in the hands of owner. |
| | (c) Activities performed by job worker will be treated on supply of service, and liable to |
| | GST, in the hands of job worker [Except agriculture related]. |
| (25) | ** |
| (25) | Money: |
| | The Indian Legal Tender or foreign currency, cheque, promissory note, bill of exchange, draft, |
| | pay order, traveller cheque, money order etc, i.e. Market Value and face value is equal. |
| | Comment: |
| | Outdated currency is not a money. |
| (26) | Total Complex |
| (26) | Taxable Supply: The gumble which fulfil the following 2 conditions |
| | The supply, which fulfil the following 3 conditions- |
| | There must be Goods/ Services, There Must be a Supply and |
| | There Must be a Supply, and This leviable to CST. |
| | It is leviable to GST. |
| (27) | Nian Tarrable Complete |
| (27) | Non-Taxable Supply: The cumply which fulfil the following 3 conditions |
| | The supply, which fulfil the following 3 conditions- • There must be Goods/ Services, |
| | |
| | There Must be a Supply, and It is not leviable to GST. |
| | • It is not leviable to 651. |
| (28) | Tavahla Tamitamu |
| (20) | Means the territory to which provisions of this act apply |
| | Means the territory, to which provisions of this act apply. For example: For CGST Act - Whole India will be Taxable territory. |
| | For example: For CGST Act = Whole India will be Taxable territory. |
| (20) | Nian Tarrable Tennikama |
| (29) | Non-Taxable Territory: Means the territory which is outside the taxable territory. |
| | Means the territory, which is outside the taxable territory. |

| ner than India, will be Non-taxable territory. |
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| definition of State/UT. |
| Zone (EEZ). |
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| |
| any, Firm, LLP (Limited Liability Partnership), AOP or |
| or outside India), Corporation (eg. Life Insurance |
| ted outside India, Government Departments, Society, |
| |
| |
| |
| n certificate as "Principal Business Place" (Eg. Head |
| |
| |
| |
| " in a Composite Supply, will be called as Principal |
| |
| |
| rincipal Supply. |
| |
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| |
| follows will be called as a Quarter- |
| follows will be called as a Quarter- |
| follows will be called as a Quarter- |
| follows will be called as a Quarter- |
| follows will be called as a Quarter- |
| follows will be called as a Quarter- |
| |
| 5T will be called as Registered person. |
| 5T will be called as Registered person. nique Identification Number) for claiming refund |
| 5T will be called as Registered person. |
| 5T will be called as Registered person. nique Identification Number) for claiming refund |
| ST will be called as Registered person. nique Identification Number) for claiming refund , eg. Embassy, will not be called as Registered person. |
| 5T will be called as Registered person. nique Identification Number) for claiming refund |
| ST will be called as Registered person. nique Identification Number) for claiming refund , eg. Embassy, will not be called as Registered person. |
| ST will be called as Registered person. nique Identification Number) for claiming refund , eg. Embassy, will not be called as Registered person. of goods by recipient, will be called as removal. |
| ST will be called as Registered person. nique Identification Number) for claiming refund , eg. Embassy, will not be called as Registered person. |
| ST will be called as Registered person. nique Identification Number) for claiming refund , eg. Embassy, will not be called as Registered person. of goods by recipient, will be called as removal. |
| ST will be called as Registered person. nique Identification Number) for claiming refund , eg. Embassy, will not be called as Registered person. of goods by recipient, will be called as removal. rn (GSTR-9, 9A), Final return (GSTR-10). |
| ST will be called as Registered person. nique Identification Number) for claiming refund , eg. Embassy, will not be called as Registered person. of goods by recipient, will be called as removal. |
| r t |

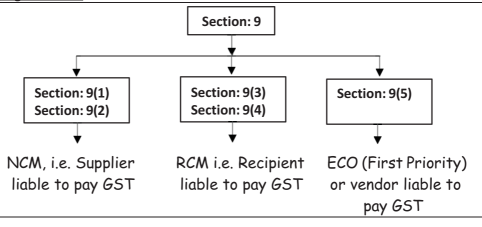
| (40 <i>A</i>) | Supplier: |
|----------------|--|
| | The person, who is supplying goods or services will be called as Supplier, and |
| | An agent, who acts on behalf of supplier will also be called as Supplier. |
| | Moreover, organiser of specified actionable claim will be called as Supplier. |
| | |
| (41) | <u>Tax Period:</u> |
| | A period for which return is required to be filed, will be called as a Tax Period. |
| | |
| (42) | <u>Turnover in a State:</u> |
| | Turnover in the state, will be calculated in the same manner as of "Aggregate Turnover". |
| | However, Origin Geographical Area will be a State. |
| | For Example: Mr. A has a business place in UP & MP. |
| | Sale from UP premise: UP to UP = 5 Lakhs |
| | : UP to HR = 6 Lakhs |
| | Sale from MP premise: MP to MP = 7 Lakhs |
| | : MP to RJ = 8 Lakhs |
| | |
| (43) | Valid Return: |
| | Means a return (say GSTR- 3B) filed along with full repayment of tax as Self assessed by him. |
| | |
| (44) | Online Gaming: |
| | Online Money Gaming, and |
| | Any other kind of game on Internet. |
| | Comment: |
| | Online Money Gaming is an Actionable Claim, and hence will be classified as "Goods". However, |
| | any other kinds of game on internet will be covered under "Services". |
| | |
| (45) | Online Money Gaming: |
| | An Online Game, where players pay or deposit money or Money's worth (eg. Crypto |
| | currency), in the expectation of winning, whether it is legal or not, will be called as Online Money |
| | Gaming. |
| | |
| (46) | Specified Actionable Claims: |
| | Betting, Gambling, Lottery, |
| | Online Money Gaming, |
| | Casino, Horse Racing, |
| | will be the Specified Actionable Claims. |
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Chapter: 3 Chargeability of GST & Goods / Services

Section: 1 Short Title, Extent, Commencement

- Name: CGST Act, 2017
- Applicable: to whole of India
- Effective: from 1st July 2017.

Section: 9 Charging Section



Section 9(1)(2):

There shall be levied a tax, namely CGST-

- On Intra State
- Supply of
- Goods/ Services (Other than Alcoholic liquor for human consumption)
- On the Assessable value
- At the rate of @20% maximum, and
- Shall be collected on the basis of time of supply
- From the supplier (taxable person).

Note: 5 Petroleum products will be the part of GST from the date notified by GST Council.

Section 9(3):

- On Notified goods/services (as notified in N/N 13/2017),
- Government has the power to collect GST,
- From recipient.

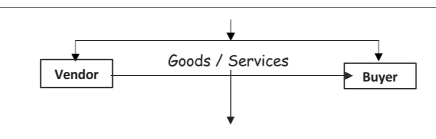
Section 9(4):

- Where unregistered person engaged in supply of Goods/services to a Registered person,
- And the supply is related to "Construction Sector", eg. Cement Concrete Mixer, Cement,
 Iron rod, Architect Service, etc.
- Then, Government has the power to collect tax from recipient under RCM.

Section 9(5):

On following notified services, GST shall be collected from E-Commerce Operator, which is located in India. If not located in India, then he needs to setup a business place in India or to appoint an agent in India

Chapter 3: CHARGEABILITY OF GST & GOODS / SERVICES



| <u>Particulars</u> | 4 Specified Services | | | | |
|--------------------|----------------------|-------------|------------|--------------|---------------|
| | <u>(H)</u> | <u>(M)</u> | (T1) Radio | (T2) Omnibus | <u>(R)</u> |
| | | | Taxi etc | | |
| First Choice: | ECO | ECO | ECO | ECO | ECO |
| Tax paid by | | | | | |
| (OR) | | | | | |
| Second | Vendor, if | Vendor, if | ECO | Vendor, if | Vendor, if |
| Choice: | T/O in PFY | T/O in PFY | | Vendor is a | restaurant is |
| Tax paid by | exceeds the | exceeds the | | Company | a part of |
| | Threshold | Threshold | | | Hotel + Hotel |
| | Limit | Limit | | | is big i.e. |
| | | | | | Room rent |
| | | | | | exceeds Rs. |
| | | | | | 7,500 |

Comment:

Rest of the services and any goods transacted through E-Commerce operator will be controlled by TCS Mechanism (will be discussed in detail in the chapter of TDS/TCS).

Some Definitions:

Radio Taxi: Having 2way radio communication, and enabled for tracking using GPS/GPRS.

Motor Cab: Maximum seat 7 (Including driver).

Omni Bus: Maximum seat 7 (Including driver).

Maxi Cab: Maximum seat 8 to 13 (Including driver).

Motor Cycle: 2 Wheeler (With or without side car).

Charging Section: 5 of IGST Act

Provisions under this section are same as given under the charging section of CGST Act, subject

to following differences-

| <u>Basis</u> | Section 9 of | Section 5 of IGST Act |
|-----------------------|--------------|---|
| | CGST Act | |
| Nature of Supply | Intra State | Inter State |
| Maximum Rate of GST | 14% | 28% |
| Special provision for | | IGST on Import of Goods-The IGST on goods |
| import of goods | | imported into India shall be- |
| | | Levied and collected in accordance with the provisions of section 3 of the Customs Tariff Act, 1975, On the value as determined under the said act, At the point, when Basic Customs Duty levied on the said goods. |

Chapter 3: CHARGEABILITY OF GST & GOODS / SERVICES However, in case of supply of online money gaming as the goods from outside India to India, IGST shall be levied and collected under section 5 of IGST Act, 2017 i.e. levied and collected by GST Department. **GATE:** # 1 Goods and Services Definition of Goods/Services is very important as GST is levied on Goods and/or services-Goods: • Every kind of moveable property will be called as Goods. Moreover, things attached to earth or any immovable structure will also be treated as goods e.g. Signage, Growing crops, trees, etc. • Lastly, Actionable claims, i.e. contingent Assets like lottery/betting/gambling, unsecured debtors will also be treated as Goods. Services: Anything other than Goods will be treated as Services. • Service can be of two types- one is active (do something) and another is passive i.e. (not to do something e.g. non-competence contract). Neither Goods nor Services: Money & Securities will neither be treated as Goods nor Services. • However, Activities related to money or securities for a Consideration, will be treated as service e.g. Forex charges, Demand draft commission, Brokerage, etc.

Chapter: 4 SUPPLY There are two sections in this chapter read with schedules. Supply is the taxable event to levy GST i.e. It is the backbone for levying GST. Section 7: Defines: Part A- Meaning of Supply [Read with Schedule I] Part B- After being Supply- It will be supply of goods or supply of services. Such distinguishment will be discussed as per schedule-II. Part C- Some of the Activities/Transactions will never be treated as supply and consequently not liable to GST as per Schedule III. Section 8: Part D- It describes treatment of composite and mix supply treatment. GATE NO.2 Includes: Supply of Goods / Services Part A-RBI ki agency Following activities are Following activities are supplies if for a supplies even if no consideration exists consideration Schedule I: ⇒ All form of supply of Goods/services such as: ⇒ Supply of Goods / Services Sale between Related Persons or Exchange Deemed Distinct Persons e.g. Transfer Stock T/F. Barter ⇒ Permanent Transfer / disposal of License business Assets [If ITC availed Renting already]. Lease Disposal

- Made or to be made in the course or furtherance of Business.
- ⇒ Transactions between club and members.
- ⇒ Importation of services (Business/ Personnel)
- Agency Activity: Movement of Goods between Principle & Agent.
- ⇒ Import of service by a person from a related person or from any of his other establishment outside India (for business).

Part: B

Some Clarifications: Supply of Goods v/s Supply of Services: Schedule II

| Movable | Sale i.e. Ownership T/F or HP Transaction | Supply of Goods | | |
|--|--|---------------------------|--|--|
| Property | T/F of Right / Right to use goods | Supply of Services | | |
| (Goods) | Permanent Transfer of Business Assets (Goods) | Supply of Goods | | |
| | Closure of business (Business Assets) | Supply of Goods | | |
| Immovable | Renting / Leasing of Immovable Property | Supply of Services | | |
| Property | Sale of Under Construction Property | Supply of Services | | |
| | Sale of Complete / Constructed Property | No Supply | | |
| | Temporary Transfer | Supply of Services | | |
| | Permanent Transfer | Supply of Goods | | |
| | Customised | Supply of Services | | |
| | Readymade @ Temporary Transfer | Supply of Services | | |
| | Readymade @ Permanent Transfer | Supply of Goods | | |
| Works Contrac | ct (Goods + Services), Catering (Goods + Services), Not to | Supply of Services | | |
| do something, | Job work | | | |
| | | | | |
| | | | | |
| Part C: Schedu | ıle III | | | |
| No Supply: [NE | W MAGIC OF W/G Liquor Wale]- | | | |
| (i) Activity by | employee to employer, (ii) Services by Court, Tribunals, (| (iiiServices by Govt. | | |
| Officials like pi | resident, prime minister, chief minister, minister, MP, M | LC MLA, Part time | | |
| director of Gov | rt. Body, (iv) Mortuary Services, (iv) Actionable Claims, o | ther than lottery, | | |
| betting, gamblir | ng, (vi) Sale of land, completed building, (vii) NTT to NTT | , (iii) High Seas sale, | | |
| sale of custom warehoused goods, (ix) Liquor license, (x) Article 243 G/W related. | | | | |
| | | | | |
| Part D: | | | | |
| Section 8: | | | | |
| Composite Supp | oly (Natural Bundle): shall be treated as a supply of Princi | pal Supply; | | |
| | Not Natural Bundle): shall be treated as a supply of that p | oar ticular supply, which | | |
| attract Highest | t tax rates. | | | |
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Section 7(1): Part-A

- For being supply any transaction needs to satisfy A/B/C test i.e. there must be an Activity (e.g. Sale, Barter, Exchange, Renting, Leasing, disposal, licensing, transfer etc.) during the Business or Related to Business for a <u>Consideration</u> which can be in monetary or non-monetary Form.
 - THE ACTIVITIES OR TRANSACTIONS, BY A PERSON, OTHER THAN AN INDIVIDUAL, [W.E.F. 01/07/2017]-
 - TO ITS MEMBERS OR VICE-VERSA,
 - FOR A CONSIDERATION
 - SHALL BE TREATED AS A SUPPLY.

Explanation:

- THE PERSON AND ITS MEMBERS
- SHALL BE DEEMED TO BE TWO SEPARATE PERSONS AND
- THE SUPPLY OF ACTIVITIES SHALL BE DEEMED
- TO TAKE PLACE FROM ONE SUCH PERSON TO ANOTHER.
- <u>Import of Service</u> If it is for <u>consideration</u> and used for <u>business purpose</u> will also be called as supply. Moreover, if such import of service is used for personal purpose even then it will be called as supply however later on it will be exempted by N/N: 9/2017.

Schedule I:

Four specified Activity will also be treated as supply even if these are without consideration i.e. FREE OF COST (F.O.C.)-

- (i) <u>Permanent Transfer</u> of Business Assets only where ITC has been availed in respect thereof, meaning thereby where ITC has not been availed with respect to that Assets then there will be no supply.
- (ii) <u>Transaction between Related persons</u> (e.g. Brother, Sister, Spouse, Employees etc. & in between Deemed distinct persons i.e. Multiple Registration under same PAN, Head office and branch office relationship, branch to branch relationship): Related party transactions will be called as supply even if it is free of *COST*.

However, gift to employee upto ₹ 50,000 in a financial year shall not be treated as supply.

(iii) Supply between principal & Agent i.e. PRINCIPAL to AGENT or Agent to Principal will be called as supply even there is no consideration. [Note: Here invoicing must be in between principal and agent however invoice is made directly to Customer then that situation will not be covered here.]

(iv) Import of Service from outside India, from a related person, by a PERSON in India for Business purpose will be treated as supply even it is without consideration.

NOW Need to discuss - Whether the given supply is a "Supply of Goods" or Supply of Service: SCHEDULE II:

1 - Goods Related:

Where upon a transaction "Ownership of Goods" is transferred [e.g. Sale] or ownership will be transferred at future date [e.g. Hire Purchase Transaction] then it will be called as supply of goods.

2- Land & Building:

Renting/Leasing etc. of Land & Building i.e. immovable property will be called as supply of service. However, sale of Land & constructed Building will not be treated as supply.

Moreover, sale of under construction property will be treated as supply of service.

| 3- Job Work: |
|--|
| Any Treatment or process done by Job worker by using Goods &service will be called on service |
| i.e. job work service. |
| 4- Transfer of Business Assets: |
| (i) Permanent Transfer of Business Assets, it shall be treated as supply of goods. |
| (ii) Temporary transfer of Business Assets for non-business purpose then it will be called as |
| supply of service. |
| (iii) Sale or Succession of Running Business is a supply of service however it is exempted |
| from GST. |
| (iv) On closure of Business then the Business assets shall be deemed to be supplied as goods |
| to himself. |
| |
| 5- Following shall be treated as supply of services: |
| Temporary transfer of Intellectual property right. |
| Customised software. |
| Negative activities/any kind of Deal cancellation. |
| Leasing of assets. |
| Dealering of accesses |
| 6- Composite supply as works contract shall be called as service i.e. works contract service. |
| 7- Supply of food/drink (Soft Drink) for human consumption shall be treated as supply of |
| service. |
| |
| No Supply: Section 7(2): [NEW MAGIC of W/G Liquor wale] |
| (a) (i) Activities undertaken by CG/SG/LA as specified under Article number 243 G/W of |
| constitution of India (e.g. Land Consolidation, Sanitary, Public Health etc.) shall not be |
| treated as supply hence no GST shall be levied. |
| (ii) Service By SG By way of Granting Alcoholic Liquor license shall not be treated as supply. |
| |
| (b) Activities/transaction as specified in Schedule – III which are as follows- |
| (i) Supply of Goods from NTT [Non-Taxable Territory] to another NTT without entering |
| into India shall not be called as supply. |
| (ii) Service by employee (including whole time Director) to employer in the course of |
| Employment shall not be called as supply. |
| (iii) Supply of "Custom Bonded Warehoused" goods to any person before clearance for home |
| consumption from custom Department, Moreover, supply of goods by way of transferring |
| of "ownership Documents" of Goods after the goods have been dispatched from origin |
| port [outside India] But Before clearance for Home Consumption. |
| (iv) Mortuary services including transportation of deceased person shall not be called as |
| supply. |
| (v) Actionable claim other than specified actionable claims shall not be treated as supply. |
| (vi) <u>Government People:</u> |
| Functions performed by MP/MLA/MLC member of municipalities, shall not be called as |
| supply. |
| Duties performed the person having constitutional post (e.g. Prime Minister, Chief |
| Minister etc.) shall not be treated as supply. |
| Duties performed by Part time director of a Government body (e.g. Human Right |
| Commission) shall not be called as supply. |
| (vii) Sale of Land, constructed property will not be treated as supply. |
| (viii) Services by ANY court, Tribunal ESTABLISHED Under any law shall not be treated as |
| supply. |
| |

Section 8: Classification of Composite & Mixed Supplies-

- a) <u>Under composite supplies:</u> classification will be based as principal supply i.e. whole bundle will be called/classified by the name of principle supply and according GST Rate of principle supply will be applicable.
- b) <u>Under Mixed supplies:</u> In mixed bundle, principal supply is not identifiable. Hence classification will be based on the supply which has highest Rate of GST i.e. the whole bundle will be called/classified with the name of such supply.

Various Clarification

Question 1:

Whether supply of books, pamphlets, brochures, envelopes, annual reports, leaflets, cartons, boxes etc., printed with design, logo, name, address or other contents supplied by the recipient of such supplies, would constitute supply of or supply of services?

Answer:

In the case of printing of books, pamphlets, brochures, annual reports, and the like, where only content is supplied by the copyright owner while the paper used for printing belongs to the printer, supply of printing is the principal supply and therefore such supplies would constitute supply of service.

In case of supply of printed envelops, letter cards, printed boxes, tissues, napkins, etc. printed with design, logo etc. supplied by the recipient but made using paper, Box, Card belonging to the printer, here principal supply will be supply of goods, therefore such supplies would constitute supply of goods.

Question 2:

What will be status of GST on inter-state movement of various modes of conveyance, carrying goods or passengers or for repairs and maintenance, between distinct persons?

Answer:

Removal of motor vehicle is as a stock transfer [Balance sheet to balance sheet Transfer] then it shall be treated as a supply of goods.

Where removal /movement of motor vehicle is just because of any other reason [where there is no balance sheet to balance sheet transfer] e.g. as a conveyance etc. then it shall never be called as supply.

Question 3:

LAB (Linear Alkyl Benzene) manufacturers have stated that they receive superior Kerosene oil (SKO) from, a refinery, say, Indian Oil Corporation (IOC). They extract n-Paraffin (C9-C13 hydrocarbons) from SKO and return back the remaining of SKO to the refinery. In this context, the issue has arisen as to whether in this transaction GST would be levied on SKO sent by IOC for extracting n-paraffin or only on the n-paraffin quantity extracted by the LAB manufactures. Further, doubt have also been raised as to whether the return of remaining Kerosene by LAB manufactures would separately attract GST in such transaction.

Answer:

LAB manufacturers generally receive superior kerosene oil [SKO] from a refinery through a dedicated pipeline; on an average about 15 to 17% of the total quantity of SKO received from refinery is retained and balance quantity ranging from 83%-85% is returned back to refinery. The retained SKO is towards extraction of Normal Paraffin, which is used in the manufacturing of LAB. In this transaction consideration is paid by LAB manufactures only on the quantity of retained SKO (n-paraffin).

In this transaction GST will be payable by the refinery on the value of net quantity of superior kerosene oil (SKO) retained for the manufacture of Linear Alkyl Benzene (LAB). Accordingly, it is here by clarified that, in aforesaid case, GST will be payable by the refinery only on the net quantity of superior kerosene oil (SKO) retained for the manufacture of Linear Alkyl Benzene (LAB). Though, refinery would be liable to pay GST on such returned quantity of SKO, when the same is supplied by it to any other person. Question 4: Whether retreading of tyres is a supply of goods or services? In retreading of tyres, which is a composite supply [rubber and Retreading], the principal supply is the process of retreading which is a supply of service. Supply of re-treaded tyres, where the old tyres belong to the supplier of re-treaded tyres, is a supply of goods. Question 5: Is GST leviable on the fee/amount charged in the following situations/cases: (1) A customer pays fees while registering complaints to Consumer Disputes Redressal Commission office and its subordinate offices. These fees are credited into State Customer Welfare Fund's bank account. (2) Consumer Disputes Redressal Commission office and its subordinate offices charge penalty in cash when it is required. Answer: Services by any court or Tribunal established under any law for the time being in force is neither a supply of goods nor services. Consumer Disputes Redressal Commissions (National/State/District) may not be tribunals literally. However, they are clothed with the characteristics of a tribunal on account of many reasons. Hence not a supply. Question 6: What will be the status of GST on the service of display of name or placing of name plates of the donor in the premises of charitable organisation receiving donation or gifts from individual donors. Answer: Some examples of cases where there would be no taxable supply are as follows: "Good wishes from Mr. Rajesh" printed underneath a digital blackboard donated by Mr. Rajesh to a charitable Yoga institution. "Donated by Smt. Malati Devi in the memory of her father" written on the door or floor of a room or any part of a temple complex which was constructed from such donation. In each of these examples, it may be noticed that there is no reference or mention of any business activity of the donor which otherwise would have got advertised (i.e. it does not lead any commercial gain) hence no GST will be there. Question 7: Whether the activity of holding shares by a holding company of the subsidiary company will be treated as a supply of service or not and whether the same will attract GST or not. Answer: Purchase or sale of shares or securities, in itself is neither a supply of goods nor a supply of services. For a transaction/activity to be treated as supply of services, there must be a supply. It

cannot be said that a service is being provided by the holding company to the subsidiary company.

| Question 8: |
|---|
| Whether supply of food or beverages in cinema hall is taxable as restaurant service or |
| classified with Exhibition of cinematography service? |
| Answer: |
| |
| Supply of food or beverages in a cinema hall is taxable as 'restaurant service' where it is Supplied |
| independent of the cinema exhibition service. |
| However, where the sale of cinema ticket and supply of food and beverages are clubbed together, |
| and such bundled supply satisfies the test of composite supply, the entire supply will attract GST at |
| the rate applicable to service of exhibition of cinema. |
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Chapter: 5 PLACE OF SUPPLY Nature of Supply: Whether INTER or INTRA-NATURE OF SUPPLY: INTRA OR INTER Origin of supply Destination of supply (Consumption / Place of supply) As per Section 2 of In 2 different Of goods CGST Act. -States 1 Head Office - UT's Section: 10 2. Branch Office - State & UT Section: 11 X 3. Head/Branch office - Countries Of Services (which is more connected) (i.e. Border of 4. Residence state/UT/country/ Section: 12 State & UT: Exist) Section: 13 X —▶ Then, the supply will be Inter-State Supply [Section 7] ►Otherwise: it will be Intra State Supply [Section 8] SPECIAL: where UNIT/Developer of SEZ involved in a transaction then the transaction will always be Inter- state supply SPECIAL: If goods sold to a tourist - who will claim refund at Indian airport shall be treated as Inter State Supply TWI's Origin/Destination shall be interpreted as per Nearest Coastal State /UT [Section 9] Section 7 of IGST Act, 2017: Inter-State Supply Provision of Goods: (1) Supply of goods, where the location of the supplier and the place of supply are in-(a) two different States: (b) two different Union territories; or (c) a State and a Union territory,

Chapter 5: PLACE OF SUPPLY shall be treated as an Inter-state supply of goods. Import of Goods: (2) Import of Goods shall be treated as Inter-state supply of goods. Provision of Services: (3) Where the location of the supplier and the place of supply are in-(a) two different States; (b) two different Union territories; or (c) a State and a Union territory, shall be treated as an Inter-State supply of services. **Import of Services:** (4) Import of services shall be treated as an Inter-state supply of services. Export of Goods/Services: (5) Supply of goods or services or both-(a) when the supplier is located in India and the place of supply is outside India: or (b) To or BY a Special Economic Zone developer or a Special Economic Zone unit; shall be treated as Inter-state supply. Section 8 of IGST Act, 2017: Intra-State Supply Provision of Goods: (1) Where the location of the supplier and the place of supply of goods are in the same State or same Union territory shall be treated as intra-State supply. However, the following supply of goods shall not be treated as intra-State supply, namely: (i) Supply of goods to or by a Special Economic Zone developer or a Special Economic Zone unit: (ii) Supplies made to a tourist who will claim refund at international Airport. Provision of Services: (2) Supply of services where the location of the supplier and the place of supply of services are inthe same State or same Union territory shall be treated as intra-State supply: However, the intra-State supply of services shall not include supply of services to or by a Special Economic Zone developer or a Special Economic Zone unit.

Chapter 5: PLACE OF SUPPLY

| Section 9 of IGST Act, 2017: Supplies in Territorial Waters | | | |
|---|---|--|--|
| | | | |
| Where the location of the | Then the location of such supplier; shall be | | |
| supplier is in the territorial | deemed to be in the Nearest coastal State or | | |
| waters, [ORIGIN] | Union territory. | | |
| Where the place of supply | Then the Place of Supply shall be deemed to be in | | |
| is in the territorial waters, | the Nearest coastal State or Union territory. | | |
| [DESTINATION] | , i | | |

| (a) Where Movement of Goods Involved: Place of supply of the goods will be consumption place/Delivery Place. (b) Bill to Ship to Model: Place of supply of the goods will be the Location of buyer/ the person who place order. (c) Where No Movement of Goods Involved: Place of supply of the goods will be location of goods. [eg. Sale and Lease Back cases] (ca) Where the supply of goods is made to an un-registered person, [B to C]: The place of | A) In case of Import of Goods: Place of supply of the goods will be the location of importer. B) In Case of Export of Goods: Place of supply of the goods will be outside India. |
|---|---|
| supply shall, be the: | |
| Address [State] of the Recipient as given in the invoice and where no such address [state] is given in the Invoice, then location of the supplier will be the place of supply. (d) In Case of Assembly/Installation: Place of supply of the goods will be the Assembly or Installation place. | |
| (e) On Board supply of Goods: Place of supply of the goods will be the place where goods are taken on board. | |

Chapter 5: PLACE OF SUPPLY

| Place of | Supply | of | Services |
|----------|--------|----|----------|
|----------|--------|----|----------|

| <u>Basis</u> | Section 12 |
|--------------------|--|
| Applicability | (1) When both the parties located in India |
| | (State to State i.e. Tax to UP or HR) |
| | (here need to decide in between states) |
| Residuary | (3) POS= Where there is a B-to-B supplies or address of recipien |
| provision | available in records of supplier by any way then: Place of Supply |
| Eg. practicing | will be the Location of Recipient. |
| Chartered | Otherwise, it will be location of supplier. |
| Accountant | |
| Services | |
| Immovable | (3) POS = Where immovable property (boat/vessel) located or |
| property linked | intended to be located. |
| services. E.g. | #Where it is outside India then POS will be at recipient's Location |
| Construction, | #Where immovable property is more than one state, then POS |
| Architect service, | shall be taken proportionately. |
| interior | |
| decoration, | |
| Renting of | |
| property service, | |
| accommodation in | |
| hotel / Cruise/ | |
| House Boat | |
| service etc. | |
| Performance | (4) Individual Related services; |
| based service | #Restaurant and catering |
| | #Personal Grooming, beauty treatment, |
| | # Cosmetic and plastic surgery |
| | #Fitness, health care |
| | POS= Actual place of performance of service |
| | (1) Saminas in polation to Training and Donformance approximately (a |
| | (4) Services in relation to Training and Performance appraisal: (e. |
| | GST Training Classes) Deta Contact and place of participants |
| | B to C = Actual place of performance B to B = Location of Recipient. |
| Event linked | (5) Event admission services: [FRONT end SERVICES]: POS will be |
| services | the = Location of Event |
| 301 ¥1003 | (6) Event Linked Services: [BACK-END Services] POS will be the: |
| | B to $C = \text{Location of event}$ |
| | (However, where the event is located outside India then POS will |
| | be location of Recipient) |
| | B to B = Location of Recipient. |
| | #Where the event is held at more than one state, then POS shall |
| | , Indicating here at the contract the state, ment of shan |

Chapter 5: PLACE OF SUPPLY

| Transportation of Goods Services | (8) B to $C = POS$ will be the B | | _ | |
|----------------------------------|--|---|--|--|
| oudd oel vices | B to B = POS will be the Location of Recipient. | | of Recipient. | |
| Transportation of | (9) B to B = Location of R | Recipient. | | |
| Passenger | B to C = Boarding Place (if not identified because of jour | | entified because of journey at | |
| | future date then Residuary provision shall apply) | | | |
| On- Board | (10) POS will be the = First Departure point of conveyance | | | |
| Services Telecommunication | (11) POS: | | | |
| Services | Where any fixed device | is | POS will be the Location of | |
| 001 V1000 | involved | | Fixed device, | |
| | [Where any portable de | vice is | POS will be the Billing | |
| | involved and there is a p | | address, | |
| | paid connection] | | , | |
| | Prepaid Connection and | manual | POS will be the address of | |
| | Recharge | | selling agent / Recharge Plac | |
| | Prepaid Connection and | online | POS will be the location of | |
| | Recharge | | Recipient. | |
| | | | | |
| Specified | (12) Services of Banking company | | | |
| Services | - Other Financial Services | | | |
| | - Stock Broker Services | | | |
| | POS: where Location of recipient known, then it will be Location o | | | |
| | Recipient. | | | |
| | Otherwise: Location of supplier. | | | |
| Insurance service | (13) Place of Supply will b | | | |
| | B to C = location of recipient | | | |
| | B to B = Location of Recipient. | | | |
| A.I | | | 11 11 11 11 1 1 1 1 1 1 1 1 1 1 1 1 1 | |
| Advertisement service to | | | tive state and UT as following. | |
| | (14) POS: Proportionate ADVERTISEMENT IN | ALLOC | ATION ON THE BASIS OF | |
| service to | (14) POS: Proportionate ADVERTISEMENT IN NEWSPAPER | ALLOC | | |
| service to | (14) POS: Proportionate ADVERTISEMENT IN NEWSPAPER PAMPHLETS | ALLOCA NUMBE NUMBE | ATION ON THE BASIS OF ER OF READERS ER OF PAMPHLET DISTRIBUTED | |
| service to | (14) POS: Proportionate ADVERTISEMENT IN NEWSPAPER PAMPHLETS HOARDINGS | ALLOCA NUMBE NUMBE NUMBE | ATION ON THE BASIS OF ER OF READERS ER OF PAMPHLET DISTRIBUTED ER OF HOARDING PLACED | |
| service to | (14) POS: Proportionate ADVERTISEMENT IN NEWSPAPER PAMPHLETS | ALLOCA NUMBE NUMBE NUMBE | ATION ON THE BASIS OF ER OF READERS ER OF PAMPHLET DISTRIBUTED | |
| service to | (14) POS: Proportionate ADVERTISEMENT IN NEWSPAPER PAMPHLETS HOARDINGS TRAIN RAILWAY TICKETS | ALLOCA NUMBE NUMBE NUMBE TRACK | ATION ON THE BASIS OF ER OF READERS ER OF PAMPHLET DISTRIBUTED ER OF HOARDING PLACED | |
| service to | (14) POS: Proportionate ADVERTISEMENT IN NEWSPAPER PAMPHLETS HOARDINGS TRAIN | ALLOCA NUMBE NUMBE NUMBE TRACK | ER OF READERS ER OF PAMPHLET DISTRIBUTED ER OF HOARDING PLACED LENGTH | |
| service to | (14) POS: Proportionate ADVERTISEMENT IN NEWSPAPER PAMPHLETS HOARDINGS TRAIN RAILWAY TICKETS GAS BILL RADIO | ALLOCA NUMBE NUMBE TRACK NUMBE NUMBE NUMBE | ER OF READERS ER OF PAMPHLET DISTRIBUTED ER OF HOARDING PLACED LENGTH ER OF RAILWAY STATIONS ER OF CONSUMERS ER OF LISTENERS | |
| service to | (14) POS: Proportionate ADVERTISEMENT IN NEWSPAPER PAMPHLETS HOARDINGS TRAIN RAILWAY TICKETS GAS BILL | ALLOCA NUMBE NUMBE TRACK NUMBE NUMBE NUMBE | ER OF READERS ER OF PAMPHLET DISTRIBUTED ER OF HOARDING PLACED LENGTH ER OF RAILWAY STATIONS ER OF CONSUMERS | |
| service to | (14) POS: Proportionate ADVERTISEMENT IN NEWSPAPER PAMPHLETS HOARDINGS TRAIN RAILWAY TICKETS GAS BILL RADIO | ALLOCA NUMBE NUMBE NUMBE NUMBE NUMBE NUMBE NUMBE | ER OF READERS ER OF PAMPHLET DISTRIBUTED ER OF HOARDING PLACED LENGTH ER OF RAILWAY STATIONS ER OF CONSUMERS ER OF LISTENERS | |
| service to | (14) POS: Proportionate ADVERTISEMENT IN NEWSPAPER PAMPHLETS HOARDINGS TRAIN RAILWAY TICKETS GAS BILL RADIO TELEVISION | ALLOCA NUMBE NUMBE TRACK NUMBE NUMBE NUMBE NUMBE | ER OF READERS ER OF PAMPHLET DISTRIBUTED ER OF HOARDING PLACED LENGTH ER OF RAILWAY STATIONS ER OF CONSUMERS ER OF LISTENERS ER OF VIEWERS ER OF SUBSCRIBER | |
| service to | (14) POS: Proportionate ADVERTISEMENT IN NEWSPAPER PAMPHLETS HOARDINGS TRAIN RAILWAY TICKETS GAS BILL RADIO TELEVISION | ALLOCA NUMBE NUMBE NUMBE NUMBE NUMBE NUMBE NUMBE NUMBE | ER OF READERS ER OF PAMPHLET DISTRIBUTED ER OF HOARDING PLACED LENGTH ER OF RAILWAY STATIONS ER OF CONSUMERS ER OF LISTENERS ER OF VIEWERS ER OF SUBSCRIBER | |
| service to | (14) POS: Proportionate ADVERTISEMENT IN NEWSPAPER PAMPHLETS HOARDINGS TRAIN RAILWAY TICKETS GAS BILL RADIO TELEVISION | ALLOCA NUMBE NUMBE NUMBE NUMBE NUMBE NUMBE NUMBE IN THE | ER OF READERS ER OF PAMPHLET DISTRIBUTED ER OF HOARDING PLACED LENGTH ER OF RAILWAY STATIONS ER OF CONSUMERS ER OF LISTENERS ER OF VIEWERS ER OF SUBSCRIBER E CASE OF ADVERTISEMENTS OVE | |

| C | hapter 5: PLACI | E OF SUPPLY | | | |
|---|---|---|---|--|--|
| | | | ATTRIBUTABLE TO THE VALUE OF | | |
| | | | ADVERTISEMENT SERVICE | | |
| | | | DISSEMINATED IN A STATE OR UNION | | |
| | | | TERRITORY SHALL BE CALCULATED ON | | |
| | | | THE BASIS OF THE INTERNET | | |
| | | | SUBSCRIBERS IN SUCH STATE OR UNION | | |
| | | | TERRITORY. | | |
| | | CINEMA HALL | NUMBER OF SCREENS | | |
| | | 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 | | | |
| | | | 160 | | |
| | | | rifications | | |
| | Place of Supply in a | | | | |
| | | · · · · · · · · · · · · · · · · · · · | to use space: It is an immovable property | | |
| | | <u> </u> | ill be the location of Immovable property | | |
| | under section 12(3) | | | | |
| | In case of sub cont | • | | | |
| | Place of supply shall | be determined unde | r section 12(2) of IGST Act i.e. Location of | | |
| | Recipient [if known] | or Location of Suppl | ier. | | |
| | Place of Supply in a | case of Co-Location | n Services / Data Centre Services: | | |
| | <u>Place of Supply in case of Co- Location Services / Data Centre Services:</u> In case of packaged service [infra + I.T. + Hosting + Data Security + Upkeep of | | | | |
| | Server + Etc]: | | | | |
| | Place of supply shall be determined under section 12(2) i.e. Location of Recipient [if | | | | |
| | Known] or Location of Supplier. | | | | |
| | In case of service of JUST giving Space of Server Room with Basic Infra e.g. | | | | |
| | Light etc without Component: place of supply shall be determined under section 12(3) | | | | |
| | i.e. location of Prope | · · · · · · · · · · · · · · · · · · · | ppry shall be determined under seemen 12(e) | | |
| | | | | | |
| | Section 14 A: S | pecial provision for | specified actionable claims supplied by a | | |
| | <u>person lo</u> | cated outside taxal | ble territory to a person in India. | | |
| | Supplier Liable to pa | y: where the <mark>suppli</mark> e | er not located in the taxable territory, shall, | | |
| | be liable to pay IGS | T on such supply. | | | |
| | Single Registration: | The supplier shall ob | otain a single registration for all over India. | | |
| | However where any | Agent of supplier lo | cated in India is available then such Agent | | |
| | · | | n behalf of the supplier: | | |
| | Shan gor registered | ana pay me 100 m | 1 Social of the Supplier | | |
| | Moreover, if such su | ipplier does not have | a physical presence or does not have an | | |
| | | • • | rson in India for the purpose of paying IGST. | | |
| | (3) In case of failure | a ta camply with abo | ve provisions by the supplier or his Agent, | | |
| | LISTINGUSE OT TANUNG | | AR THE MISSIONS THE SHOULDER OF DIS ACCOUNT. | | |
| | | | e liable to be blocked. | | |

| Chapter: 6 TAXABLE PERSON | | | | |
|---|---|--|--|--|
| | | | | |
| Background: | | | | |
| | Goods/Service made by a Taxable per | | | |
| | o GST i.e. where such supply made by | "Non-Taxable Person" then no | | |
| GST will be levied | • | 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 | | |
| • | is this who is Taxable Person. Taxabl | e Person has been defined U/s | | |
| = 2 as the person | | | | |
| | gistered (i.e. who has taken voluntaril | y Registration) or | | |
| • | be registered as per Law. | | | |
| ' | nis when a person required to get reg | | | |
| _ | on 22,23,24 as to when a person Requi | re Registration & when he does | | |
| not need to get R | egister himself. | | | |
| | | | | |
| | <u>O REGISTRATION</u> | | | |
| | are not required to get Registration | i.e. such person will be called as | | |
| Non-Taxable pers | | | | |
| (1) AN agriculturist (Individual/HUF), | | | | |
| (2) Person Engaged only in Exempted supplies | | | | |
| (Exempted supply = NIL Rated, 100% Exempted, Non-Taxable). | | | | |
| (3) The Government may, by notification, specify the category of persons, who | | | | |
| will be exempted from obtaining registration under this Act. (e.g. where a | | | | |
| supplier supplies only RCM supplies then such supplier need not to get any | | | | |
| Registration Under GST). | | | | |
| | | | | |
| SECTION 24: MANDATORY REGISTRATION | | | | |
| | | | | |
| 5. No. | Mandatory Registration | Limit Based Registration | | |
| 1 | Person engaged in Inter- state | Howayan fallowing will | | |
| | Taxable supplies of goods shall | However, following will Require Limit based | | |
| | require mandatory registration. | · · · · · · · · · · · · · · · · · · · | | |
| | , - | Registration- | | |
| | | - Inter-State suppliers of | | |
| | | handicraft goods | | |
| | | - Inter-state supplier of | | |
| | | services | | |
| | | | | |

Chapter 6: TAXABLE PERSON

| aptor of rim | MDDD I DIXOON | |
|---|---|--|
| | | - Inter-state movement in a transaction which is not a |
| | | supply. |
| 2 | Casual taxable person shall require mandatory registration @ 5 days in advance. | However, inter State supply by Casual taxable person shal require Limit based Registration |
| 3 | Non-Resident Taxable Person shall require mandatory registration @ 5 days in advance. | - |
| 4 | The recipient who is required to pay GST under RCM require mandatory registration. | - |
| 5 | Government Departments shall require mandatory registration as TDS Deductor. | - |
| 6 | Commerce Operator on whom TCS requirement is applicable shall require mandatory registration. | - |
| 7 | Supplier of online money gaming from outside India to India shall require mandatory registration. | - |
| 8 | Agent as specified in Schedule I shall require mandatory registration | - |
| 9- E-Commerce | | |
| | ervices through E-commerce Opera | tor |
| | | Where Vendor has turnover |
| Accommodation | and ECO shall require mandatory registration. | in PFY more than threshold Limit then vendor liable to pay GST and shall require Limit based Registration. |
| Misc. Utilities | At first priority tax paid by ECO and ECO shall require mandatory registration. | Where Vendor has turnover in PFY more than threshold Limit then vendor liable to pay GST and shall require Limit based Registration. |
| Transportation of Passenger by Radio taxi etc. | At first priority tax paid by ECO and ECO shall require mandatory registration. | - |
| Transportation of Passenger by Omni bus | At first priority tax paid by ECO and ECO shall require mandatory registration. | Where vendor is a company then the vendor liable to pay |

Chapter 6: TAXABLE PERSON

| | | GST and shall require Limit based Registration. |
|-----------------------|---|---|
| Restaurant service | At first priority tax paid by ECO and ECO shall require mandatory registration. | Where Restaurant is the part of Hotel and Room rent of such hotel is more than 7,500 then the vendor liable to part of GST and shall require Limit based Registration. |
| Other Services | through E-commerce Operator | |
| | ECO shall require mandatory registration. | vendor liable to pay GST ar the Vendor shall require Lin based Registration. |
| Supply of Good | through E-Commerce Operator | |
| | ECO shall require mandatory registration. | Vendor liable to pay GST of the Vendor shall require Libbased Registration. |
| | | But relaxation relaxat available to Micro Level Goo Vendors. |
| | | # Micro level businessn means: Turnover of person in PFY and CFY limited to threshold limit. |
| | | Relaxation: |
| | | # He is required limit-base registration and only af that liable to pay GST but the time being he is required to obtain Enrollment number on the basis of PAN etc. A make supply only after getten enrollment number and second enrollment number of expire on getten Registration. |
| | | # Such enrolled person sha not make inter-state supply and can continue business only in one state and from one location. |

Chapter 6: TAXABLE PERSON Other notified persons shall 10 require mandatory registration. SECTION: 22 Limit Based Registration Where the person having aggregate turnover only up to threshold limit or below the limit then the Person not required to get registration. But when the person crosses the threshold limit of 10 Lakh/20 Lakh/40 Lakh then he is required to get registration "In All Those States" From where he is making "Taxable Supplies". WHAT IS the APPLICABLE LIMIT: (1) Where the person making "Taxable Supplies" from "ANY" of the 4 Specified states then the applicable limit of the person will be ₹ 10 LAKH for all states. [4 specified States = MANIPUR, MIZORAM, NAGALAND, TRIPURA]. (2) Where the person making supplies from any of the 6 specified states then the applicable limit will be ₹ 20 Lakh for all the states. [6 specified States = Arunachal Pradesh, Uttarakhand, Meghalaya, Sikkim, Telangana, Puducherry]. (3) Where the person making supplies from other states /Union territories, and Exclusively Engaged in supply of goods then the limit will be ₹ 40 Lakh for all the states. However, limit of ₹ 40 lakh will not be applicable— • Where the supplier is making supplies of TIP [Tobacco, Ice-Cream, Pan masala, Bricks, blocks, earthen or roofing tiles (not call tiles), then the limit will be ₹20 lakh. • Where the Person exclusively engaged in Supplies of Service then the applicable limit will be ₹ 20 Lakhs. • Where the person engaged in Supplies Goods as well as services then the applicable limit will be ₹ 20 Lakhs. Moreover, if the person supplies goods and earned Interest (Exempted supply of Service) then such Exempted supply of service shall be ignored and the applicable limit will be ₹ 40 Lakhs. Some Other Notes: (A) Where a going concern transferred or succeeded or change in PAN due to any Reason, then such transferee or successor or new entity shall be liable to be registered with effect from the date of such transfer/Succession. (B) Where there is transfer of business due to amalgamation or demerger of 2 or more persons, then the transferee shall be liable to be registered with effect from the date of Incorporation of New Entity.

(C) In case of Transfer of goods from principal to agent the turnover shall be

clubbed in the hands of Agent.

Chapter 6: TAXABLE PERSON

Chapter: 7 Exemption

CHARITABLE & RELIGIOUS

| Service | Supplier and Recipient | Status |
|--|--|---------------------|
| Charitable Trust: Service By way of following charitable activities (a) Activity by way of Public-health by way of care & counselling of terminally ill persons, HIV Infected persons, and person addicted to Drugs or Alcohol. (b) Activity of advancement of Religion, spiritually or Yoga. (c) Activity of advancement of Educational-programs or skill development for Abandoned children, person residing in rural AREAS having age over 65 years. (d) Activities of preservation of Environment Including watershed, forest & wide life | by a Recognised charitable trust | will be exempted |
| Renting of Religious Place & Conduct of Religious Ceremony: (a) Service of conduct of religious ceremony and (b) Service of Renting of Religious place, where- - Room Rent limited to ₹ 999 per day, - Hall Rent limited to ₹ 9999 per day, - shop rent limited to be 9999 per month | by a Recognized Trust | will be exempted |
| Religious Journey: A Service in respect of Kailash Mansarover Yatra (CHINA) and Haj Yatra | By Kumaon Mandal Vikas Nigam Limited and HAJ Committee | will be exempted |

EDUCATION

| Service | Supplier and Recipient | Status |
|-------------------------------|--------------------------------------|------------------------|
| NEWS: | By an "Independent Journalist", | will be exempted. |
| Service by way of | Press Trust of India (PTI) or | (However, if |
| providing news | United News of India (UNI) | Journalist is |
| | | employee, then it |
| | | will not be a supply.) |
| LIABRARY: | By Public Libraries | will be exempted. |
| Service of "Lending of | | (However, such |
| Books etc. | | Service by Private |
| | | Libraries will also be |
| | | Exempted) |
| EDUCATIONAL INSTITU | TE: | |
| Any service | By Educational Institute | will be exempted |
| | (School/College/Institution), to | |
| | student [Present /Ex/Future] | |
| | to Faculty and to staff. | |
| | Note: Degree course must be | |
| | recognized by Indian law. | |
| TCS Services: | By Government, Corporates | will be exempted |
| T.C.S. Services | to Schools /Anganwadi only | |
| (Transportation facilities | | |
| for student faculties & | | |
| Staff, catering Including | | |
| Mid-day meal, security & | | |
| House - keeping) | | |
| Exam Related Services | To educational institute | will be exempted |
| Service Related to or | (School/College/Institution) | |
| conduct of Entrance/Final | | |
| Examination | | |
| Online Educational | To colleges | will be exempted |
| Periodicals" | | |
| Service of supply of | | |
| "Online Educational | | |
| Periodicals" | | |
| Comments: Central and Sta | te Educational Boards" are treated | as Educational |
| Institution for the limited p | ourpose of providing services by wa | y of conduct of |
| examination to the students | s including any entrance examination | n, to the students. |
| Hence such services will be | exempted. | |
| CORPORATE-CUM- | By "NSDC" (National Skill | will be Exempted |
| INSTITUTE: | Development Corporation), | |
| Any service | SSC (Sector Skill Council), | |
| , | • | İ |

| Training partner (e.g. Ambuja | |
|-------------------------------|--|
| Cement Foundation, Hindustan | |
| Soft Education etc.) | |

HEALTH CARE

| Service | Supplier and Recipient | Status |
|--|---------------------------|----------|
| Veterinary Clinic: | By Veterinary Clinic | will be |
| Service of Health care (Diagnostic / Treatment / | | exempted |
| Care) of Birds / Animals | | |
| Health Care of Human Beings: | By Hospital, | Will be |
| Health care service: means (Diagnostic / | Nursing Home, | exempted |
| Treatment / Care + Food for patient + Hair | Sanatorium, clinic, | |
| transplant for CURE + Cosmetic & Plastic Surgery | pathology Lab | |
| for CURE + Ambulance service), Abnormality/ | (Indoor & outdoor) | |
| disease/ailment of infertility, treated by IVF is | Physiotherapist, | |
| also included in Health care service. | Dietitians etc. | |
| Comment: Any health care service which is not | However, ambulance | |
| recognised under Indian medical world will be | services given by | |
| taxable. | anyone. | |
| ICUs Etc: | By a Clinical | Will be |
| Services of providing ICU /CCU/ ICCU/NICU @ | Establishment etc. | exempted |
| Any value | | |
| Room Services: | By a Clinical | Will be |
| Services of providing rooms (other than ICU /CCU/ | Establishment, to a | exempted |
| ICCU/NICU) having room charges Upto 5,000 per | person receiving | |
| day | health care services | |
| Rehabilitation Centre: | By Recognised | Will be |
| Rehabilitation Therapy or counselling etc, provided | Rehabilitation | exempted |
| at Medical Establishment, Educational Institutes, | professionals | |
| Rehabilitation Centre established by CG/SG/UT or | · | |
| Recognised TRUST. | | |
| Public Convenience: | By anyone | Will be |
| Public convenience services (Provision of facilities | | exempted |
| of bathroom, washroom, urinal, toilets etc.) | | |

| SPOF | RTS |
|------|-----|
|------|-----|

| Service | Supplier and Recipient | Status |
|--|---|----------|
| FIFA: | By or To FIFA and its | will be |
| Service Related to any Event under FIFA: U- | subsidiaries | exempted |
| 17 World-Cup, 2017. | | |
| FIFA (Women's): | By or To FIFA and its | will be |
| Service Related to any event under FIFA U- | subsidiaries | exempted |
| 17 women's World-Cup 2020 | | |
| Asian Football Confederation (AFC) | By and to AFC and its | will be |
| | subsidiaries | exempted |
| Services directly or indirectly related to any | | |
| of the events under (AFC) Women's Asia Cup | | |
| 2022. | | |
| SPONSORSHIP: | By Recognised Body | will be |
| Complete have and appropriate of appropriate | | exempted |
| Service by way of sponsorship of sporting | | |
| events, organised by Recognised body. | D. Tudiciduala es e Dleves | will be |
| INDIVIDUAL SERVICE: | By Individuals as a Player, referee, umpire, coach or | |
| Service for participation in a sporting event, | team manager | exempted |
| organised By a Recognised Sport Body (e.g. | ream manager | |
| BCCI). | | |
| Service | By one Recognised Sports | will be |
| | Body to another | exempted |
| | Recognised Sports Body | |

GOVERNMENT SERVICES

| Service | Supplier and Recipient | Status |
|---|---------------------------|----------|
| Article 243G/W: | By Governmental | will be |
| Service specified under Article 243 G/W (e.g. Land | Authority | exempted |
| Consolidation, Urban Town Planning, Public Health | [Note: If it is by | |
| etc.) | CG/SG/LA then | |
| | not a supply] | |
| Pure Service/Composite Service (having service | By any person | will be |
| portion at least 75%) | To CG/SG/LA | exempted |
| Comment: Sanitation and conservancy services supplied to Army and other CG/SG | | |
| departments, which is not covered in 243G/W will be taxable. | | |
| SPECIFIC Services: | To a Governmental | will be |
| | Authority | exempted |

| Chapter 7: EXEMPTION | | |
|---|-------------------|-----------|
| Services by way of water supply, public health, | | |
| sanitation conservancy, solid waste management, & | | |
| slum improvement and upgradation | | |
| GOVERNMENT SERVICE (Except PVT): | By CG/SG/UT/LA, | will be |
| Any Service | To Non-Business | exempted |
| However, followings will always be taxable to | Entity | |
| maintain parity in between Government departments | | |
| and private players | | |
| P= Service by Department of Post & Indian Railways | | |
| [But basic services of post office by way of inland | | |
| letter card, post card, book pos, ordinarily post and | | |
| envelop weigh less than 10 gram will be exempted] | | |
| V= Service by Government in Relation to Aircraft/ | | |
| Vessel (in or outside the port or Airport) | | |
| T= Service by Government by way of transportation | | |
| of Goods/Passenger. | | |
| GARIB BUSINESS ENTITY: | By CG/SG/UT/LA, | will be |
| Any Service [Except P.V.T.] | to a Business | exempted |
| , | Entity having | |
| | Aggregate | |
| | turnover in PFY | |
| | only upto | |
| | threshold limit. | |
| GOVERNMENT TO GOVERNMENT: | By CG/SG/UT/LA, | will be |
| Any Service [Except P.V.T.] | to another | exempted |
| This control [except Tive 1] | CG/SG/UT/LA. | ortomprod |
| SMALL VALUE GOVERNMENT SERVICE: | By CG/SG/UT | will be |
| Any Service [Except P.V.T.] | | exempted |
| Having value of service upto ₹ 5000). | | |
| [For continuous supply of service (service having life | | |
| 3 month & having periodic payment schedule) limit | | |
| of ₹ 5000 will be checked per financial year basis] | | |
| GOVERNMENT GRANT: | By Govt. Entity | will be |
| Any Service (consideration received in Form of | To CG/SG/UT/LA | exempted |
| Grant) | | |
| LONG TERM LEASE: | By State | will be |
| Service of Granting Long Term Lease (30 years or | Government | exempted |
| more) of Industrial plots or plot for Development of | Industrial | |
| Infrastructure for Financial Business, | Development | |
| | Corporation or by | |
| | other Entity | |
| | having 20% or | |
| | more ownership of | |
| | Government. | |
| | | |

| SPECTRUM: | | ı |
|---|--|---------------------|
| | By CG/SG/UT/LA | will be |
| Service By way allotting spectrum prior to 01.04.2016 | to Business Entity, | exempted |
| GOVT. TESTING ETC.: Service provided by way of "Registration Under any Law", Testing, Calibration, Safety check or Certification Relating to Safety of workers/ | By CG/SG/UT/LA, | will be exempted |
| consumers/ public at large Including Fire License, NON-PERFORMANCE: Service of Non-Performance (Cancellation) of Government Contract, consideration in the form of fines/liquidated damages payable | by CG/SG/UT/LA | will be exempted |
| AGRICULTURE: Service by way of "assignment of right" to use Natural Resources, for cultivation of Plant/Rearing of animals For Food, fibre, raw material etc. (Except Horse) | By CG/SG/UT/LA to Individual Farmer. | will be exempted |
| COAL MINE: Service By way of "assignment of Right" to use natural Resources, Prior to 01.04.2016. | By CG/SG/UT/LA | will be exempted |
| Merchant Overtime Fee (MOT): Service By way of "Deputing" Officers after Office hour or on holidays, for Inspection of container stuffing etc. in Relation to Import-Export Cargo, on Payment of Merchant Overtime Fee | By Government Department | will be exempted |
| RTI: Service By way of RTI | | will be exempted |
| ERCC: Services by way of assigning the right to collect royalty on behalf of the State Government on the mineral dispatched by the mining lease holders | By a State Government To Excess Royalty Collection Contractor (ERCC) | will be exempted |
| , , , | By CG/SG/UT | will be |

| <u>AGRICULTUR</u> | <u> </u> | |
|--|------------------------|----------|
| Service | Supplier and Recipient | Status |
| Electricity: | By "Electricity | Will be |
| Service by way of construction, erection, | Distribution Utility | exempted |
| commissioning or Installation of Infrastructure, | (e.g. Electricity | |
| for Extending Electricity distribution Network, | Exchange) | |
| up-to the tube-well for Agriculture use | To the farmer or | |
| | Agriculturist | |
| RICE: | | Will be |
| Service by way of loading, unloading, packing, | | exempte |
| storage/warehousing of Rice | | - |
| MINOR FOREST PRODUCE: | | Will be |
| Service by Way of warehousing of minor Forest | | exempte |
| Produce | | |
| WAREHOUSING: | | Will be |
| Service of warehousing/storage of Cereals, | | exempte |
| pulses, fruits, & Vegetables | | |
| [Note: Storage/warehousing of cotton in ginned | | |
| & or baled form will be Taxable] | | |
| ELECTRICITY: | By transmission | Will be |
| Transmission to Distribution of Electricity | utilities (eg. Power | exempte |
| | Grid, Electricity | |
| | Exchange, Electricity | |
| | Co.) | |
| AGRICULTURE RELATED: | | Will be |
| Services relating to cultivation of plants and | | exempte |
| rearing of all life forms of animals, (except the | | |
| rearing of horses), for food, fibre, fuel, raw | | |
| material or other similar products or agricultural | | |
| produce by way of- | | |
| (a) Agricultural operations directly related to | | |
| production of any agricultural produce; | | |
| (b) Supply of farm labour; | | |
| (c) Processes carried out at an agricultural farm, | | |
| which do not alter the essential characteristics | | |
| of agricultural produce but make it only | | |
| marketable for the primary market; | | |
| (d) Renting/leasing of Agro-machinery/vacant | | |
| land with/without a structure incidental to its | | |
| use; | | |
| (e) Loading, unloading, packing, | | |
| storage/warehousing of agricultural produce; | | |
| (f) Agricultural extension services; | | |

essential characteristics

Service by way of "Cold Chain Knowledge"

NCCCD:

Distribution

| (g) Services by any Agricultural Produce | | |
|---|-----------------------------|-----------|
| Marketing Committee/ Board or services | | |
| provided by a commission agent for sale / | | |
| purchase of agricultural produce. | | |
| (h) Services by way of fumigation in a warehouse | | |
| of agricultural produce. | | |
| JOB WORK: | | Will be |
| Carrying out "An Intermediate Production | | exempted |
| Process" as Job Work, in Relation to Cultivation | | |
| of plant & rearing of animals (Except horse), & | | |
| agriculture produce | | |
| Comment: Milling of paddy into rice (on job work b | asis) will be Taxable and v | alue will |
| be the processing charges (not on the entire value | of rice). | |
| INSEMINATION: | | Will be |
| Service of Artificial Insemination of Live Stock | | exempted |
| (except horse) | | |
| FRUITS & VEGETABLES: | | Will be |
| Services by way of pre-conditioning, precooling, | | exempted |
| ripening, waxing, retail packing, labelling of fruits | | |
| and vegetables, which do not change or alter its | | |
| | | |

TRANSPORTATION OF PASSENGERS

By "National Centre

for cold chain

development

| Service | Supplier and Recipient | Status |
|--|---------------------------|----------|
| Transportation of Passengers via- | | Will be |
| <u>Jal:</u> | | exempted |
| INLAND WATER-WAYS | | |
| OTHER WATER- WAYS (for Public Transport only | | |
| however for tourism it will be taxable) | | |
| Thal: | | |
| By Road- Contract Carriage- Non-AC (Public Transport | | |
| only) | | |
| [However, AC Vehicle/ Special Bus/Tourist Vehicle = | | |
| Taxable] | | |
| By Road- Stage Carriage- Non-AC | | |
| By Road- School Bus | | |
| By Road- Metered cab Run by 5.6 | | |

Will be

exempted

Chapter 7: EXEMPTION By Road-Rickshaw [However, Radio Taxi etc. will be taxable Taxable] By RAIL- Indian Rail - Other than first class or AC By Rail-Others = Metro, Mono, Tram Vayu: NER (North East Region, In economy class) RCS (Regional connectivity scheme) - GAP FUNDING by Government Comment: 1- No exemption shall be allowed ie it will always be taxable if the services supplied through an ECO, & notified under Section 9(5) of the CGST ACT. 2- Hiring of vehicles by firms for transportation of their employees ('charter or hire') will be taxable. 3- Private ferries (used as means of transport from one island to another in Andaman and Nicobar Islands) = If tickets purchased for transportation from one point to another= Exempt (owned by anyone) If tickets purchased for transportation (predominantly for tourism-transportation, sightseeing, food and beverages, music, accommodation) = Taxable. Will be Embassy: By Foreign Any Service (e.g. Visa Fees) Diplomatic exempted. Mission i.e. Embassy Will be DRIVING LICENSE/PASSPORT etc.: By Service By way of issuance of Passport, VISA On Arrival, CG/SG/UT/LA exempted Driving License, Birth Certificate, Death Certificate. TOUR OPERATOR SERVICES: By a tour will be Tour operator service, performed partly in India & partly operator to a exempted outside India, (to the extent of the value of the tour foreign operator service, performed outside India) tourist Comment: Value of the tour operator service performed outside India, Proportionate value Related to tour performed outside India. 50% of the total consideration charged for the entire tour, Whichever is lower will be exempted. * Day Rounding Off: 12 hours or exceeding 12 hours shall be considered as one full day and less than 12 hours shall be taken as half a day.

| EN | ITEDT | ATNIA | AENIT | / ENTRY | FEES |
|----|-------|-------|-------|----------|------|
| | JIEKI | ATIN | NEIVI | / CIVIR) | rees |

| Service | Supplier and Recipient | Status |
|---|---------------------------|----------|
| ZOO & PROTECTED MONUMENTS: | | Will be |
| Admission/Entry fees of a Museum, National Park, Wild Life | | exempted |
| Sanctuary, Tiger Reserve, ZOO and Protected Monuments | | |
| ART, CULTURE, SPORTS | by an | Will be |
| Service of training/Coaching in Re-creational Activities | individual, | exempted |
| relating to arts or culture | | · |
| Service of training/Coaching in Sports | by Recognised | Will be |
| | Charitable | exempted |
| | Trust | |
| ENTERTAINMENT | | Will be |
| Services by way of right to admission to- [consideration upto | | exempted |
| ` 500 per person] | | |
| (a) circus, dance, or theatrical performance (drama or | | |
| ballet); | | |
| (b) award function, concert, pageant, musical performance or | | |
| any sporting event (other than a recognised sporting event); | | |
| (c) Recognised sporting event; | | |
| (d) Planetarium, | | |
| FIFA (MEN/WOMEN) | | Will be |
| Entry Fee (Ticket to FIFA Event U-17 World Cup 2017) | | exempted |
| <u>AFC</u> | | Will be |
| Services by way of right to admission to the events | | exempted |
| organised under AFC Women's Asia Cup 2022 | | |
| FOLK/CLERICAL ART | Ву | Will be |
| Service by Way of Folk/Clerical Performance, in Relation of | Folk/Classical | exempted |
| "music"/Dance/Theatre, [consideration charged upto | Artist | |
| `1,50,000/- | | |
| [If artist provides service as Brand Ambassador, then it will | | |
| be taxable] | | |

RENTING, ACCOMODATION @ IMMOVABLE

| Service | Supplier and Recipient | Status |
|--|------------------------|----------|
| CONSTRUCTION (PMAY): | | Will be |
| Services by way of Pure labour contracts of construction, | | exempted |
| erection, commissioning, installation, completion, fitting | | |
| out, repair, maintenance, renovation, etc under the | | |

| Chapter 7: EXEMPTION | | |
|--|--------------|----------|
| Housing for All (Urban) Mission or Pradhan Mantri Awas | | |
| Yojana. | | |
| CONSTRUCTION (KOTHI): | | Will be |
| Service by way of Pure Labour contracts (i.e. only service | | exempted |
| component) of Construction, commission, Erection, | | |
| Installation of original work (Now work) of a SINGLE | | |
| Residential UNIT | | |
| [Note: Above service in relation to multi-unit / Multi | | |
| stories building will be taxable]. | | |
| LONG TERM ACCOMODATION: | on B to C | Will be |
| Service By way of renting of Residential Property which is | basis | exempted |
| intended for long term use, for Residence purpose | [However, if | · · |
| Comment: | rented on | |
| - Where Recipient is a registered person, | B-to-B basis | |
| - being proprietor of a proprietorship concern and | then it will | |
| - rents the residential dwelling in his personal capacity | be taxable. | |
| - for use as his own residence | | |
| Then the transaction will be B to C basis hence Exempted. | | |
| TDR/FSI: | By a | Will be |
| Service by way of TDR (transfer of development rights) | promoter, | exempted |
| or FSI (Floor Space Index), for construction of | to a buyer | ' |
| residential apartments, in a project, intended for sale, | , | |
| 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.] | | |
| Long Term Lease: | By a | Will be |
| Service by way of granting of long-term lease (30yrs or | promoter | exempted |
| more) (Consideration- Premium, salami, cost, price, | To a buyer | |
| development charges or by any other name payable), for | , | |
| construction of residential apartments, in a project, | | |
| intended for sale, 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.] | | |
| <u> </u> | ı | 1 |

Comment:

^{*}Location charges/Preferential location charges (PLC) paid upfront in addition to the lease premium for long term lease of land constitute part of upfront amount charged for long term lease = Exempt.

^{*} Sale of land = neither a supply of goods nor a supply of services (Schedule III) = No GST.

- * Sale of developed land (after levelling, laying down of drainage lines etc.) = sale of land = (Schedule III) = No GST.
- * Any service provided for development of land = Taxable.

TRANSPORTATION OF GOODS

| | T | |
|--|----------------------|----------|
| Service | Supplier and | Status |
| | Recipient | |
| Transportation of Goods via- | | Will be |
| Jal: INLAND WATER-WAYS only | | Exempted |
| Thal: By Road- (Other than GTA & Courier) | | |
| [However, transportation of goods by Rail will be | | |
| taxable.] | | |
| Vayu: By aircraft / vessel in relation to Import | | |
| Cargo | | |
| Comment: By aircraft / vessel in relation to Export | | |
| Cargo will be taxable. | | |
| Satellite Launching: | | Will be |
| Satellite launch services | | Exempted |
| National Permit: | | Will be |
| Services of granting National Permit to a goods | | Exempted |
| carriage to operate through-out India / contiguous | | |
| States | | |
| Transportation of specified Goods: | | will be |
| Transportation of specified goods by Rail / Vessel / | | exempted |
| GTA | | |
| [Specified | | |
| goods=Milk/Salt/Flour/Pulses/Rice/Agriculture | | |
| Produce/ News Paper/ Magazines/ Relief Material/ | | |
| Defence Material] | | |
| GTA Service to Recipient (unregistered): | By GTA, | will be |
| Service by way of transportation of goods | On b to C basis i.e. | exempted |
| | To unregistered | |
| | person (including | |
| | CTP of handicraft | |
| | who is unregistered) | |
| GTA Service to Govt.: | By GTA, | will be |
| Service by way of transportation of goods in a goods | To a Dept./ | exempted |
| carriage | Establishment of | |
| | the CG/SG/UT, or | |
| | to LA, or to | |
| | Governmental | |

| | agencies, (taken | | |
|--|----------------------|----------|--|
| | registration only as | | |
| | TDS deductor) | | |
| Nepal / Bhutan: | By Indian Supplier | will be | |
| Supply of service associated with Transit Cargo to | | exempted | |
| and From NEPAL and Bhutan eg Service of | | | |
| transpiration, insurance of transit cargo.) | | | |

SOCIAL WELFARE

| Service | Supplier and Recipient | Status |
|---|--|---------------------|
| Old Age Home: Service By Running Old Age home, where consideration is upto ₹ 25000 for All facilities, per month per member. | By CG/SG/ Recognised TRUST, to its Residents (60 years or more age) | will be exempted |
| Fair Price Shop: (Commission) Service By way of Sale of food grains, Kerosene etc. to public and Received commission from Government | By Fair Price shops (Rashan Ki Sarkari Dukan) to CG/SG/UT | will be exempted |
| NPO's: Service by way of reimbursement of charges or share of contribution - a) As a trade union; or b) For the provision of carrying out any activity (Exempt from GST); or c) Upto an amount of ₹7,500 per month per member for sourcing of goods/services from a third person for the common use of its members in a housing society or a residential complex. | By an unincorporated body or a non- profit entity registered under any law for the time being in force, to its own members | will be exempted |
| NPO: (2) Services engaged in— i) Activities relating to the welfare of industrial / agricultural labour/ farmers; or ii) Promotion of trade, commerce, industry, agriculture, art, science, literature, culture, sports, education, social welfare, charitable activities and protection of environment, against consideration in the form of membership fee upto an amount of one thousand rupees (₹ 1000/-) per member per year. | By an unincorporated body or a non-profit entity registered under any law for the time being in force, to its own members | will be exempted |

| <u>BANKING</u> | | |
|--|--|---------------------|
| Service | Supplier and Recipient | Status |
| Interest / forex: Interest on Loan/Advance/Deposits Discount [interest in advance] on Bill Discounting [Note: Interest involve in credit card service=Taxable.] Commission on - Sale - purchase of foreign currency amongst Bank & Authorised dealers & Vice-Versa | | will be exempted |
| JAN DHAN YOJANA Service Under "PM Jan Dhan Yojana" | By Banking company to Account holder of "Basic Saving Bank Deposit" | will be exempted |
| CARD PROCESSING (Bank Charges) Service By way of Card Transaction Processing where transaction Amount is upto ₹ 2000, [CARD = Credit Card, Debit Card & Other Cards] | By Bank, | will be exempte |
| Agency Service: Any Services with respect to accounts in its rural area branch; | By Business facilitator/ correspondent to a banking company | will be exempte |
| Any intermediary Services with respect to services mentioned above | By Any person as an intermediary to a business facilitator/correspondent [ie Agent ka Agent] | will be exempte |
| Any Services in a rural area. | By Business facilitator/correspondent to an insurance company | will be exempte |
| IFS (Intermediary of financial services) Services, in currencies other than Indian rupees (INR)] | By an intermediary of financial services (Located in a multi services SEZ with International Financial Services Centre (IFSC) status) to a customer (located outside India for international financial services) | will be exempted |

| <u> </u> | | |
|---|----------------------------|---------|
| Service | Supplier and Recipient | Status |
| Annuity: | | will be |
| Services of life insurance business provided by | | exempte |
| way of annuity under the National Pension | | |
| System | | |
| Group Insurance: | By the Army, Naval & Air | will be |
| Services of life insurance business provided | Force, Central Armed | exempte |
| under the Group Insurance Schemes of the CG. | Police Forces Group | |
| | Insurance Funds, | |
| | To members of the Army, | |
| | Navy and Air Force, | |
| | Coast Guard, Central | |
| | Armed force. | |
| Government Bodies Services: | By following Government | will be |
| Service provided | bodies- | exempte |
| [ESIC=Employee State Insurance Corporation/ | ESIC/EPFO/CM- | |
| EPFO= Employee Provident Fund Organisation/ | PFO/NPS | |
| CM-PFO= Coal Mines Provident Fund | | |
| Organisation/ | | |
| NPS=National Pension Scheme] | | |
| General Insurance: | To people covered under | will be |
| General Insurance Service under following | "Below poverty line" (BPL) | exempte |
| specified Insurance scheme | or marginally upto BPL | |
| [Specified Schemes= HUT Insurance | Category | |
| Scheme/Jan Arogya Bima Policy/ P.M. Suraksha | | |
| Bima Yojana/Nirmaya Health Insurance | | |
| Scheme/Bangla SHASYA Bima Yojana] | | |
| Life Insurance: | To person fall under BPL | will be |
| Life Insurance Service (under specified | Category or marginally | exempte |
| Insurance Scheme) | upto BPL Category etc. | |
| Specified Insurance Scheme: Jan Shree Bima | | |
| Yojana/Aam Aadmi Bima Yojana/Life Micro | | |
| Insurance product" (where Maximum cover is | | |
| upto ₹ 200000) / Varishtha Pension Bima | | |
| Yojana /PM Jan Dhan Yojana / PM Vaya Vandan | | |
| Yojana | | .11. |
| Premium paid by Government: | By insurance company | will be |
| Service By way of Insurance, where total | To Government | exempte |
| premium is paid by CG/SG/UT. | | |
| Re-Insurance: | | will be |
| Service By way of Re-Insurance of Insurance | | exempte |
| Service specified under above 3 rows (General | | |

| Chapter 7: EXEMPTION | | |
|--|--|------------|
| Insurance / Life Insurance / Premium paid to | <u> </u> | |
| Govt.) | | |
| Atal Pension: | | will be |
| Service under "ATAL Pension Yojana" | | exempted |
| State Pension Scheme: | | will be |
| Service under "State Pension Yojana" | | exempted |
| · | <u>, </u> | |
| | | |
| BUSINESS | RELATED | |
| Service | Supplier and Recipient | Status |
| Transfer of Going Concern: | Cuppiler und recipient | will be |
| Service way of transfer of going concern | | exempted |
| Hiring of Motor Vehicle: | to State transport | will be |
| Service of Hiring of Motor Vehicle having | Undertaking | exempted |
| capacity of 13 or more | - Chack raking | evenible |
| Service of hiring of "E-Vehicle having | To Local Authority | will be |
| capacity of 13 or more | To Local Marrier Try | exempted |
| Service of hiring of "Goods Transport | To Goods Transport Agency | will be |
| Vehicle" | 10 000d3 11 drisport Agency | exempted |
| Service of Hiring of Motor Vehicle | To a person who is providing | will be |
| Service of thining of Motor Vehicle | transportation service by | exempted |
| | way of Transportation of | CXCIIIPICC |
| | Student, Faculty, Staff to | |
| | an Educational Institute i.e. | |
| | school, college, Institution | |
| Toll: | Sensor, conege, Institution | will be |
| Service By way of "Access to a Road or a | | exempted |
| Bridge on Payment of Toll Charges | | |
| Comment: Higher toll charges (Additional fe | e) from vehicles not havina Fast | taa or in |
| case of overload will be the part of toll charge | | • |
| Incubatee: | By startups from Incubator | will be |
| Service by way of providing | (R&D Centres e.g. Amity | exempted |
| space/capital/coaching/Networking etc. | Noida, ITI Kharagpur, | upto 50 |
| | NDRI Karnal) | lakh in |
| | Having Turnover in P.F.Y: | CFY and |
| | Limited to ₹ 50 lakhs | this |
| | | exemption |
| | | will |
| | | continue |
| | | only upto |
| | | 3 years |

| Incubator: | By an Incubator | will be |
|--|------------------------------|----------|
| Any Service | | exempted |
| Legal Service: | By Arbitral | will be |
| Legal Service i.e. Any Service provided in | Tribunal/Advocates | exempted |
| Relation to Advice/Consultancy/Assistance | [Individual (Junior/Senior), | |
| and Includes Representation service | Firm of Advocate] | |
| Comment: However legal services by Senior | -To A Non-Business Entity | |
| advocate to senior / junior advocate or to | or | |
| firm of advocates will be taxable. | - To Government | |
| | Department or | |
| | - To a Business Entity | |
| | having turnover in PFY | |
| | limited to ₹ 10 lakh/20 | |
| | lakh/40 Lakh | |
| Business Exhibition: | By an organiser (e.g. | will be |
| Service, in Respect of a Business Exhibition | footwear association of | exempted |
| held outside INDIA. | INDIA). | |
| | To any person (e.g. | |
| | Footwear Manufacturer, | |

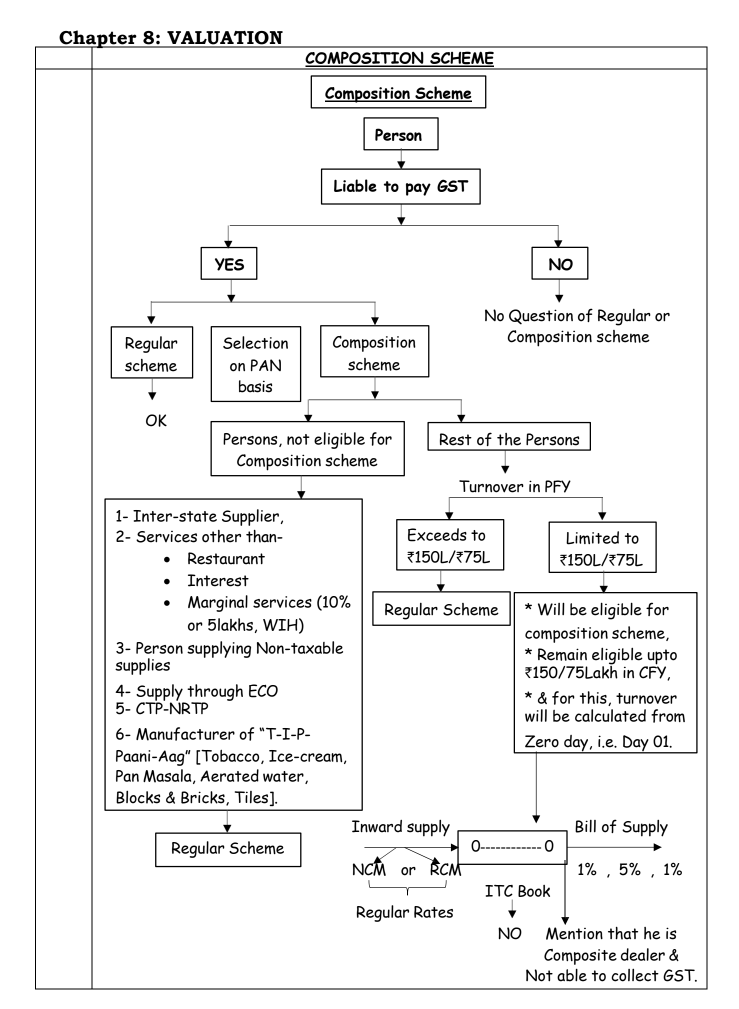
Additional Exemption Under IGST Act, 2017: N/N:9/2017 (IGST)

| Service | Supplier and Recipient | Status |
|--|---------------------------------|----------|
| | • | |
| Import of Service: | То | will be |
| Import of service, where Location of | # Government (CG/SG/UT/LA/ | exempted |
| supplier is outside India., & location | Governmental Authority) | |
| of Recipient is in INDIA, | # Individual (Using Service for | |
| [Specified Person = | Personal use) | |
| | # Recognized Charitable Trust | |
| | # Embassy (Use for official/ | |
| | personal purpose) | |
| | # United Nations/International | |
| | organization (For Official use) | |
| | # Special Economic Zone | |
| | (Developer/Unit) | |
| Where supplier of service Located | By Indian Tour Operator, | will be |
| in India & Recipient Belongs to | To a foreign Tourist, | exempted |
| outside INDIA. | | |
| Service provided, in Relation to a | | |
| Tour Conducted wholly outside | | |
| INDIA | | |

| Chapter 7. EXEMITIC | /A1 | 1 |
|---------------------|-------------------------------------|----------|
| Any Service | By Branch Office/Head Office | will be |
| | To any head office/Branch office | exempted |
| | of that person Located outside | |
| | India | |
| Any Service | By an Indian Intermediary where | will be |
| | Location of supplier & Recipient of | exempted |
| | Goods is outside India. | |
| | | |
| | | |
| | | |
| | | |
| | | |
| | | |
| | | |

| Chap | ter: 8 VA | LL | JATION | |
|---|----------------------------|-------|----------------|------------|
| Section | 15- Value of | Taxa | able Supplies | |
| <u>occinon</u> | 120 Value of | , axe | арто Оприноз | |
| Price actually paid or payable /Services | ole for supply o | of Go | oods | XXX |
| Adjustments- | leina laadina at | | | Includible |
| Incidental expenses e.g. pac | King, loading etc | ٥. | | Theludible |
| <u>Discount</u> *Pre supply /At the time of: | supply | | | Excludible |
| *Post Supply (Provide agreer recipient reduce correspond | nent in advance | for t | the same and | |
| Interest on | | | | |
| *Delayed consideration and a | on credit card | | | Includible |
| (Jab Mila, Jitna Mila usko in Bharna hoga, if not received | | | | Excludible |
| *Loan /advances/deposits | | | | |
| Obligation /Liability of supporty on behalf of supplier | plier paid by Ro | ecipi | ent to III | Includible |
| Other taxes e.g. Excise dut other old taxes (However Todeducted by Recipient so no | CS is not a tax, l | More | over TDS | Includible |
| * Subsidy Unit linked *Given | by Government ³ | * Giv | en to supplier | Excludible |
| *Otherwise, subsidy | | | | Includible |
| Example: Given value: ₹10,00 | 00 Subsidy₹ | 1,000 | 0 | |
| Given value is after considering subsidy/ Net | Given Government | by | AV= 10,000 | |
| of subsidy | Given NON Government | by | AV=11,000 | |
| Given value is Before | Given | by | AV= 9,000 | |

| | Given NON by AV=10,000 Government |
|---|--|
| | |
| | |
| | Question-1 |
| | Applicability of GST on incentive paid by MeitY (Ministry of Electronics and |
| | Information Technology) to acquiring banks under Incentive scheme for promotion of |
| | RuPay Debit Cards and low value BHIM-UPI transactions. |
| | Answer- |
| | It is hereby clarified that incentives paid by MeitY to acquiring banks under the |
| | Incentive scheme for promotion of RuPay Debit Cards and low value BHIM-UPI |
| | transactions are in the nature of subsidy and thus not taxable. |
| | |
| | Question-2 |
| | Whether No Claim Bonus provided by the insurance company to the insured can be |
| | considered as an admissible discount for the purpose of determination of value of |
| | supply of insurance service provided by the insurance company to the insured? |
| | Answer- |
| | It is, therefore, clarified that No Claim Bonus (NCB) is a permissible deduction |
| | under section 15 for the purpose of calculation of value of supply of the insurance |
| | services provided by the insurance company to the insured. Accordingly, GST shall be |
| | leviable on actual insurance premium amount, after deduction of No Claim Bonus |
| | mentioned on the invoice. |
| | |
| | Note (1) If Transaction value is not available/Reliable - then go for valuation Rules. |
| | Note (2) Assessable value = Tariff value: |
| | * Government has power to fix value of Goods/Service for GST/Cess calculation |
| | Purpose. |
| , | * Where such value is fixed with Respect to some goods/service than valuation of |
| | such goods/service will be Based on such value. |
| | Note (3) The Government, notifies the following supplies as assessable value will |
| | be tariff vale and here tariff value will be Entry fees of the followings- |
| | (i) Supply of online money gaming; |
| | (ii) Supply of online gaming, other than online money gaming; and |
| | (iii) Supply of actionable claims in casinos. |



| | Payment: Quarterly by 18th |
|-------------|---|
| | Statement: CMP08 (quarterly) by 18th |
| | Return: GSTR 04 (Annually) by 30th April of next F |
| | Books of accounts: Lesser record maintenance. |
| | |
| | Analysis Of Concept of Composition Scheme |
| W | hat is composition scheme: It is an alternate method to pay tax. It is an |
| op | tional scheme. If a person is liable to pay tax (crossed normal threshold limit), |
| th | en he can choose this option. It is PAN based scheme applicable for all |
| re | gistrations/ taxable persons registered under same PAN. |
| | |
| 6 | categories of persons are not eligible for the scheme: |
| (1) | Person making inter-state supply of goods/Services. |
| (2) |) Supplier of any service OTHER than- |
| | (a) Restaurant services |
| | (b) Limited value services along with main business. [Maximum value: 10% of |
| | turnover in state/UT or ₹ 5,00,000 whichever is higher] i.e. if value |
| | of these services exceed the maximum limit then the person not eligible f |
| | the scheme. |
| No | ote: Interest received on extending deposit loan and advances shall be ignored |
| | completely. |
| - |) Supplier of Non-taxable goods/Services. |
| |) The person who supplies goods/Services through E commerce operator. |
| (5) |) Manufacturer of specified goods. [Pan masala, tobacco, ice cream, Aerated |
| | Water, bricks, earthen /roofing tiles (not wall tiles)] |
| (6) |) Casual taxable person and Non-Resident Taxable person NR. (Banjaare). |
| | |
| If | a person not fall in above Six categories, then proceeds- |
| Pe | rson will be eligible for composition scheme in CFY, if- |
| | PFY- Aggregate turnover (all outward supplies i.e. taxable, exempted etc) |
| do | es not exceed to - ₹ 75 Lakh/150 lakh, |
| Ar | id he shall remain eligible upto ₹150lakh/₹75lakh in <i>C</i>FY . |
| In | CFY- After aggregate turnover of ₹ 150 lakh/ ₹75 lakhs, the scheme will be |
| La | psed & the person required to pay tax as per regular scheme. |
| No | otes: |
| (1) | ₹75 lakh limit applicable on 8 states: Arunachal Pradesh, Manipur, Meghalaya, |
| Mi | zoram, Nagaland, Sikkim, Tripura, Uttarakhand. |
| |) ₹ 150 lakh limit applicable on: Jammu-Kashmir, Himachal Pradesh, Assam and |
| | st of the states &UT. |
| |) Interest received on extending deposit/loan/advances shall be fully ignored. |
| (4) | Turnover (for limit) will be calculated from Zero day (day 1). |

Chapter 8: VALUATION (5) Tax Rates (Under Composition Scheme): Manufacturer = 1% + 1% of turnover (in a state/UT) • Supplier of food/drinks = 2.5% + 2.5 % of turnover (in a state/UT) • Other suppliers (i.e. trader) = 0.5% + 0.5% of turnover (in a state/UT) (6) If any inward supply taken Under RCM, then composite rates of GST to will not be applicable but it will be paid as per normal rate of tax. (7) Composition dealer shall issue BILL OF supply instead of invoice. (8) He cannot charge GST from the customer and composite tax will not be input tax for buyer and accordingly, buyer will not be eligible for ITC. (9) Quarterly return and payments by 18th of next month and minimum books of accounts and show off as he is a composite dealer. (10) If PO has reasons to believe that a taxable person has paid tax under composition scheme even though not being eligible, such person shall, in addition to any tax that may be payable by him under regular scheme, be liable to a penalty. (11) He shall mention the words "composition taxable person, not eligible to collect tax on supplies" at the top of the bill of supply issued by him; and (12) He shall mention the words "composition taxable person" on every notice or signboard displayed at a prominent place at his principal place of business and at every additional place or places of business.

Chapter 8: VALUATION

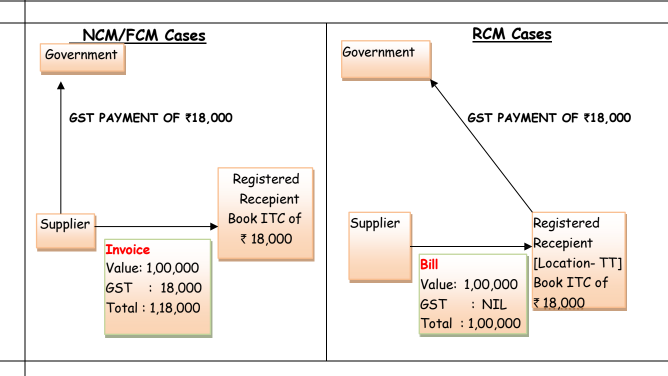
COMPOSITION SCHEME (SERVICE FOCUSED)

Service focused scheme has the same charismatic as of goods focused scheme subject to following differences-

Differences between goods focused and Service focused scheme

| Basis | Goods focused composition scheme | Service focused composition scheme |
|-------------------|----------------------------------|------------------------------------|
| Available | Person engaged in the business | Person engaged in the business |
| for | of— | of— |
| • | *Exclusive Goods | *Exclusive SERVICES |
| | *Restaurant | - |
| | *Goods + Service (Interest) | - |
| | *Goods + Other limited Value | *Goods + Other limited Value |
| | Services (10% or ₹ 5,00,000: | Services (Exceeding 10% or ₹ |
| | whichever is higher) | 5,00,000: whichever is higher) |
| Negative | Person engaged in the business | Person engaged in the business |
| List | as— | as— |
| | *Inter- state supply of Goods | *Inter- state supply of Goods |
| | /Services | /Services |
| | *CTP/NRTP | *CTP/NRTP |
| | *Through E commerce Operator | *Through E commerce Operator |
| | Goods/services | Goods/services |
| | *Manufacturer of Tobacco, Ice- | *Manufacturer of Tobacco, Ice |
| | cream, Pan masala, Aerated Water | cream, Pan masala, Aerated |
| | *Non-Taxable supplies of Goods/ | Water |
| | Services | *Non-Taxable supplies of |
| | | Goods/ Services |
| Composite Rate | 1%, 5%,1% | 6% |
| Turnover | ₹ 150 Lakh/₹ 75 Lakh | ₹50 Lakh/₹ 50 Lakh |
| Limit in PFY/CFY | | |

Chapter: 9 Reverse Charge Mechanism



| BASIS | NCM/FCM | RCM |
|-------------------------|-----------------------------------|--------------------------------------|
| Net Revenue to Supplier | [1,18,000 - 18,000 GST]= 1,00,000 | 1,00,000 |
| Cost To Recipient | [1,18,000 - 18,000 ITC] 1,00,000 | [1,00,000+GST 18,000 - ITC]=1,00,000 |
| Revenue To Government | 18,000 | 18,000 |

Crux:

In Both the Cases Financial Position Remains Same, Then Why RCM—

- 1) Where Government Has No Control Over the Supplier (e.g. Import of Service).
- 2) Where Government Has No trust Over the supplier (e.g. Goods Transport Agency).
- 3) Where Supplier Belongs To Un-Organised Sector Eg. Insurance Agent Service.
- 4) Important Note: Where RCM is applicable double entry shall be made in the books of Recipient-
 - Book ITC of GST in such inward supply under section 16.
 - Pay the GST under reverse charge through E Cash Ledger only.
- 5) For applicability of RCM recipient must be located in taxable territory.

| Sn | Supplier | Service | Recipient | Taxability | RCM [Recipient must be located in Taxable territory] | FCM |
|----|--|---|--|---|--|--|
| 1. | Goods Transport Agency (GTA) | Service by way of transportation of goods belonging to others by road | Consignor or consignee who is liable to pay freight | # Goods wise exemption e.g. Transportation of Milk, salt, Flour, Pules, Rice, agriculture Produce, Newspaper & Magazines, Relief material, Defence material. # Service to Unregistered Person # Service to Unregistered CTP. # Service to Govt, Department which has TDS registration Only. Will be exempted. | # Where recipient is a Factory, society, cooperative society, GST Registered Person, Body Corporate, Partnership Firm (Registered or Not), including Association of persons, Casual Taxable Person. Then recipient liable to pay GST. Note: Rate of GST *5% and NO ITC to GTA | # Where GTA voluntarily Exercise the option to Pay GST under FCM. Then supplie liable to pay GST. Note: Rate of GST *5% and NO ITC to GTA * 12% and GTA eligible to book ITC |
| 2 | Individual Advocate (Senior or Junior), Firm of advocate | Legal Services provided in relation to advice, consultancy or assistance in any branch of law and representational service. | Business Entity having turnover more than threshold limit in PFY | #Service provided to Greeb Business entity i.e. the entity having turnover limited to Threshold Limit in PFY. #Service provided to Government Departments. Will be exempted. | Recipient / Client Liable to pay GST under RCM. | - |
| 3 | Arbitral Tribunal | Service of Justice | Business Entity having turnover more | #Service provided to Grib Business entity i.e. the | Recipient / Applicant Liable to pay | - |

| Chap | ter 9. KB | VERSE CHA | KGE MEC | ITANIOM | • | |
|-----------------|-----------------------|---------------------------------------|--|--|---|--|
| | | | than threshold limit in PFY | entity having turnover limited to Threshold Limit in PFY. #Service provided to Government Departments. Will be exempted. | GST under RCM. | |
| 4 | Organiser of an Event | Sponsorship services | Body- corporate or partnership firm | Sponsorship of Sports Events will be exempted | Recipient liable to pay GST under RCM. | - |
| 5, SA 5AA | Non- Government | Renting of Residential Property | B to C | Exempted Taxable | Recipient liable to pay GST under | - |
| | Government | Renting of Residential | B to C | Exempted | RCM. | - |
| | | Property | B to B | Taxable | Recipient liable to pay GST under RCM. | |
| | Non Government | Renting of Commercial Property | B to C | Taxable | - | Supplier liable to pay GST under FCM. |
| | | | B to B | Taxable | - | Supplier liable to pay GST under FCM. |
| | Government | Renting of Commercial Property | B to C | Taxable | - | Supplier liable to pay GST under FCM. |
| | | | B to B | Taxable | Recipient liable to pay GST under RCM. | - |
| | Note: Here Inc | dian Railway will not | be considered as | Government, | | |
| | Government | P.V.T. Services | Any Person | Post office basic Services will be exempted. | - | Supplier liable to pay GST under FCM. |
| | Government | Other Services | Any Person | Services to Non Business Entity, Garib Business entity, Government, Driving license, | - | - |

| Cnap | iter 9: RE | VERSE CHA | KGE MEC | HANISM | | |
|------------|--------------------|---|--|---|--|---|
| | | | | death/Birth certificate etc. will be exempted Rest of the services will be taxable e.g. Spectrum | Recipient liable to pay GST under RCM. | - |
| 5B | Any Person | Services of Transfer of development right [TDR] /Floor Space Index [FSI] | Promoter | #Where there is sale of Under construction property then property liable to GST and TDR/FSI will be Exempted. #Where there is sale of construction property then property will not be liable to GST and TDR/FSI will be taxable | Recipient/ Promoter liable to pay GST under RCM. | - |
| 5 <i>C</i> | Any Person | Long term lease of land (30 years or more) for construction of a project | Promoter | Similar to above | Recipient/ Promoter liable to pay GST under RCM. | - |
| 6 | Director | Services of Directorship | Company or a body corporate | #Directorship services given by Whole time director #Directorship services given by Part time director of Government body Will not be a supply hence NO GST. | Recipient/ company liable to pay GST under RCM. | - |
| 7 | Insurance Agent | Services of Insurance Agent | Insurance company | Service provided to Rural Area branch of insurance company will be exempted. | Recipient/ insurance company liable to pay GST on commission and incentives under RCM. | |
| 8 | Recovery Agent | Services of Recovery Agent | Banking company, financial institution, | - | Recipient/ banking company, Financial | |

| 9 | Music composer, photographer, artist, or the like | Copyright Services relating to original dramatic, musical or artistic | financial institution (NBFC) Music company, producer or the like. | - | NBFC liable to pay GST on commission and incentives under RCM. Recipient /Music company, producer or the like liable to pay GST under RCM. | |
|-----|--|--|--|--|---|--|
| 94. | Author | Copyright relating to original literary | Publisher | - | Recipient/ Publisher liable to pay GST on Royalty under RCM. | FCM will be APPLICABL wherethe author has taken registration under GST and filed a declaration that he will pay GST. |
| 10 | Members of Overseeing Committee constituted by the Reserve Bank of India | Services of Overseeing Committee | Reserve Bank of India | | Recipient/ RBI liable to pay GST under RCM. | - |
| 11 | Individual Direct Selling Agents | Services of Direct Selling Agents (DSAs) | Banking company, NBFC | - | Recipient/ banking company, NBFC liable to pay GST under RCM. | However, where DSA other than individual then FCM w be applicab |
| 12 | Business facilitator (BF) | Services of business facilitator (BF) [Nature of Service: Refer clients, pursue the client's Proposal and facilitate the bank to carry out transactions but cannot transacts on behalf of bank.] | A banking company | Where services given to Rural Area Branch of banking company then it will be exempted. | Recipient/ banking company liable to pay GST under RCM. | |
| 13 | An agent of business correspondent (BC) | Services of Agent of business | Business correspondent, [BC: they are permitted to | Where services given to Rural Area Branch, then it | Recipient/ Business Correspondent liable to pay | - |

| | | correspondent (BC) | carry out transactions (Deposit / transactions) on behalf of the banks] | will be exempted. | GST under RCM. | |
|----|-------------|--|---|---|---|--|
| 14 | Non-Company | Security services (services provided by way of supply of security personnel) | Registered person | Indoor security Services provided to School will be exempted. | Recipient/ Registered person liable to pay GST under RCM. | FCM will be applicable Where Supplier is-Body corporate, Goverment Department, Local authority; Governmental agencies, registered only as TDS deductor Composite dealer u/s10 |
| 15 | Non-Company | Services provided by way of renting of any Passenger motor vehicle (jisme fuel ka amount alag se nahi dena hota) | Company | | Recipient/ company liable to pay GST under RCM. Note: Rate of GST *5% and NO ITC to Supplier except one input service of Renting of motor vehicle. | # in case of any other combination supplier liable to pay GST under FCM. Note: Rate of GST *5% and NO ITC to Supplier except one input service of Renting of motor vehicle. # Moreover where 12% Model is opted by supplier with Full ITC then FCM will be Applicable. |
| 16 | Lender | Lending of Securities | Borrower | | Recipient/ borrower liable to pay GST under RCM. | - |

Note: The wordings Central Government and State Governments, shall also include Parliament, State Legislatures, Courts and Tribunals.

As per IGST LAW in addition to above following shall also be covered under: N/ N: 10/2017- Integrated Tax

| Sn | Supplier | Service | Recipient | Taxability | RCM [Recipient must be located in Taxable territory] |
|----|----------------------------------|-----------------------------|--------------------------------------|--|--|
| 1 | Any person located outside | Import of Any service | Any person located in India | # Where there is an import of service for free of cost - from related person - For business purpose then it will be supply, otherwise not a supply. # Moreover, Various import of services are exempted from GST such as Services taken by -individual for personal use, -Government - Trust Etc. | Recipient will be liable to pay GST under RCM. |

Specified Supplies under Section 9(4)

| Sn | Supplier | Goods / Service related to Construction sector | Recipient | Taxa bility | RCM [Recipient must be located in Taxable territory] | FCM |
|----|---------------------|--|------------------------------------|----------------|--|-----|
| 1 | Unregistered person | Supply of Cement | Registered Person (Promoter) | - | Promoter liable to pay GST under RCM | |
| 2 | Unregistered person | Supply of Capital Goods | Registered Person (Promoter) | | Promoter liable to pay GST under RCM | |
| 3 | Unregistered person | Supply of Input Services, Other inputs | Registered Person (Promoter) | | | |

| J. M. W. Bridge Chillian M. B. | | | |
|--------------------------------|--------|--------------------|--|
| - Upto 20% | NO | | |
| · | GST | | |
| - In Excess of | Liable | Promoter liable to | |
| 20% | to | pay GST under | |
| | GST | RCM | |

Chapter: 10 Invoice

| Section 31 | Who, when, how to issue invoice/ bill of supply, Revised Invoice etc | | |
|------------|--|--|--|
| Section 32 | only a registered person can collect in prescribed manner: | | |
| Section 33 | Amount of Tax to be indicated in tax invoice and other documents: | | |
| Section 34 | Debit and credit note | | |

Tax INVOICE/ Bill of supply/Receipt Voucher: For supply of goods or services

Section: 31 to 34 of CGST ACT, 2017 AND CGST RULES, 2017

Section 32: only a registered person can collect in prescribed manner: A person who is not a registered taxable person shall not collect in respect of any supply of goods and/or services any amount by way of tax under the CGST/SGST Act and the registered taxable person shall collect tax in accordance with the provisions of this Act.

Section 33: Amount of Tax to be indicated in tax invoice and other documents: Where any supply is made for a consideration, every person who is liable to pay tax for such supply shall prominently indicate in all documents relating to assessment, tax invoice and other like documents, the amount of tax which will form part of the price at which such supply is made.

| Who is |
|-------------|
| required to |
| issue /Bill |
| off supply. |

Tax invoice:

Tax invoice is required to be issued by the following persons:

- A Registered supplier paying tax under regular scheme shall issue TAX INVOICE.
- A Registered Recipient (RCM): Recipient liable to pay GST under reverse charge need to issue an invoice.

Chapter 10: INVOICE

ill of supply:

- A Registered supplier making EXEMPTED supplies shall issue a BILL OF SUPPLY
- A Registered taxable Person Paying Tax under COMPOSITION SCHEME shall issue a BILL OF SUPPLY.

Note: Small value invoice /Bill of supply: Where supply is made to an unregistered person having value below ₹ 200 and buyer is not willing to get invoice / Bill of supply- then the supplier need not to mandatorily to issue Invoice or Bill of supply but need to issue a consolidated invoice/bill of supply at the end of the day and will keep that document himself.

<u>Receipt Voucher:</u> A registered Supplier shall, on receipt of advance payment with respect to any supply, issue a receipt voucher evidencing receipt of such payment.

NOTE:No need of signature in case of computer generated documents (Invoice/ Bill of Supply/Challan etc.)

When

(Last date or due date)

In case of supply of goods

- (a) Where supply involve Removal of goods: Then the invoice shall be issued before or at the time of removal of goods and in case where supply does not involve Removal of goods: Then the invoice shall be issued before or at the time of delivery of goods.
- (b) In case of continuous supply of goods:

| Where periodic "statements of account" are given by supplier ie Payment linked to statement of accounts | Then invoice shall be issued on or before each such statements is issued. |
|---|---|
| Where payment made "on Account basis" | Then invoice shall be issued on or before each payment is received. |

(c) <u>In case of sale on approval basis:</u> Invoce shall be issued on or before acceptance date or 6 Months from the date of removal (whichever is Earlier)

| | <u>In case of supply of Taxable Services:</u> | | |
|--------------------|---|--|--|
| | (a) At the time of provision of service, Before provision of service or after provision of service [within 30/ (45 days in case of Banking and Insurance)] | | |
| | (b) In case of continuous supply of service: | | |
| | Where the due date of payment is ascertainable from the contract, | | |
| | Where the due date of payment is not ascertainable from the contract, The invoice shall be issued before or at the time when the supplier of service receives the PAYMENT; | | |
| | Where the payment is linked to the completion of an event, | | |
| | (c) Where the supply of services ceases under a contract before the completion of the supply, the invoice shall be issued when the supply ceases and such invoice shall be issued to the extent of the supply affected before such cessation. | | |
| | NOTE: Where recepient liable to pay GST under RCM then An invoice shall be issued on the date of receipt of Goods /services | | |
| | Inovice Cum Bill of Supply: Where a registered person is supplying taxable as well as exempted goods or services or both to an unregistered person, a single "invoice-cum-bill of supply" may be issued for all such supplies. | | |
| How | <u>Manner of issuing:</u> Supply of goods: The invoice shall be prepared in triplicate, Supply of Services: The invoice shall be prepared in duplicate. | | |
| Revised invoice | A registered taxable person may, within 1 month from the date of issuance of RC issue a revised invoice against the invoice already issued during the period: | | |
| | Starting from the effective date of registration | | |
| | Till the date of issuance of RC to him. (So that buyer can avail the credit if he is eligible) | | |

| Basis | Debit Note/Supplementary Invoice. | Credit Note |
|--|---|--|
| When to issue | Where one or more tax invoice has been issued and the taxable value or tax charged in that tax invoice is found less then the supplier shall issue to the recipient one or more debit notes. | Where- one or more tax invoice has been issued and the taxable value or tax charged in excess, or sale return or under supply then the supplier, may issue a CREDIT NOTE. |
| What to do after issue | Any registered person who issues a debit note shall declare the details of such debit note in the upcoming return and the tax liability shall be adjusted. | Supplier shall declare the details of such one or more credit notes in the upcoming return but max to max by 30 th November of next Financial Year or the date of filing of annual return, whichever is earlier, and the tax liability shall be adjusted. |
| Banking Company or a Financial Institution including NBFC/ insurer | Exemption from Serial Number and ADDRESS: Where the supplier of taxable service is an insurer or a banking company or a FI, NBFC the said supplier shall issue a tax invoice even if not having serial number and address of recipient. | |
| Goods Transport Agency Service | BILTY/CONSIGNMENT NOTE: the said supplier of service shall issue a tax invoice containing the gross weight, name, vehicle registration number details of goods transported, details of origin and destination, GSTIN of taxable person etc. | |
| Passenger Transportati on Service | In case of passenger transportation service: TICKET= INVOICE: In case of cinema hall: TICKET= INVOICE: | |

Concept of E-INVOICE (Relevant extract from Rule 48)

The invoice shall be prepared by such class of registered persons

- whose aggregate turnover in a financial year exceeds `5 crore
- by including such particulars contained in FORM GST INV-01
- after obtaining an Invoice Reference Number
- by uploading information contained therein on the Common Goods and Services Tax Electronic Portal in such manner and subject to such conditions and restrictions as may be specified in the notification.
- However, Commissioner may, exempt a person or a class of registered persons from issuance of invoice for a specified period.

Notification @ E Invoicing: - Hereby notifies registered person,

- Whose aggregate turnover in any preceding financial year from 2017-18 onwards exceeds ₹5 crore, as a class of registered person
- who shall prepare invoice and other prescribed documents, in terms of <u>Rule 48(4)</u>
- in respect of supply of goods or services or both
 - \Rightarrow to a registered person [B to B supplies] or
 - \Rightarrow for exports.

other than a Special Economic Zone unit and the followings \dots

| Insurance company, Banking company/NBFC/Financial Institution | |
|---|--|
| Goods transport agency | |
| Passenger Transporter | |
| Cinema halls | |
| OIDAR supplier | |
| A government department, a local authority | |

Q. Whether the exemption from mandatory generation of e-invoices is available for the entity as whole, or whether the same is available only in respect of certain supplies made by the said entity?

Ans. Certain entities/sectors have been exempted from mandatory generation of e-invoices

It is hereby clarified that the said exemption from generation of e-invoices is for the entity as a whole and is not restricted by the nature of supply being made by the said entity.

Illustration: A Banking Company providing banking services, may also be involved in making supply of some goods, including bullion. The said banking company is exempted from mandatory issuance of e-invoice, for all supplies of goods and services and thus, will not be required to issue e-invoice with respect to any supply made by it.

Q. Whether carrying physical copy of invoice is compulsory during movement of goods in cases where suppliers have issued invoices in the manner prescribed under <u>rule 48 (4)</u> of the <u>CGST Rules</u>, <u>2017</u> (i.e. in cases of e-invoice).

Ans. It is clarified that there is no need to carry the physical copy of tax invoice in cases where invoice has been generated by the supplier in the manner prescribed under <u>Rule 48(4)</u> of the <u>CGST Rules</u> and production of the Quick Response (QR) code having an embedded Invoice Reference Number (IRN) electronically, for verification by the proper officer, would suffice.

Q. Whether e-invoicing is applicable for supplies made by a registered person, whose turnover exceeds the prescribed threshold for generation of e-invoicing, to Government Departments or establishments/Government agencies/ local authorities/ PSUs which are registered solely as TDS Deductor?

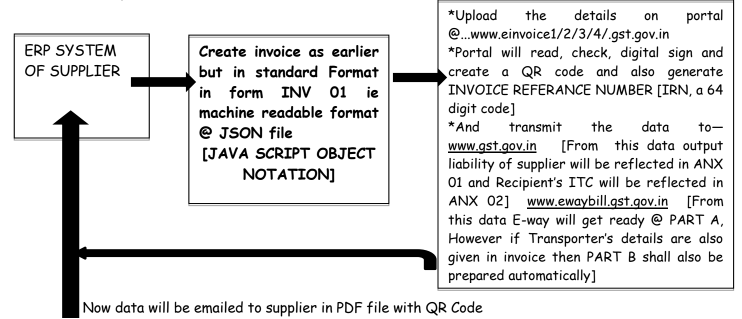
Ans. Registration of TDS Deductor is fall under section 24 of CGST Act, 2017 as Mandatory Registration. Therefore supplies to such persons will be called as B to B supplies.

Accordingly, the registered person, whose turnover exceeds the threshold for generation of e-invoicing, is **required to issue e-invoices** for the supplies made to such Government Departments or establishments/ Government agencies/ local authorities/ PSUs, etc.

Benefits of E- Invoice:

- 1. Curb tax evasion through check on fake ITC and Invoices
- 2. Automated Updation of GSTR = 1/2B and E way Bill.
- 3. Ease of compliance.
- 4. Enhance efficiency of tax administration.
- 5. Paperless work
- 6. Etc.

How the concept of E- Invoice will work



- After that PDF file / QR code will be given to transporter
- Officer will check it on the way with QR Code scanner (Specific Govt app available on e-invoice website)
- Such QR Code contains the details of supplier, Recepient, supply detail, IRN, Digital sign etc.

Concept of Dynamic QR Code [Relevant Extract From Rule 46]

IN CASE OF NORMAL INVOICING ie Other than E-Invoicing: Government may, by notification, on the recommendations of the Council, and subject to such conditions and restrictions as mentioned therein, specify that the tax invoice shall have Quick Response (QR) code.[FOR PAYMENT PURPOSE].

Dynamic QR Code: NOTIFICATION No. 71/2020:IN CASE OF NORMAL INVOICING

An invoice issued by a registered person, whose aggregate turnover in any preceding financial year from 2017-18 onwards exceeds ₹500 crore,

- to an unregistered person (hereinafter referred to as B2C invoice),
- shall have Dynamic Quick Response (QR) code:
- [other than those referred to in

Insurance company, Banking company/NBFC/Financial Institution

Goods transport agency

Passenger Transporter

Cinema halls

OIDAR supplier

QR Code through DIGITAL DISPLAY: Where such registered person makes a Dynamic Quick Response (QR) code available to the recipient through a digital display,

- Such B2C invoice issued by such registered person containing cross-reference of the payment using a Dynamic Quick Response (QR) code,
- shall be deemed to be having Quick Response (QR) code.

| Chapter: 11 TIME OF SUPPLY | | | |
|--|-------------------------------|---------------------------|--|
| Background: | | | |
| Section 12: Time of supply- in case of Goods | | | |
| Section 13: Time of supply- in case of Services | | | |
| GST is payable on supply of | goods or services. A supply o | consists of elements that | |
| can be separated in time, like | e purchase order/agreement | t, dispatch (of goods), | |
| delivery (of goods) or provis | ion or performance of servic | ce, entry in the records, | |
| payment, and entry of the po | ayment in the records or dep | posit in the bank. | |
| So, at which of these points | of time does GST become p | ayable? | |
| Does it become payable? | | | |
| when an agreement to supply | ~ | | |
| when the goods are shipped | • | l, or | |
| when the invoice is issued or | , , | | |
| What if the goods are shipp | • | | |
| What if the service is provide | • | | |
| Provisions relating to 'time o | | | |
| that arise on the timing of the liability to pay CGST and SGST/UTGST (intra-State | | | |
| supply) and IGST (inter-State supply) as time of supply fixes the point in time when | | | |
| the liability to pay tax arises. | | | |
| The CGST Act provides separate provisions for time of supply for goods and | | | |
| services vide sections 12 and 13. | | | |
| Note: Meaning of "Date of Payment" for supplier: Date of bookish entry by | | | |
| supplier or Date of Actual credit in supplier's bank, whichever is earlier. | | | |
| Meaning of "Date of Payme | - | | |
| Recipient or Date of Actua | l debit in recipient's bank, | whichever is earlier. | |
| | | | |
| | | | |
| <u>Basis</u> | TOS @ SUPPLY OF | TOS @ SUPPLY OF | |
| | SERVICE SECTION: 13 | GOODS SECTION: 12 | |
| FCM CASES where | Where invoice is issued | Where invoice is issued | |
| Supplier Liable to pay | with- in time then: | within time then: | |
| <i>G</i> ST | Invoice date OR | Invoice date OR | |
| | Payment date | Payment date | |
| | (Whichever is Earlier will | (Earlier) | |
| | be the time of supply) | | |

Chapter 11: TIME OF SUPPLY

| Chapter 11. Time of Su | | I |
|------------------------|---|--|
| | Where invoice is not issued with- in time then: Completion date OR Payment date (Whichever is Earlier will | However, for specified actionable claims which are Actionable claims (Goods). Invoice date OR Payment date (Whichever is Earlier will be the time of supply) Where invoice is not issued with- in time then: Last date of Issue of invoice OR Payment date |
| | be the time of supply) | However, for specified actionable claims which are Actionable claims (Goods). |
| | | Last date of Issue of invoice OR Payment date (Whichever is Earlier will be the time of supply) |
| | RESCUE Provision: Bookish Entry Date in Recipient Books will be the time of supply. | |
| | Chiller Advance: IF Amount Received in Excess of Bill Amount (MAX upto ₹1000): Such "Advance Payment" then supplier has 2 options. Option 1: Pay GST on Payment basis i.e. TOS | Chiller Advance: IF Amount Received in Excess of Bill Amount (MAX upto ₹1000): Such "Advance Payment" then supplier has 2 options. Option 1: Pay GST on Payment basis i.e. TOS |
| | will be advance payment revived Option 2: Do not pay GST on such advance on payment basis but pay when it will be adjusted in | will be advance payment revived Option 2: Do not pay GST on such advance on payment basis but pay when it will be adjusted in |
| | next invoice i.e. TOS will be next invoice date. General provision Payment date OR | next invoice i.e. TOS will be next invoice date. General provision Payment date OR |

Chapter 11: TIME OF SUPPLY

| RCM CASES where | 61th day from the date | 31th day from the date |
|-------------------------------|---|--|
| Recipient Liable to pay | of invoice (Whichever is | of invoice OR |
| GST | Earlier will be the time of | Goods recd. Date |
| | supply) | (Whichever is Earliest will be the time of sup |
| | Rescue Bookish Entry | Rescue: Bookish Entry |
| | Date in the Books of | Date in the Books of |
| | Recipient_will be the time | Recip <u>ient w</u> ill be the t |
| | of supply. | of supply. |
| | Associated Enterprises + | |
| | Import of service +RCM | |
| | Payment Date OR Bookish Entry Date | |
| | (Whichever is Earlier will | |
| | be the time of supply) | |
| Voucher/ Coupon Etc. | Where there is a | Same |
| | specific supply is given | |
| | against voucher or | |
| | coupon etc., then | |
| | TOS will be the date of | |
| | issue of coupon or voucher. | |
| | Where multiple supplies | |
| | can be given against | |
| | voucher or coupon etc., | |
| | then | |
| | TOS will be the date of | |
| | Redemption of coupon or | |
| | voucher. | |
| Residuary Provision | TOS will be the date of - | Same |
| Eg search and seizure matters | Petunn Filing Due Note | |
| mu rers | Return Filing Due Date OR | |
| | Date of payment of TAX | |
| | (AS the Case May be) | |
| Additional Amount like | TOS will be the date of | Same |
| interest / Penalty | Astro-Density of | |
| | Actual Receipts of Interest, penalty etc. | |
| | I INTEREST DENGITY ETC | İ |

Chapter 12: Registration

Who is required to take Registration?: Section 22, 23, 24 [Already discussed in taxable person chapter]

When to take registrati on

Generally registration is required to be obtained within 30 days from the date on which he becomes liable to registration.

In special cases:

Casual Taxable Person and Non Resident:

Application for RC: (5 Days in advance) The person shall apply for registration at least 5 DAYS PRIOR to commencement of business in and such person shall make taxable supplies only after issuance of RC.

Period of RC: (90 + 90 days) RC issued to such persons shall be valid for a period of 90 days + 90 days OR as mentioned in application for registration (whichever is earlier).

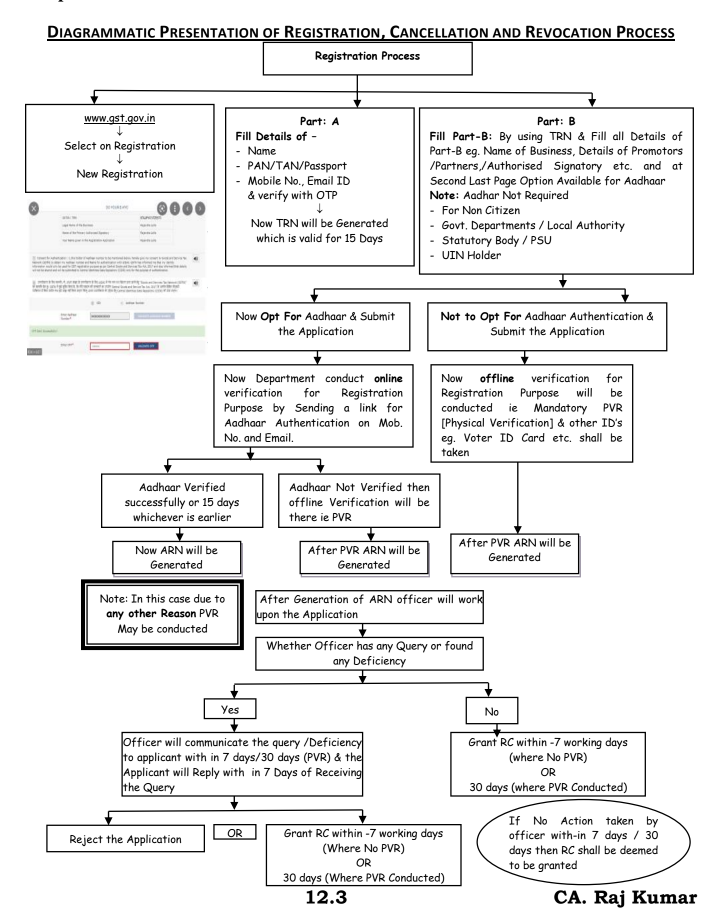
Advance deposit of Tax: such person MAY deposit advance estimated NET tax liability [Estimated Gross Output GST - Estimated ITC] at the time of application for registration on the basis of TRN. However if applied for extension then SHALL deposit advance tax on estimation basis for such extended period. Such amount shall be credited in his E- cash Ledger account.

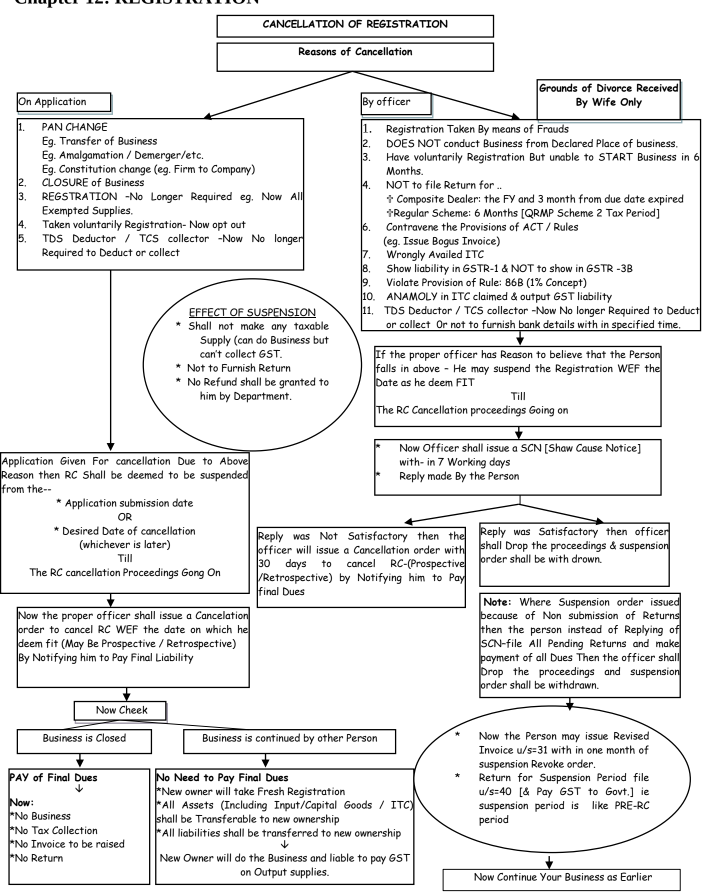
Note; Where an Exhibition is for more than 180 days then applying for normal registration considering consent letter of using premises as address proof for registration.

Registration after Survey/ Investigation etc.: where It is found during any survey, inspection, search, enquiry or any other proceeding that-Person required registration but fails to get register himself:

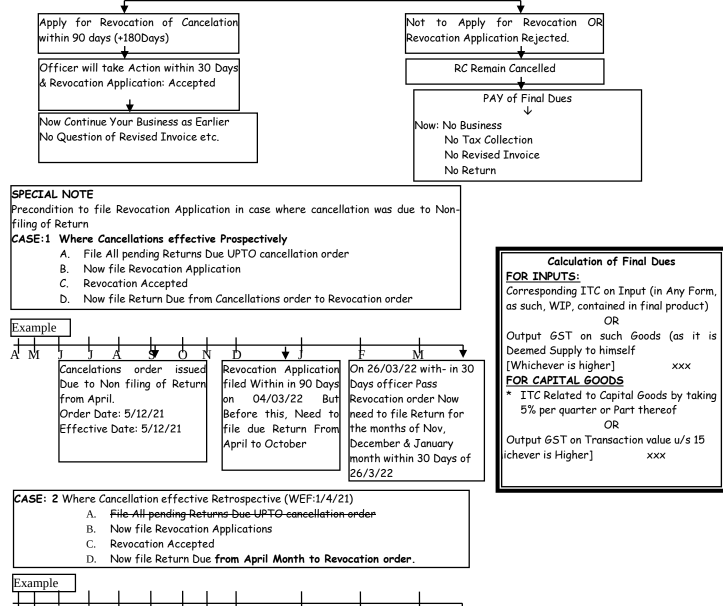
- then such officer may register the said person on \underline{a} temporary basis and issue an order
- and it will be effective from the date of order of Registration.[penalty etc. will also be there]
- And such person shall within 90 Days
 [within 30 days of order of Appellate Authority if file appeal against grant of such temporary registration]

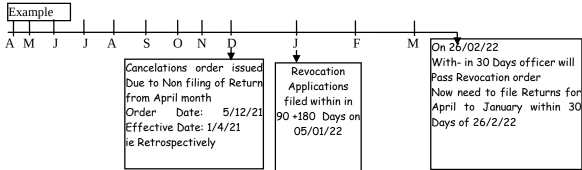
| | from the date of grant of such registration shall file an application for registration in prescribed form and such RC will be effective from the date of ORDER by officer. | | |
|-----------------------|---|--|--|
| Where and | Place of Registration: Every person who is liable to be registered shall apply for registration in EVERY SUCH STATE/UT from where he makes a taxable supply. | | |
| how many | What about TWI: Every person who makes a supply FROM the Territorial Waters of India shall obtain registration in the nearest state or Union territory. | | |
| Registrati ons are | Number of Registration: | | |
| required | One state/UT@ one Registration | | |
| | In general if the person making taxable supplies from one state/ UT then he is required to take one registration. | | |
| | One state/UT @Multiple Registration: | | |
| | The person MAY obtain a SEPARATE REGISTRATION for each Place of Business located within the state/UT. | | |
| | Multiple state @ single Registration | | |
| | In case of unique identity number embassy/ UN etc./Specified actionable claim supplier located outside India is required to take only one registration which is valid for all over India. | | |
| Amendme nt in RC | Changes in Core fields: [Business Name Change, Address change, change in Directors/Partners etc.] | | |
| | Every RC/UIN holder shall inform the Proper Officer ANY changes in the information furnished at the time of application or thereafter. | | |
| | However officer may approve within 15 working days or reject (after giving SCN and OPPORTUNITY OF BEING HEARD) such changes. | | |
| | Changes in None core fields: [Change in Phone Number, E-mail id of authorised signatory] | | |
| | Every RC/UIN holder shall inform the Proper Officer ANY changes in the information furnished at the time of application of thereafter. | | |





REVOCATION/RESTORATION OF REGISTRATION





MISC:

<u>Biometric</u>: Central Government, hereby specifies that <u>Biometric provision</u> shall as of now apply in the State of Gujarat and the State of Pudducherry.

<u>Physical verification of business premises in certain cases:</u> [During physical Verification presence taxpayer not required]

Physical verification_Before Registration in case of :

- Not to opt for Aadhaar Authentication
- Opt for, but failed
- Suggested by Artificial Intelligence
- Suggested by officer
- and maximum Time to upload report by Officer: 5 days in advance of Granting Registration.

Physical verification After Registration in case of :

- Suggested by Artificial Intelligence
- Suggested by officer and
- Maximum Time to upload report by Officer:15 days.

Structure of RC

GSTIN: 09AALCA8207B1ZU

State wise PAN based GSTIN--

First two digits: State code

Next 10 digit : PAN

Next digit: SN of Registration in same state on same PAN

• Next digit: blank for further use

Next digit: Checksum digit (department use)

RC Display: Display RC in a prominent location at his principal and additional place (s) of business and shall display the registration number on the name board exhibited at entry of his principal place of business and any other place of business.

All Documents/notices @ electronically and Digital signed: Each document filed online shall be signed by person specified. All orders and notices under this chapter shall be issued electronically by proper officer.

All applications/replies @ electronically and digitally signed: All applications, including reply, if any, to the notices, returns including the details of outward and inward supplies, appeals or any other document required to be submitted under the provisions of these rules shall be so submitted electronically with digital signature certificate or through esignature as or through e signature.

Furnishing of Bank Details:

Furnishing bank account details within 30 days of grant of registration or before furnishing GSTR 01 (Whichever is Earlier) otherwise shall be liable to be canceled.

Suspension and cancellation:

Suspension of Registration

Where-

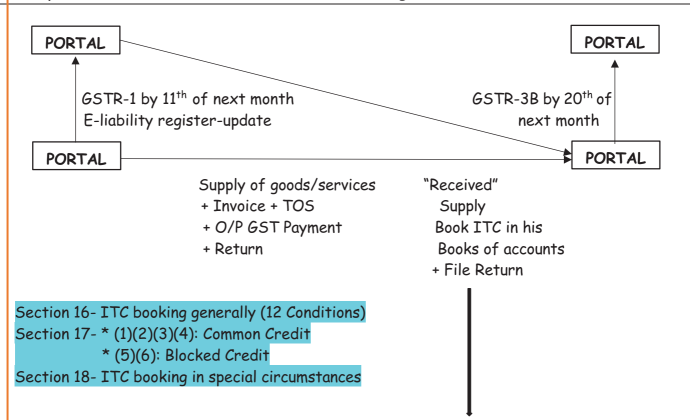
- Anomaly in ITC and output Liability as per Rule 21 or
- Contravention of Rule 10A

Then Notice to the person Within 30 days why registration should not be canceled.

Withdraw of suspension:

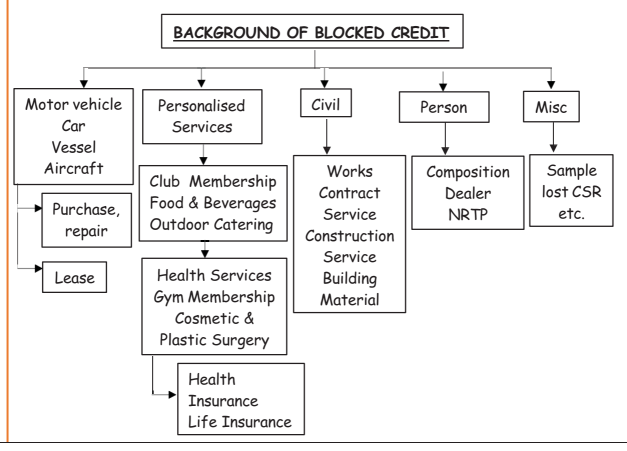
- Registration Suspended but not canceled due to above reason then
- Suspension shall be revoked
- after filling of return or Compliance of Rule 10A.

Analysis of Section 16: CONDITIONS FOR Claiming I.T.C.



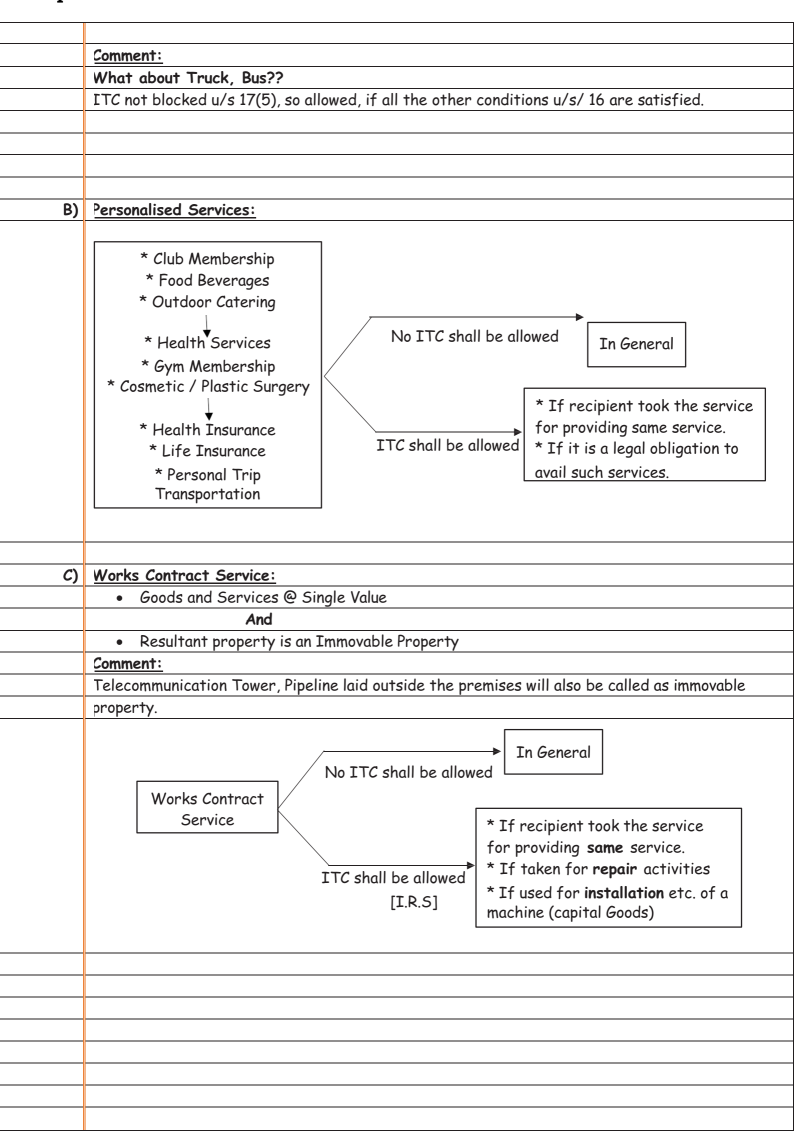
| <u>S.N.</u> | 12 Conditions to book ITC | | |
|-------------|---|--|--|
| 1 | Recipient should have Invoice issued by Supplier/SELF, Invoice/Debit NOTE/ISD | | |
| | Invoice/Bill of ENTRY to claim ITC. | | |
| 2 | Goods/Service-Received by Recipient himself or Received by III Party on Behalf of | | |
| | Recipient. | | |
| | Note 1: If Goods Received in instalment /LOTs then ITC shall be allowed on receipt | | |
| | of last lot. | | |
| | Note 2: where Supplier fall under the provisions of Section 38 (Discussed in Filing | | |
| | of Return chapter) then NO ITC shall be allowed. | | |
| 3 | Recipient Need to file Valid GSTR 3B on time | | |
| 4 | Supplier Need to file Valid GSTR 3B on time. | | |
| | Effect of Non-payment of tax by the supplier | | |
| | a) Inward supply taken by recipient | | |
| | b) GSTR 1 filed by Recipient | | |
| | c) ITC amount reflected in GSTR 2B of Recipient | | |
| | d) ITC claimed by recipient | | |
| | e) Supplier did not pay GST by 30 th September of next financial year | | |
| | f) Then Recipient need reverse or Pay Equal amount by 30 th November | | |
| | g) If not paid by recipient by above date, then he is liable to pay the amount with | | |
| | Interest under section 50. | | |
| | h) Now if supplier pay the amount of GST | | |
| | i) Then Recipient will be eligible to Re-book ITC. | | |

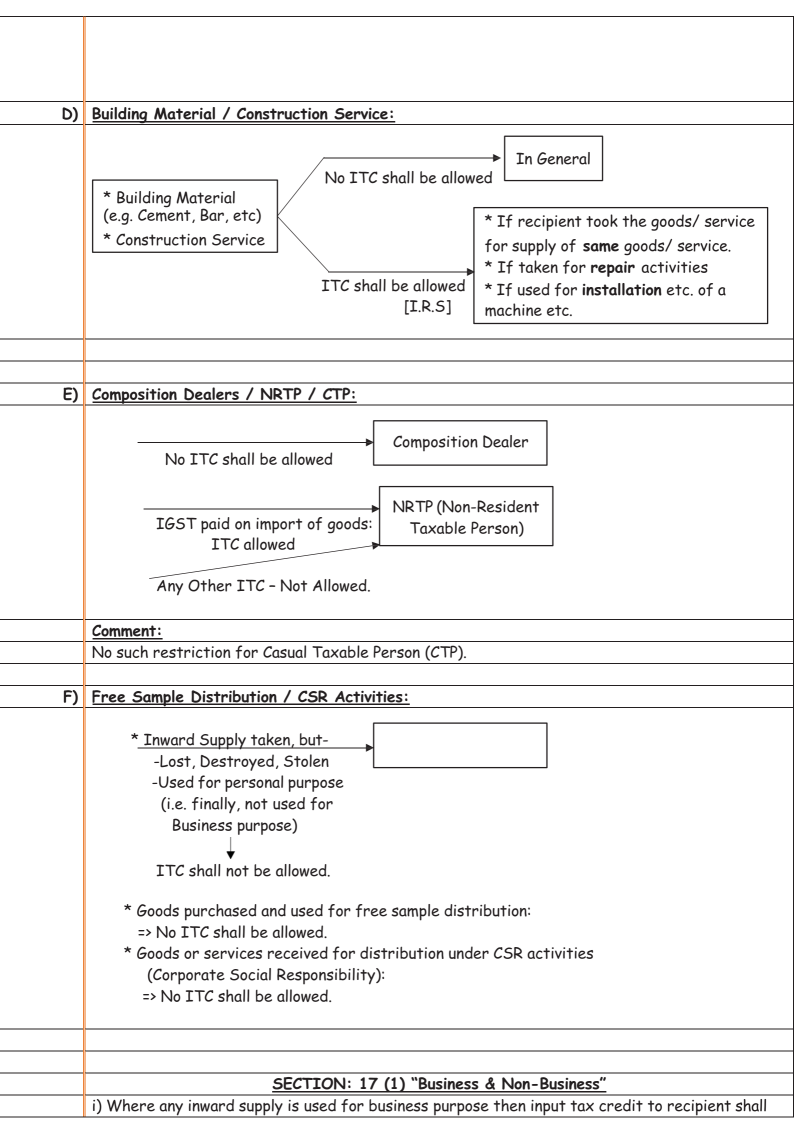
| T | | |
|---|----|---|
| | | |
| | | |
| | 5 | Condition of 180 days for bill payment- |
| | | Inward supply taken by recipient |
| | | a) Inward supply taken by recipient |
| | | b) ITC booked by the recipient on the basis of INVOICE. |
| | | c) Bill amount not paid by recipient within 180 days from bill date. |
| | | d) Then recipient is required to reverse or pay the full or proportionate amount with |
| | | interest. |
| | | e) If later on recipient pay the full or proportionate bill amount. |
| | | f) Now recipient is eligible to Re book ITC on bill payment basis. |
| | | Note: 1 This condition is not applicable on RCM cases and free of cost supplies. |
| | | Note: 2 Suppliers obligation paid by Recipient then the amount shall be counted in |
| | | Bill amount payment to supplier. |
| | 6 | INWARD Supply: USE/intended to be used for Business or Furtherance of business. |
| | 7 | Recipient's output Supply should be non-exempted. |
| | | What about common USE: make it Proportionate and restricted it to non-exempted |
| | | and business purpose. |
| | 8 | Keep in mind Last date to Book ITC - Last date: |
| | | 30th th November of NEXT financial Year OR Annual Return Actual filing date: |
| | | whichever is Earlier [But this condition is only for original Booking of ITC i.e. not for |
| | | re-availment. |
| | 9 | Recipient can take Either ITC or Depreciation Under Income-tax Act. |
| | 10 | CAPITAL Goods must be Used for whole life, IF partly used then: Make it |
| | | proportionate as per prescribed method. |
| | 11 | No ITC shall be allowed of the TAX arise on Re-Assessment/ Fraud etc. |
| | 12 | Received supply should not be a NEGATIVE listed supply as defined in Sec: 17(5). |
| | | |
| - | L | |



Chapter 13: INPUT TAX CREDIT Thumb Rule 1. Which is not fall @ above ITC shall be allowed subject to other Conditions. Thumb Rule 2 **GUD GANNA** Yes Yes No No Yes No Thumb Rule 3. Tit For TAT (Jaise ko Vaisa). Thumb Rule 4. Legal Obligation. NOTE: SECTION 17(5): Blocked Credits A) ITC of GST paid on: - Purchase of Motor Vehicle/ Aircraft/ Vessel, - Lease Rental of Motor Vehicle/ Aircraft/ Vessel - Related Services (e.g. Repair, Insurance, etc.) In General No ITC shall be allowed * Motor vehicle (Max. 13seater) e.g. scooter, car, etc. S) For further supply business, * Vessel / Aircraft T) For transportation of goods / passenger business, ITC shall be allowed D) Driving / flying / Navigation Business In General No ITC shall *Related Servicesbe allowed S) For further supply business, e.g. Insurance T) For transportation of goods / ITC shall be allowed e.g. Repair, passenger business, Maintenance D) Driving / flying / Navigation Business * Manufacturer of Motor Vehicle/ ITC shall be allowed Aircraft/ Vessel, * Insurance Companies providing insurance services by way of insurance of Motor Vehicle/ Aircraft/

Vessel





| | be allowed. |
|--|--|
| | ii) Where any inward supply is used for "non business" purpose then NO Input Tax Credit shall |
| | be allowed to Recipient. |
| | iii) Where inward supply is used commonly for business as well as non-business purpose then, |
| | proportionate Input Tax Credit shall be allowed. |
| | |
| | SECTION: 17(2) & (3) Exempted & Non-Exempted |
| | (i) Where any goods are used in NON-EXEMPTED Purpose |
| | Taxable |
| | Zero Rated (Export supplies) |
| | then input tax credit on such inward supply shall be allowed [Section: 16] |
| | Then input tax creation such inward supply shall be allowed [Section, 10] |
| | (ii) Where any goods are used in exempted supplies then input tax credit as related inward |
| | supplies shall not be allowed [Section: 16] |
| | supplies shall not be allowed [Section, 10] |
| | |
| | |
| | ITC× |
| | and the second s |
| | ITC✓ 00 Taxable NON ITC✓ 00 Zero-Rated Exempted |
| | Zero-Rated = Exempted |
| | (iii) M/bana amu inuseral gumpliag and useral asymmetry. For "Everynted as well as non-averynted |
| | (iii) Where any inward supplies are used commonly for "Exempted as well as non- exempted Purpose, then input tax credit shall be allowed at proportionally". |
| | rurpose, then input tax creati shall be allowed at proportionally. |
| | Note: |
| | The value of Exempt supply shall not include the value of negative listed supplies but following |
| | shall be added- |
| | - The value of sale of land and completed building and |
| | - The value of sale of goods lying in custom warehouse. |
| | - The value of sale of goods tying in custom wal enouse. |
| | |
| | |
| | Section 18: Availability / Reversal of Credit in Special Circumstances |
| | Section 10: Availability / Reversal of Great in Special Circumstances |
| ⇒ | ITC booking on STOCK HELD in special cases- |
| <u>, </u> | 1) BOOKING OF ITC ON "STOCK" |
| | a) Pre-RC Period: |
| | - Where a person applied for Registration within 30 Days from the date on which he is |
| | required to take registration. |
| | - Then he shall be entitled to Book the credit on stock of Input held (as Such, In WIP, |
| | Contained in Finished goods held in stock) |
| | - On the date, just before the date on which he is required to take registration. |
| | (b) Voluntary Registration: |
| | - Where a person takes voluntary registration. |
| | - Then the person shall be entitled to take ITC on stock of Input held |
| | (as Such, In WIP, Contained in Finished goods lying in stock) |
| | - On the date, just before the date of Grant of Registration. |
| | (c) Composition to Regular Scheme: |
| | |
| | - Where a person not remain Entitled to pay tax under composition scheme i.e. Shift from |
| | composition to Regular Scheme - Then the Person shall be Entitled to Take ITC |
| | - THEN THE PERSON SHALL DE CHITTEA TO TAKE LTC |

| | - On the Inputs held in stock (as such, in WIP, Contained in Finished goods held in Stock) |
|---------------|---|
| | - On the date, just before the date on which he shifts to Regular Scheme. |
| | NOTE: |
| | In Such a case the person shall also be entitled to Book ITC Capital Goods held as on date. |
| | Calculation of Eligible ITC will be made as per following Formula: |
| | Input tax Related to such capital goods: XXX |
| | Less: 5% per Quarter or Part there of: XXX |
| | (From the date of purchase till the date, just before the date of shifting to regular |
| | Scheme Eligible ITC) |
| | |
| | (d) <u>Exempted to Taxable Supplies</u> |
| | - Where an Exempt supply by a Registered Person Becomes Taxable supply. |
| | - Then such Person Shall be entitled to Book ITC on Input held in Stock (on Such, In WIP, |
| | contained in Finished Goods held in stock) |
| | - on the Date, just before the date on which such supply became Taxable. |
| | NOTE: |
| | In Such a case the person shall also be entitled to Book ITC Capital Goods held as on date. |
| | Calculation of Eligible ITC will be made as per following Formula: |
| | Input tax Related to such capital goods: XXX |
| | Less: 5% per Quarter or Part there of: XXX |
| | (From the date of purchase till the date, just before the date of shifting to regular |
| | Scheme /Before the date of converting from exempted to taxable supplies) |
| | |
| | |
| \Rightarrow | Last date to book ITC: |
| | (2) In all above cases the registered person can book the credit till 1 Year from the date of |
| | issue of tax invoice relating to such supply. |
| | |
| ⇒ | Transfer of ITC to NEW Entity/ownership: |
| , | (3) Where there is a change in the constitution of a registered person on account of sale, |
| | merger, demerger, amalgamation, lease or transfer of the business with the specific provisions |
| | for transfer of liabilities, |
| | - the said registered person shall be allowed to transfer the input tax credit |
| | - which remains unutilised in his electronic credit ledger |
| | - to such sold, merged, demerged, amalgamated, leased or transferred business in such manner |
| | as may be prescribed. |
| | , i |
| ⇨ | Reversal of ITC/Payment of an amount: |
| | (4) Where any registered person: |
| | - who has availed of input tax credit opts to pay tax under section 10 (Composition scheme) or, |
| | - where the goods or services or both supplied by him become wholly exempt, |
| | he shall pay an amount, by way of |
| | electronic credit ledger or |
| | electronic cash ledger, |
| | equivalent to the credit of input tax in respect of |
| | - inputs held in stock and |
| | - inputs contained in semi-finished or finished goods held in stock and |
| | - on capital goods, |
| | reduced by such percentage points as may be prescribed, on the day immediately preceding the |
| | |

| | date of exercising of such option or, as the case may be, the date of such exemption. |
|---|---|
| | NOTE: |
| | In Such a case the person shall also be liable to reverse ITC on Capital Goods held as on date. |
| | Calculation of reversible ITC will be made as per following Formula: |
| | Input tax Related to such capital goods: XXX |
| | Less: monthly Proportion {For a month or part of the month}: XXX |
| | (From the date of purchase till the date, just before the date of shifting to regular |
| | Scheme Eligible ITC) |
| | ITC LAPSE: Provided that after payment of such amount, the balance of input tax credit, if any, |
| | lying in his electronic credit ledger shall lapse. |
| | |
| ⇨ | Calculation in prescribed manner: |
| | Not Relevant. |
| | |
| ⇒ | Supply of Capital goods: |
| | (6) In case of supply of capital goods or plant and machinery, on which input tax credit has |
| | been taken, the registered person shall pay an amount equal to- |
| | - the input tax credit taken on the said capital goods or plant and machinery reduced by 5% per |
| | quarter or part thereof or |
| | - the tax on the transaction value of such capital goods or plant and machinery, |
| | [Whichever is higher]. |
| | Note: |
| | Where Refractory bricks, Moulds and dies, Jigs and fixtures are supplied as SCRAP, |
| | the taxable person liable to pay tax on the transaction value of such goods ONLY. |
| | |
| | <u>Circulars</u> |
| | Warranty Replacement: |
| | - During Original Warranty period replacement of parts or supply of services without |
| | consideration not liable to GST and manufacturer will be eligible to claim ITC on those parts |
| | as he has already paid GST in form of warranty charges in each and every case. |
| | - Extended Warranty at the time of supply becomes composite supply and will be classified with |
| | main supply i.e. car otherwise shall be treated as independent supply of services. |
| | |
| | |
| | |

Chapter 14: Manner of Payment

Background

On GST portal, we have 3 Ledgers

| E- Cash Ledger Ledger (Like Paytm Wallet) | E- CREDIT LEDGER LEDGER | E- LIABILITY REGISTER |
|---|--|--|
| WE MUST HAVE SUFFICIENT BALANCE IN E CASH LEDGER ON DUE DATE. IF IT IS NOT, THEN ADD SUFFICIENT AMOUNT IN IT. | AMOUNT WILL BE UPDATED THROUGH GSTR 3B | E- LIABILITY REGISTER HAS 2 PARTS PART I: SELF ASSESSED LIABILITY AS PER RETURN PART II: RE-ASSESSED LIABILITY BY DEPARTMENT |
| HOW TO ADD 1. CREATE A CHALLAN ON GST PORTAL WHICH WILL REMAIN VALID FOR 15 DAYS. PORTAL WILL GENERATE C-PIN (COMMON PORTAL IDENTIFICATION NUMBER: 14 DIGIT) 2. MAKE PAYMENT OF AMOUNT AS GIVEN IN CHALLAN @ ONLINE / OFFLINE. NOTE: ONLINE = NET BANKING, RTGS, NEFT, DEBIT/CREDIT CARD ETC. NOTE: OFFLINE CAN BE DEPOSITED IN SPECIFIED SITUATIONS AS AMOUNT IS UPTO ₹ 10,000, BY GOVT. DEPARTMENT EG POST OFFICE, IN CASE OF SEARCH AND SEIZURE. | - | FIRST OF ALL, WE WILL DISCHARGE PART I LIABILITY AND OUT OF THIS A. PREVIOUS PERIOD LIABILITY FIRST THEN, B. CURRENT PERIOD LIABILITY AFTER THAT DISCHARGE PART II LIABILITY. |
| 3. As the payment credited to bank a challan identification number (CIN) will be generated, which will be A combination of CPIN + 3/4 Digit of bank branch code. | | |

| 4. CIN WILL BE COMMUNICATED TO GST PORTAL BY BANK AND THE AMOUNT WILL BE REFLECTED IN E CASH LEDGER. | | | |
|--|-----|--|--|
| - | | | |
| | cc | | |
| | I | | |
| | 5 5 | | |

SECTION 49 +49A+49B: PAYMENT OF TAX INTEREST, PENALTY & OTHER AMOUNT

E-CASH LEDGER:

- (i) **Deposit**: Every deposit towards Tax, Interest, Penalty, Fee or Other Amount of a Person Whether Online or Offline Shall be credited to E-Cash Ledger. [Deposit by making challan i.e. C-PIN]
- (ii) Utilisation: The amount available in E-Cash Ledger will be used for making any payment towards Tax, Interest, Penalty, Etc. and on Utilisation of Such Amount, E-Cash Ledger will be debited by that amount. [ie While File GSTR = 3B]

E-LIABILITY REGISTER:

- (iii) Add on: All Liabilities of a Taxable Person Shall be recorded in E-Liability register By way of GSTR 1 and Demand raised by Officers.
- (iv) Pay off: Every Taxable Person shall discharge his tax dues and Other dues in the following Order
 - (a) Self Assessed Dues-Related to Returns of Previous Period.
 - (b) Self Assessed Dues Related to Returns of Current Period.
 - (c) Re-Assessed Dues on Determined by Offices.

E-CREDIT LEDGER:

- (v) Add on: Input-Tax Credit on Self Assessed in Return shall be credited to E- credit Ledger.
- (vi) **Utilization:** The amount available in E-Credit Ledger may be used for making payment of output Tax in Prescribed manners.
- (vii) Manner Prescribed for using ITC.
 - 1. Credit of IGST...
 - First to be utilised for the payment of IGST
 - SECOND to be utilised for the payment of- CGST, SGST / UTGST (IN ANY ORDER ANY RATIO)
 - 2. Credit of CGST...
 - o First to be utilised for the payment of CGST
 - Second to be utilised for the payment of IGST
 - 3. Credit of SGST ...
 - First to be utilised for the payment of SGST
 - Second to be utilised for the payment of IGST
 - 3. Credit of UTGST ...
 - First to be utilised for the payment of UTGST
 - \circ Second to be utilised for the payment of IGST
- (viii) Refund of balance

Any Balance in E-Cash Ledger or E-Credit Ledger, After payment of Tax, Interest, Penalty, Fee or Any other may be refunded.

(ix) PRESUMPTION OF PASSING ON TAX BURDEN:

Every Taxable Person who has paid the tax shall Unless the contrary proved by him Be deemed to have passed the full incidence of Tax to the Recipient.

- (x) A registered person may transfer any amount of tax, interest, penalty, fee or any other amount
 - available in the electronic cash ledger under this Act,
 - to the electronic cash ledger for....

- (a) IGST, CGST, SGST, UTGST or cess; or
- (b) IGST or CGST of a distinct person, if transferor has no unpaid Liability in E liability Register.

And such transfer shall be deemed to be a refund from transferor E cash Ledger.

Section 50: Interest on delayed payment of tax

| Interest for belated period @ 18% [max] for belated period | Interest on Gross Liability: (1) Every person who is liable to pay tax but fails to pay the tax or any part of tax by due date shall be liable to pay interest @ 18%PA after the due date till the date of payment. | | |
|--|---|--|--|
| | Interest on NET Liability: [W.E.F. 01/07/2017:] The interest on tax payable in respect of | | |
| | → Supplies made during a tax period [Say jan Month] and | | |
| | → Whole Return for the said period [Jan] has not been filed by due date ie filed belatedly. | | |
| | → And by that date no show cause notice has been issued by department. | | |
| | → Then interest shall be levied on net liability ie cash liability. | | |
| How to calculate interest | (2) The interest shall be calculated, from next day after due date. | | |
| Interest @ higher % [24% maximum] | (3) Where the input tax credit has been wrongly availed AND utilised, the registered person shall pay interest on such input tax credit wrongly availed and utilised, at the rate of 18% PA. | | |

SECTION - 53 Transfer of Fund

Where

→ CGST credit is used for the payment of Output IGST,

Then CG shall Transfer Equivalent amount from

→ CGST fund to IGST Fund.

[NOTE: Similar provision also contained in SGST / IGST / UTGST Act]

SECTION - 53A Transfer of Certain Amount

Where any amount has been transferred from the electronic cash ledger under this Act

- to the electronic cash ledger under the SGST Act or the UTGSTAct,
- the Government shall transfer
- to the SGST account or the UTGST account,
- an amount equal to the amount transferred from the electronic cash ledger.

CGST Rules, 2017

Rule 86B: Restrictions on use of amount available in electronic credit ledger.-

Where, TAXABLE TURNOVER [other than exempted and Zero rated] of a registered person in a particular month is Rs more than 50 lakh - then the person need to pay at-least 1% from E cash ledger even if has sufficient balance of credit to pay of all output GST.

However following persons will not be covered under the above provision.

- Owner, director, karta etc. paid income tax of ₹ More than1 lakh each in last 2 F.Y.
- 2. Claim Refund of ITC of More than 1 lakh
- 3. Government Department/ PSU/local Authority/Statutory Body.
- 4. If paid excess in preceding period then no need to pay in cash in current period i.e. cumulative benefit shall be allowed.
- 5. Registered person may request to officer for relaxation

Rule <u>88B</u>

Manner of calculating interest on delayed payment of tax

In case,

- Where interest is payable on the amount of ITC wrongly availed and utilised,
- the interest shall be calculated from the date of utilisation of such wrongly availed ITC till the date of reversal of such credit or payment of tax.
- at such rate as may be notified under section 50(3).

Explanation: For above purposes Good Credit [eligible credit] shall be deemed to be utilized first and after that bad credit [Ineligible Credit] shall be deemed to be utilized and accordingly interest shall be calculated.

Rule 88C. Manner of dealing with difference in liability reported in statement of outward supplies and that reported in return

(1) Where

- the tax payable as per GSTR:1 /IFF
- substantially exceeds the amount of tax payable as per GSTR:3B

The said registered person

- shall be intimated of such difference and directing him to-
 - (a) Pay the differential tax liability, along with interest or
 - (b) Explain the aforesaid difference in tax payable within a period of 7 days.

(2) The registered person shall, upon receipt of the intimation, either,-

Pay the amount of the differential tax liability, fully or partially, along with interest or Furnish a reply.

(3) Where

- any amount remains unpaid and
- No explanation is furnished by the registered person in default or
- Explanation furnished by such person is not found to be acceptable by the proper officer,

the said amount shall be recoverable in accordance with the provisions of section 79. [Recovery Proceedings]

Rule 88D. Difference in GSTR 2B and in 3B

(1) Where

- → The amount of ITC availed in FORM GSTR-3B
- → Substantially exceeds the ITC available in FORM GSTR-2B
- -the said registered person shall be intimated of such difference and
- and directing him to—
- (a) Pay an amount along with interest or
- (b) Explain the reasons for the aforesaid difference

within a period of 7 days.

(2) The registered person shall upon receipt of the intimation, either,

Pay the amount fully or partially, along with interest or furnish a reply,

- (3) Where any amount
- remains to be paid and
- where no explanation is furnished by the registered person in default or Where the explanation furnished by such person is not found to be acceptable by the proper officer,
- the said amount shall be liable to be demanded by way of issuing Show cause Notice and Demand order.

Section 51: Tax deduction at source

Objective of concept of TDS: Control, Control, Control "ie to CAPTURE A Transaction"

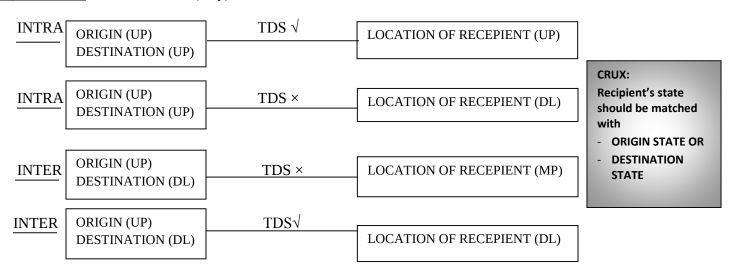
Supplier and Recipient:



(1) Goods/Service: ANY Goods/Service

(ii) Supply: Mandatory

(iii) NATURE: INTRA/INTER (Any)



Taxable Person: TDS is neither Output Tax nor Input Tax however is paid By Recipient to the Government.

<u>Exempted Supply:</u> TDS concepts launched to Check GST on the Transaction where no GST on the transaction then question of TDS. [Monkeys and Baboon] therefore TDS concept will be applicable on Taxable supplies.

<u>COMPUTATION</u>: Value will be Assessable value and Rate will be 1% + 1% = 2% [moreover Assessable Value of Contract Should be more than 2,50,000]

For example:

| Value | 5,00000 |
|---------------------|----------|
| IGST | 90,000 |
| Total Invoice value | 5,90,000 |
| Less: TDS @2% | (10,000) |
| Net Payment | 5,80,000 |

Calculation under RCM:

| Value | 5,00000 |
|---------------------|----------|
| IGST | Nil |
| Total Invoice value | 5,00,000 |
| Less: TDS @2% | (10,000) |
| Net Payment | 4,90,000 |

NCM/RCM: TDS is neither Output Tax nor Input Tax so no Question of NCM or RCM, however is paid By Recipient to the Government.

Note: Under RCM, Where Supplier is engaged exclusively in RCM Supplies or the transaction fall under section 9(4) then supplier is not Required to get registered, in such cases whether TDS provision will be applicable...

Example:

S "Value : ₹ 5 Lakhs Supply Exclusively under RCM

R

RCM Under Section 9(3) Specified Goods/Service

NO Registration ₹ 5, [Section : 23(2)] W

₹ 5,00,000*18% = 90,000/- GST $\sqrt{ }$ What about TDS? Exempted

<u>TIME OF SUPPLY:</u> TDS is neither Output Tax nor Input Tax so No question of applicability of RCM Provisions.

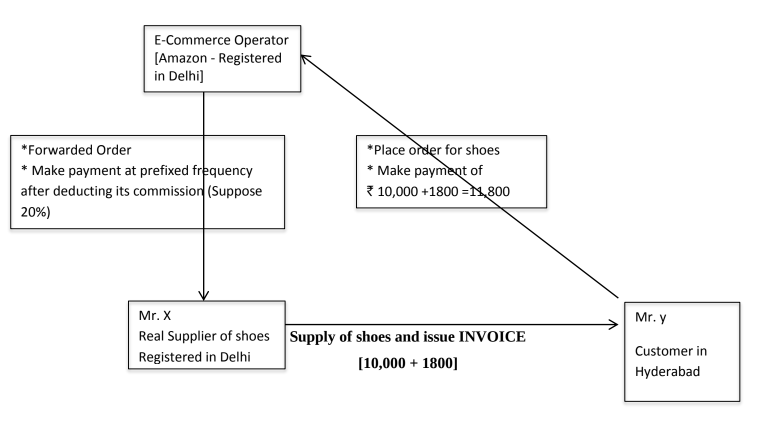
PROCEDURAL PART

| Invoice | Nil |
|------------------|---|
| Payment | By Deductor to government by 10 th of Next month |
| Return | By Deductor by 10 th of Next Month [GSTR 07] |
| Records | Maintained by Deductor |
| Registration | Additional Registration to be taken by Deductor |
| Refund | In case of excess payment of TDS Refund will be claimed |
| Input tax credit | No ITC of TDS as TDS is neither Output Tax nor Input Tax however Deductee shall claim |
| | benefit in E cash Ledger. |

FINAL CRUX:-

- 1. SUPPLIER MUST BE REGISTERED NON-GOVERNMENT AND RECEPIENT SHOULD BE GOVERNMENT ETC.
- 2. SUPPLY MUST BE THERE.
- 3. SUPPLY MAY BE INTRA OR INTER BUT RECIPIENT'S LOCATION MUST BE MATCHED WITH ORGIN OR DESTINATION STATE.
- 4. SUPPLY SHOULD NOT BE EXEMPTED.
- 5. VALUE (EXCLUSIVE OF GST AND CESS) MUST BE MORE THAN ₹ 2,50,000 @ PER CONTRACT.
- **6. TDS** WILL BE DEDUCTED ON PAYMENT DUE.
- 7. After deduction, TDS will be deposited by Recepient to Government by 10th of Next month and required to file TDS Return in GSTR 07
- 8. After that it will be credited to E-CASH LEDGER OF SUPPLIER

Section 52: Collection of tax at source



Note: Where only Orders are processed (not payment) then TCS concept will not be applicable.

| Basis | Transaction Between Mr. X (Supplier) and Mr. Y (Recipient) [Transaction = 01] | Transaction Between E-Commerce Operator (Supplier) and Mr. X (Recipient) [Transaction = 02] | | |
|------------------|---|--|---------|--|
| Goods /Services | It is a supply of Goods (Shoes) | It is a service (GST Rate 18%), given by Amazon to Mr. X for commission @20% | | |
| Supply | Yes, it's a supply with consideration | Yes, it's a supply with consideration | | |
| Nature of supply | Origin: Delhi POS: u/s 10(1) of IGST Act: Hyderabad It is inter-state supply | Origin : Delhi POS: u/s 12 of IGST Act: Delhi It is intra -state supply | | |
| Taxable Person | Mr. X, [Mandatory Registration u/s 24] | Amazon needs Dual Registration In the capacity of Taxpayer u/s 24 In the capacity of TCS Collector u/s 24 | | |
| Exemption | Shoes are not exempted | It is not an Exempted Service | | |
| Computation | 10,000 *18% + 1800 [IGST] | Consideration: 10,000 * 20% = 2,000 CGST: 180 SGST: 180 | | |
| FCM/RCM | FCM ie Mr. X liable to pay GST | FCM ie AMAZON liable to pay GST of ₹ 360 | | |
| Time of supply | u/s 12 : Invoice date | U/s 13: Invoice or Payment (Whichever is Earlier) | | |
| Compliances | All Compliances to be fulfilled by Mr. X | All Compliances to be fulfilled by Mr. X INVOICE | | |
| | INVOICE VALUE: 10,000 | VALUE | : 2,000 | |
| | IGST: 1800 | CGST | : 180 | |
| | TOTAL: 11,800 Output GST = 1800 Itc = 360 Net = 1440 | SGST | : 180 | |
| | | TCS (IGST)@ 1% On ₹10,000 Excluding: GST and cess Excluding: Supplies Returned Excluding: Supply u/s 9(5) Nature will be Based on Transaction (01) : (Because Object Of TCS is to catch Transaction :01) | 100 | |

Chapter 15: TDS, TCS

| | TOTAL | : 2460 |
|-----------------------------|---|-------------------------------|
| | | . 2100 |
| | Payment: | |
| | Amazon Liable to Pay GST of ₹ 360 and TCS For Payment of TCS AMAZON can not use I output tax. | |
| | TCS of ₹ 100 will be reflected in E cash Ledger | of Mr. X |
| | Filing of Return: | |
| | In the capacity of TAXPAYER | |
| | * Amazon Required to file GSTR 01/3B for \$20th of NEXT month. | ₹ 360 by 11 th and |
| | * Annual Return by 31st dec. of Next Year in G | STR 09 |
| | In the capacity of TCS COLLECTOR | |
| | * GSTR 08 For TCS of ₹ 100 by 10 th of Next M | Ionth |
| | * Annual Statement by 31st dec. of Next Year in | n GSTR 9B |
| Others | *Matching, Communication of discrepancy a output liability. | nd Added in |
| | * Payment with interest in case of Mismatch | |
| | *Notice to operator, Reply with in 15 days a Rs. 25,000 | nd Penalty up to |
| Time limit for Statement | Note: The operator shall not be allowed statement after the expiry of a period of the due date of furnishing the said stater | of 3 years from |
| | However, Government may, allow an op class of operators to furnish a statement the expiry of the said period of 3 years from date of furnishing the said statement. | , even after |

Differences between TDS and TCS

| TDS u/s 51 | TCS u/s 52 |
|--|---|
| Supplier = other than Government Recipient = Government | Supplier = E commerce Operator Recipient = the person who supplies goods through E commerce operator |
| Number of transaction involved =1 | Number of transaction involved =2 |
| Rate of TDS Maximum: 1%+1%= 2% | Rate of TCS Maximum: 1%+1%= 2% |

Chapter 15: TDS, TCS

| As of now: 1%+1%= 2% | As of now: 0.5%+0.5%= 1% |
|--|--|
| Return in GSTR 07 | Return in GSTR 08 |
| Annual Statement = NO | Annual Statement = YES in GSTR 9B |
| Late payment of TDS attract interest @18% PA | Late payment of TCS attract interest @18% PA |

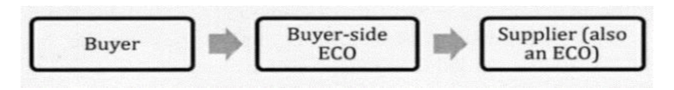
Clarification on TCS liability under Sec 52 of the CGST Act, 2017 in case of multiple E-commerce Operators in one transaction in the context of Open Network for Digital Commerce (ONDC)

Issue 1: In a situation where multiple ECOs are involved in a single transaction of supply of goods or services or both through ECO platform and where the supplier-side ECO himself is not the supplier in the said supply, who is liable for compliances under section 52 including collection of TCS?



Clarification: The compliances including collection of TCS, is to be done by the supplier-side ECO who finally releases the payment to the supplier for a particular supply made by the said supplier through him.

Issue 2: In a situation where multiple ECOs are involved in a single transaction of supply of goods or services or both through ECO platform and the Supplier-side ECO is himself the supplier of the said supply, who is liable for compliances under <u>section 52</u> including collection of TCS?



Clarification: In such a situation, TCS is to be collected by the Buyer-side ECO while making payment to the supplier for the particular supply being made through it.

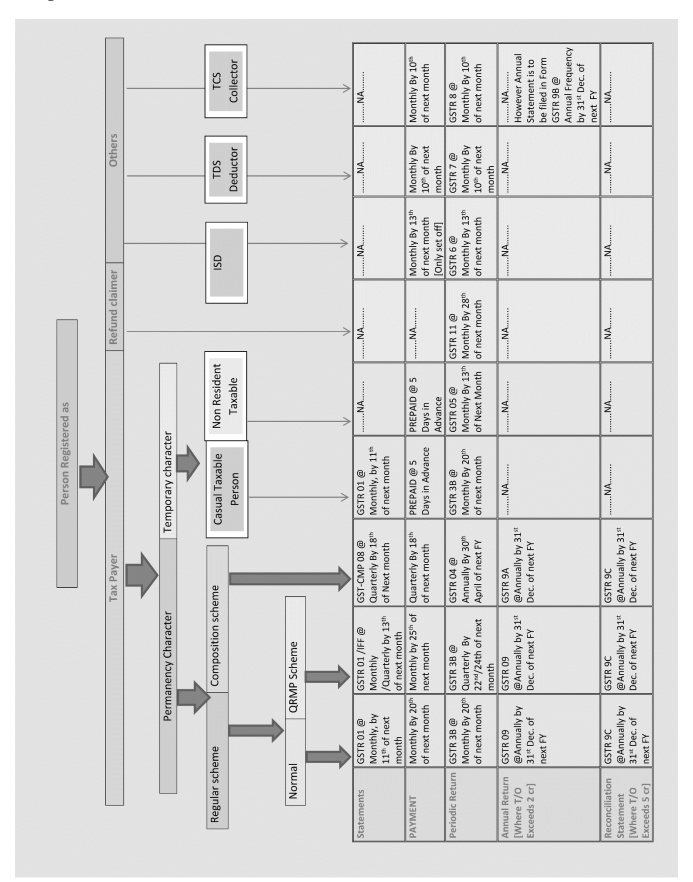
ECO with Composite Dealer of Goods: NOTIFICATION NO. 36/2023

- (i) ECO shall not allow any inter-State supply of goods.
- (ii) ECO shall collect TCS and
- (iii) ECO shall furnish the details in GSTR-8.

Chapter 16: Return

Sections List

| Section 37 | Outward supply statement | Form | Content |
|------------|--|-----------------|--------------------------------------|
| Section 38 | Communication of details of inward supplies and input tax credit [GSTR 2B] | GSTR 01 | Invoice issued |
| Section 39 | Filing of Return | GSTR 02 | Invoice received |
| Section 40 | First Return | GSTR 3B | Return |
| Section 41 | Availment of input tax credit | GSTR 04 | Annual statement @ composite dealer |
| Section 42 | Matching / Mismatching of ITC | GST CMOP 08 | Quaterly Statement |
| Section 43 | Matching / Mismatching of ITC | GSTR 05 | NRTP |
| Section 44 | Annual Return | <i>GS</i> TR 06 | ISD |
| Section 45 | Final Return | GSTR 07 | TDS RETURN |
| Section 46 | Notice on Non- filing | <i>GS</i> TR 08 | TCS RETURN |
| Section 47 | Late fees | <i>GS</i> TR 09 | Annual Return @Regular Scheme |
| Section 48 | GST practitioner | GSTR 9A | Annual Return @Composition Scheme |
| | | GSTR 9B | Annual TCS Statement |
| | | GSTR 9C | Annual Reconciliation Statement |
| | | GSTR 10 | Final Return |
| | | GSTR 11 | UIN HOLDER |



Annual Return and Reconciliation Statement

| For | FOR Special category no need to file these forms | | |
|-----------------------|---|---|--------------------------------------|
| Aggregate Turnover | Annual Return Form 9/9A u/s 44 | Reconciliation statement @ self-certified u/s 44 | CTP, NRTP, Refund claimer |
| Upto 2 cr | Exempted by way of notification issued every year | No | TDS deductor, TCS collector, ISD and |
| Above 2 cr to 5 cr | Yes | No | Govt. Departments. |
| Above 5 cr | Yes | Yes | |

First and Last Return

| First Return | | Last Return |
|--------------|--|---|
| * | GSTR ??? @ One time After grant of RC Details of outward | * GSTR 10 @ One time * Person whose RC canceled * With- in 3 month from (order/effective of Cancellation) |
| * | supply For the period: The date on which liability of registration arises TILL the date on which Registration is | whichever is later |
| | | * Non Resident Taxable Person |
| | granted.[Pre RC Period] | * Last Return: 13 th of Next Month or within 7 days after the last day of validity of Registration Certificate - whichever is earlier. |

Notes:

- (1) No rectification of any omission or incorrect particulars shall be allowed after: 30th November of next FY or annual return Actual filing date (whichever is Earlier)
- (2) Payment of tax mandatory to file a valid return Except QRMP Scheme.
- (3) Nil return also required to be filed.
- **(4) Maximum time to file Return /Statements:** GSTR 1 u/s 37, GSTR 3B and other Returns under section 39, Annual Return u/s 44, GSTR 9B (TCS Statement under section 52) Can be filed only upto 3 years from due date.

Some other Points:

| Section 46 Notice to return defaulter | Where a registered taxable person fails to furnish a return under section 39, [Combined Return] section 44[Annual Return] or section 45, [Final Return] a notice shall be issued requiring him to furnish such return within 15 days in such form and manner as may be prescribed. | | | |
|--|--|---|---|---|
| Section 47 Late fees | Periodic and Final Return | of outward of shall be liabl for NIL RE | ed taxable person who fails u/s 37 or Return u/s 39,45 e to pay late fee of ₹100 [R TURN] for every day durin ₹5000 [whichever if lower] | ,52 by the due date, educed to ₹25 and 10 |
| | Annual Return | required und late fee of | ed taxable person who fails er section 44 by the due da ₹100 for every day during 0.25% of his turnover in the | te shall be liable to a g which such failure |
| | Maximum Late Fees | Form | Description | Late Fess under CGST |
| | payable under | Form | Nil Return | ₹250 |
| | section 47 for delayed filing | GSTR 01 and 3B | Aggregate Turnover in PFY limited to ₹ 1.5 Cr | ₹1000 |
| | | | Aggregate Turnover in PFY more than ₹ 1.5 Cr but | ₹2,500 |

| | | upto ₹ 5 cr | |
|------|----------------|--------------------|---|
| | | Others | ₹ 5,000 |
| Form | Nil | ₹250 | |
| | GSTR 4 | Others | ₹1000 |
| | Form GSTR 7 | Delayed Furnishing | ₹ 25 per day for delayed period [Maximum: ₹ 1,000] |

| Class of registered persons | Amount |
|---|--|
| Aggregate turnover of up to Rs. 5 crore in the relevant financial year. | Rs.25 per day or 0.02 % of turnover in the State or Union territory. [whichever is lower] |
| Aggregate turnover of Rs. 5 crore to 20 crore in the relevant financial year. | Rs 50 per day or 0.02 % of turnover in the State or Union territory. [whichever is lower] |

Manner of furnishing of return or details of outward supplies by short messaging service facility

- \rightarrow For a registered person who is required to furnish a Nil GSTR-3B or Nil GSTR-1 or Nil GST CMP-08 for a tax period,
- \rightarrow He may furnish such return or statement
- \rightarrow through a SMS using the registered mobile number and
- → the said return or the details of outward supplies or statement shall be verified by a registered mobile number based OTP facility.

Section 48: GST Practitioner

| Why GSTP | GST Law is a new Law thus it is bound to raise doubts in the mind of taxpayers, concerning Registration, Filing of Return, Refund claims and other compliance under GST, by understanding this Government has introduced the concept of GSTP to assists taxpayer in GST compliances. | | |
|-------------------------|--|--|--|
| Work Profile of GSTP | GSTP is a person approved by Central Government / State Government to perform one or more activities as given below on behalf of Taxpayers. | | |
| | Registration: GSTP can apply for Registration; can apply for amendment/ cancellation of Registration. | | |
| | Returns: GSTP can assist in filing GSTR statements /Returns @ Monthly, Quarterly or Annual basis. | | |
| | Composition Scheme: File an intimation to pay tax under composition scheme. | | |
| | Payments and Refunds: GSTP can make payments of taxes or apply for Refunds including from E- cash Ledger. | | |
| | Authorised Representative: GSTP allow to appear as an authorise Representative before Department. | | |
| | Furnish information for Generation of E way Bill etc. | | |
| | PLEASE NOTE THAT: THE RESPONSIBILITY OF CORRECTNESS OF ANY PARTICULARS FURNISHED IN THE RETURN OR OTHER DETAIL FILED BY GSTP SHALL CONTINUE TO REST WITH THE REGISTERED PERSON | | |
| | Process: | | |
| | - Taxpayer will authorize GSTP in FORM PCT- 05 | | |
| | Now GSTP files detail or other work on behalf of Taxpayer | | |
| | - Now a confirmation (SMS, Email) would be required from Taxpayer by due date, if it is not given then information etc. shall be deemed to be furnished | | |

| | - But in case of filing of refund claim such application will not be processed until a confirmation is received from the registered person. | |
|-------------------------------------|---|--|
| Importance of certification by | - GST Practitioner submit essential Data /information on behalf of taxpayer | |
| GSTP Exam | Considering the importance of work done by the GST Practitioner he must be registered with GST portal and must pass an exam to obtain certificate before he start his own practice. | |
| | Obtaining GST Certificate of GSTP helps in increase credibility and trust for the service provided by the Practitioner in the eyes of Taxpayer | |
| Eligibility Criteria to become GSTP | Register on GST Portal as GSTP in form PCT 01 with necessary Details and obtain enrollment certificate in PCT 02 | |
| | Basic requirement for enrollment | |
| | Indian Citizen | |
| | Sound mind | |
| | • Solvent | |
| | Non - convicted of an offence with imprisonment of 2 year or more. | |
| | Qualification: | |
| | • CA/CS/CWA | |
| | Post Graduate/ Graduate (Any stream) | |
| | Tax Return Preparer [TRP], Service Tax Return Preparer [STRP] | |
| | Retired officer of commercial tax department. [Post was Group B or more and work on such post for atleast 2 years] | |
| | Once a person enrolled as a GSTP- Such person must pass the GSTP Examination with- in 2 years of enrollment. | |

| GSTP Examination Procedure | Exam Conducted by | NACIN [National Academy of Customs, Indirect Taxes and Narcotics] |
|----------------------------|----------------------|--|
| | Frequency of Exam | Exams are conducted Twice in a year across India at designated centers. Exam date notified by NACIN. |
| | Exam | At www.nacinonlineregistrationform.org |
| | Registration | Login with: User id : [Enrollment number] |
| | | Password [xxxxxxxx] |
| | Pattern of Exam | MCQ Based |
| | Result | Declared by NACIN IN one month of exam |
| | Passing Criteria | 50% and No restriction of Attempts in 2 years |
| | Don't's | - Arriving Late |
| | | - Carrying mobile phone, Bluetooth device in examination hall |
| | | Use unfair means or practices during the examination. |

QRMP scheme (Quarterly Return Monthly Payment) [Optional]

- 1. What is QRMP scheme: Filing of GSTR 3B on Quarterly Basis but payment of Tax on Monthly Basis.
- 2. Who is eligible:
- (a) Aggregate Turnover in PFY (as per GST portal) limited to ₹ 5 cr and the person will remain eligible in CFY till the Quarter in which the person cross the turnover of ₹ 5cr.

Example:

| Quarter | Turnover | Cumulative Turnover | Scheme |
|---------|--|---------------------|---------|
| AMJ | ₹1 cr | ₹1 cr | QRMP |
| JAS | ₹1 cr | ₹ 2 cr | QRMP |
| OND | ₹4 cr [upto 30 th Nov 3 cr] | ₹ 6 cr | QRMP |
| JFM | ₹1cr | ₹7 cr | Monthly |

(b) Last return which was due on the date of exercising the option must be filed.

| November | December | January 2022 |
|------------------------------------|---------------------------------------|--|
| Return due on 20 th DEC | Return due on 20 th Jan | The person want to opt for QRMP scheme WEF 1/1/22 then all returns due by this date must be filed ie return upto the months of Nov (due on 20 th dec.) must be filed. |

- (c) The person should not be OIDAR service provider to non-taxable person in India.
- 3. When to exercise the option: 2 months before and 1 month later ie if any of the person want to exercise the option from April 2021 then he can opt for from 01/02/2021 to 30/04/2021.

Example: Want to start from April then [2 + 1 months

| Jan | Feb | March | April | May | June | July | Aug | Sep |
|-----|--------|-------|---------|-----|------|------|-----|-----|
| | 1/2/22 | | 30/4/22 | | | | | |
| | | | | | | | | |

4. How to avail the option: Eligible person may opt for manually on the GST Portal ...services...Return...opt in...

[Default setting on Portal:]

| Turnover | GSTR 1 to be filed | GSTR 3 B to be filed |
|------------------------------|--------------------|----------------------|
| Turnover upto ₹ 1.5 Cr | Quarterly | Quarterly (QRMP) |
| | Monthly | Monthly |
| More than ₹ 1.5 Cr to ₹ 5 cr | Monthly | Monthly |

5. How to make payment:

(a) Fixed Sum Method:

| Preceding Quarter/Month | April | Мау | June |
|---|--|---|---|
| If Preceding Tax Period was a Quarter | 35% of cash GST paid in preceding Quarter and to be paid on 25 Th may | 35% of cash GST paid in preceding Quarter and to be paid on 25 Th june | Balance amount on the basis of Final Amount in the return and to be paid on 25^{Th} july |
| If Preceding Tax Period was a Month | 100% of cash GST paid in preceding Month and to be paid on 25^{Th} may | 100% of cash GST paid in preceding Month and to be paid on 25^{Th} june | Balance amount on the basis of Final Amount in the return and to be paid on 25 Th july |

(b) Self- Assessment Method:

| Preceding Quarter/Month | April | May | June |
|----------------------------|------------------|-------------------------|-------------------------|
| | Calculate Tax on | Calculate Tax on Actual | Calculate Tax on Actual |
| | Actual Basis | Basis | Basis |

Note1: No tax is required to be deposited- Where tax liability is nil OR Have already sufficient balance in E cash Ledger

Note 2: Return under QRMP to be filed on 24th [for Northern and eastern States] and on 22nd For rest of India. In case of other taxpayers Return [GSTR 3B] date will be 20th of next month.

Note 3: Date for filing GSTR 1: under QRMP Scheme; 13th, in others cases: 11th

6. How the registered buyer will get the credit:

Supplier will file return on quarterly basis after that it will be reflected in GSTR 2B to Recipient....but Recipient need credit on monthly basis ...now what is the solution ?

- Supplier MAY furnish B to B invoices [Dr/Cr note] under invoice furnishing facility (IFF)
 for first 2 months in a quarter.
- Now for THE quarter (ie all 3 months) file GSTR 1 except the invoices furnished under IFF.
- Under IFF net value of invoices that can be uploaded is restricted to ₹ 50 lakh per month [by keeping in mind the limit of ₹5 cr]

7. Interest calculation:

- JAB JITNA MAANGA UTNA DIYA THEN NO INTEREST,
- JAB JITNA MAANGA USSE KAM DIYA THEN JITNA KAM DIYA UTNE AMOUNT PAR INTEREST LAGEGA @ 18% PA.

Example: Suppose in last quarter cash GST Paid was $\ref{thm:property}$ 100 [Total actual tax for the Quarter known in July month $\ref{thm:property}$ 102]

| Particulars | April | May | June |
|--|-----------------------------|-----------------------------|---|
| Tax to be paid on due date as per the given method | 35 [Based on fixed %] | 35 [Based on fixed %] | 32 [Balance on the basis of actual calculation] |
| Tax Actually paid on due date | 35 | 35 | 30 |
| Short payment | - | - | 2 |
| Interest | - | - | Interest on ₹ 2 after expiry of due date till the date of payment |

SECTION:38: Communication of details of inward supplies and input tax credit.

- (1) The GSTR: I furnished by the registered persons under section 37 and of such other supplies as may be prescribed, and
 - an auto-generated statement containing the details of input tax credit
 - shall be made available electronically to the recipients of such supplies in Specified form.
- (2) The auto-generated statement shall consist of:
 - a. Details of inward supplies in respect of which ITC may be available.
 - b. Details of supplies in respect of which ITC CAN NOT be available either wholly or partially where
 - Where Return not submitted by Supplier on Time.
 - Non payment of tax by supplier
 - Short payment of tax by supplier
 - Excess credit availed by supplier
 - Supplier not to follow Rule of 1%.
 - Any other reason

SECTION: 41: AVAILMENT OF INPUT TAX CREDIT

- (1) Every registered person shall be entitled to avail Eligible ITC and ITC amount shall be credited to his electronic credit ledger.
- (2) The ITC availed by a registered person but the tax payable whereon has not been paid by the supplier, shall be reversed along with applicable interest.

However, where the said supplier makes payment of the tax payable in respect of the aforesaid supplies, the said registered person may re-avail the amount of credit reversed by him in.

CGST Rules 2017

Rule: 59 Form and manner of furnishing details of outward supplies

[FORM: GSTR 1]

- (1) The details of outward supplies of goods or services or both furnished in FORM GSTR-1 shall include the-
- (a) Invoice wise details of all -

| Inter-State and intra-State supplies | Made @ B to B basis |
|---|---------------------------------|
| Inter-State supplies with invoice value more than ₹2,50,000 | Made @ B to C basis. |
| Debit and credit notes, if any, issued during the month | For invoices issued previously. |

(b) Consolidated details of all -

| Intra-State supplies | Made @ B to C basis. |
|---|--------------------------------|
| State wise inter- State supplies with invoice value upto ₹2,50,000 | Made @ B to C basis. |
| Debit and credit notes, if any, issued during the month | For invoices issued previously |

(2) The details of outward supplies of goods or services or both furnished using the IFF shall include the -

| Invoice wise details of inter-State and intra-State supplies | Made @ B to B basis |
|--|---------------------|
| Debit and credit notes, if any, issued during the | Made @ B to B basis |

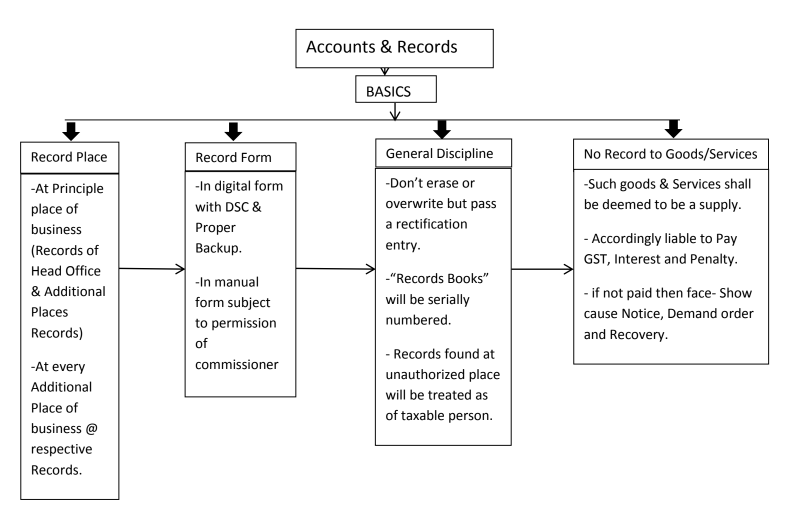
| month for such invoices issued previously.". | |
|--|--|
| (3) Restrictions on filing GSTR-1 (a) where taxable person has not furnished GSTR-3B for preceding | |
| month; (b) Where taxable person has not furnished GSTR-3B for preceding Quarter;[QRMP] | Then he shall not be allowed to furnish GSTR 01/IFF for a subsequent tax period, |
| (c) A Registered person, to whom an intimation has been issued under the provisions of Rule 88C(1) in respect of a tax period, | Then he shall not be allowed to furnish GSTR 01/IFF for a subsequent tax period, unless he has either deposited the amount specified in the said intimation or has furnished a reply explaining the reasons for any amount remaining unpaid. |
| (d) A registered person, to whom an intimation has been issued under Rule 88D (1) in respect of a tax period or periods, | Then he shall not be allowed to furnish GSTR 01/IFF for a subsequent tax period, unless he has either paid the amount equal to the excess ITC as specified in the said intimation or has furnished a reply explaining the reasons in respect of the amount of excess input tax credit that still remains to be paid. |
| (e) Where a registered person has not furnished the details of the bank account as per the provisions of rule 10A. | Then he shall not be allowed to furnish GSTR 01/IFF. |

Rule 64: Form and manner of submission of return by persons providing online information and data base access retrieval services and persons by supplying online money gaming from place a outside India to a person in India

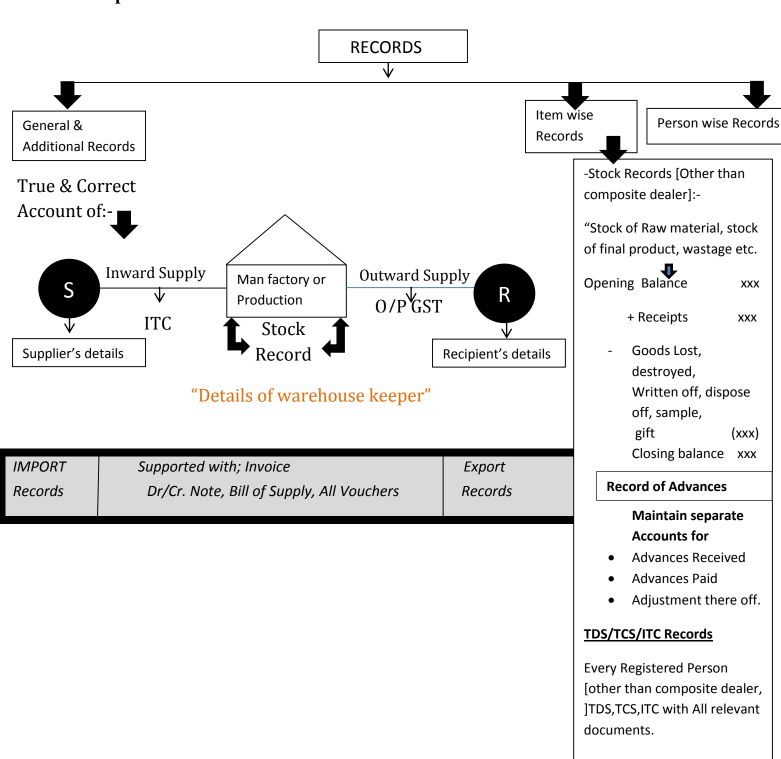
Every registered person

- either providing online money gaming from a place outside India to a person in India,
- or providing online information and data base access or retrieval services from a place outside India
- to a non-taxable online recipient referred to in section 14 of the IGST Act, 2017 or
- to a registered person other than a non-taxable online recipient,
- shall file return in FORM GSTR-5A
- on or before the 20th day of the month succeeding the calendar month or part thereof.

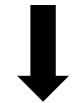
Chapter 17: Accounts and Records



Chapter 17: ACCOUNTS AND RECORDS



Chapter 17: ACCOUNTS AND RECORDS



Records by Warehouse

Keeper

- Record for warehousing period.
- Into & Out Related
- Store goods item wise and owner wise
- Allow physical verification

Records by Agent

- Authorization to be an agent
- Detail of goods Received
- Detail of statement (Hissab to principal)
- Tax Paid

Records by Manufacturer

Monthly Production Accounts Showing -

- Input Used
- Input Service Used
- Final Product
- Wastage

Records by Service Provider

- Shall Maintain Accounts Related to
 - Input Used
 - Input Service Used
 - Output Service

Record by Works Contractor

- Detail of the person on whose behalf work done
- Detail of goods received for work contract
- Used in goods contract
- Payment receive @ each, vendor detail

Record by unregistered Person

- Person Required to maintain Records
 - Submit Detail of his business in GST ENR=01 and
 - A unique enrolment number shall be generated & given to the person.

Chapter 17: ACCOUNTS AND RECORDS

Record by Transporter

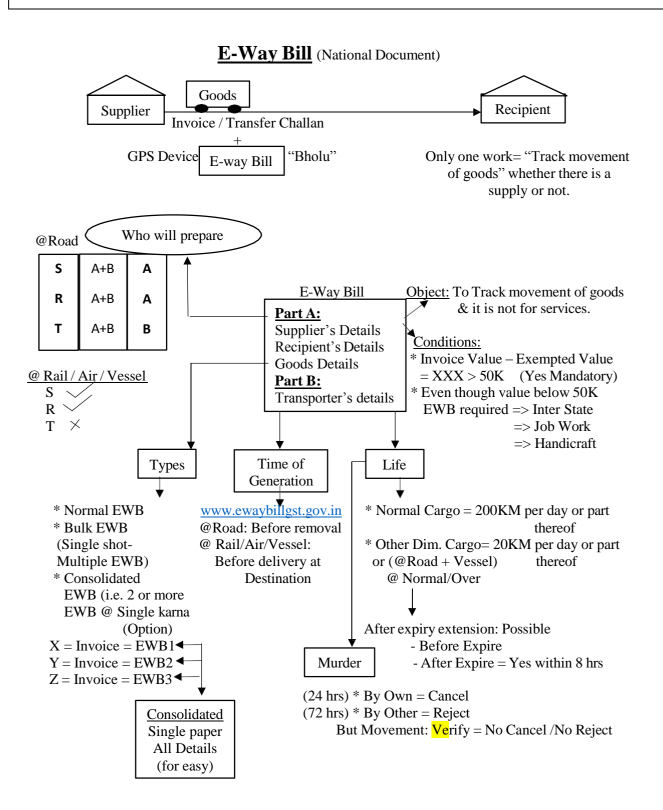
- Shall maintain record of
 - Goods Transported
 - Goods Delivered
 - Goods stored in transit

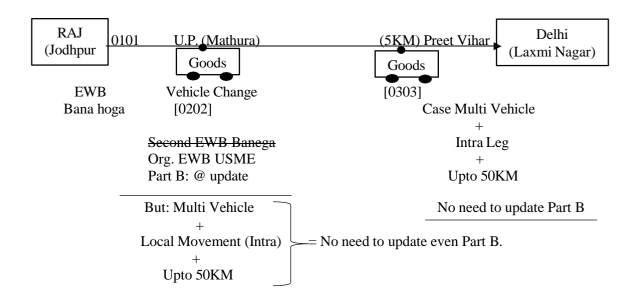
Along with GSTIN of Consigner & Consignee

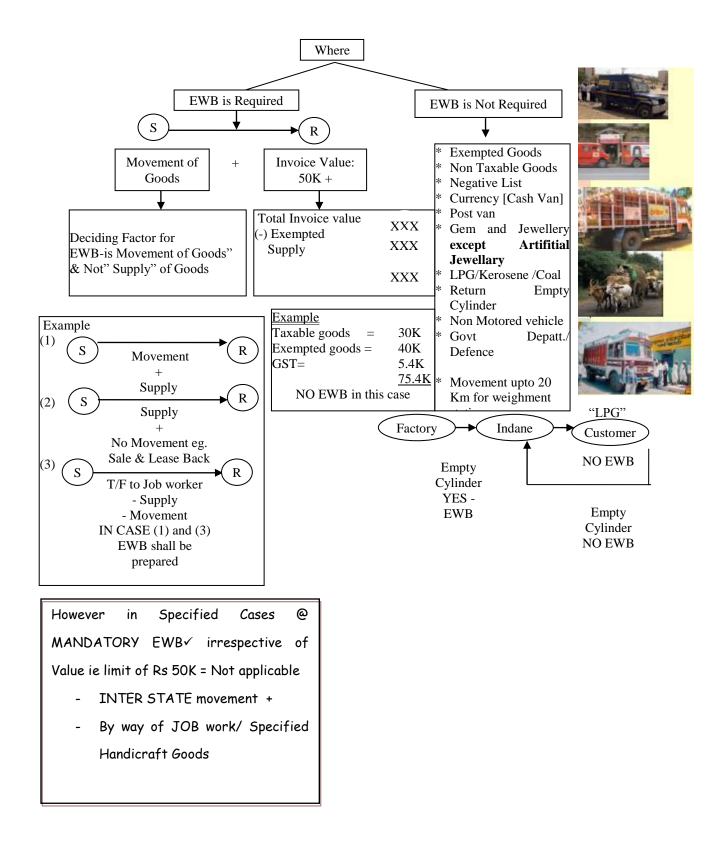
Note: Multiple Registration in multiple Stages

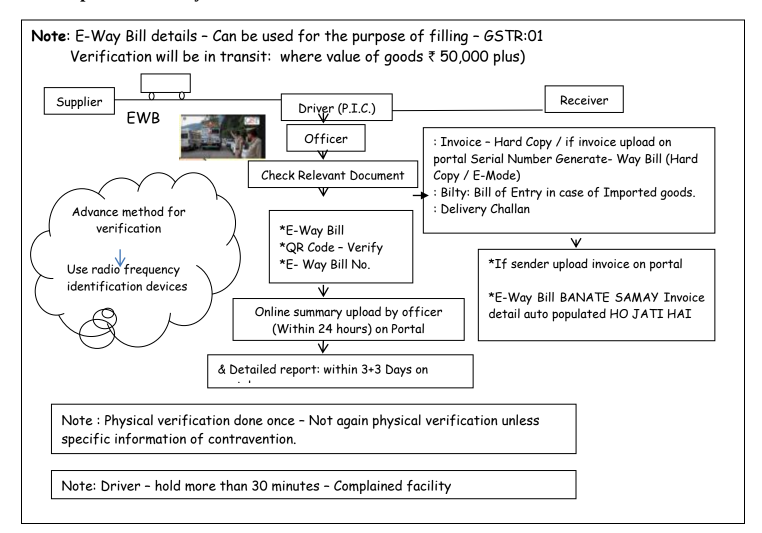


May Apply for UEN in ENR = 02









Blocking of E way Bill: -

No person (Including a consignor, consignee, transporter, an e-commerce operator or a courier agency) shall be allowed to furnish the information in PART A of FORM GST EWB-01 in respect of any outward movement of goods of a registered person, who—

| PERSON AVAILING REGULAR SCHEME | HAS NOT FURNISHED THE RETURNS [GSTR 3B] FOR A CONSECUTIVE PERIOD OF TWO TAX PERIODS HAS NOT FURNISHED THE STATEMENT OF OUTWARD SUPPLIES (GSTR:1) FOR ANY TWO MONTHS OR QUARTERS [QRMP/OTHER SCHEME] |
|--------------------------------------|---|
| PERSON AVAILING COMPOSITION SCHEME | HAS NOT FURNISHED THE [STATEMENT IN FORM [GST CMP-08] FOR TWO CONSECUTIVE QUARTERS; OR |
| EITHER REGULAR OR COMPOSITION SCHEME | BEING A PERSON, WHOSE REGISTRATION HAS BEEN SUSPENDED UNDER RULE 21(1)(2)(2A). [WHEN TO SUSPEND RC- WHEN APPLICATION FOR CANCELLATION OF RC MADE BY THE PERSON, WHEN OFFICER FINDS SOME IRREGULARITY, WHEN THERE IS AN ANAMOLY IN GSTR 1 AND GSTR 2B] |

SUBJECT TO SATISFACTION OF COMMISSIONER.

Rule 138 F: Information to be furnished in case of intra-State movement of gold, precious stones, etc. and generation of e-way bills thereof-

(1) Where-

- (a) a Commissioner of State tax or Union territory tax mandates furnishing of information regarding intra-State movement of goods specified [gold, precious stones, etc], in accordance with Rule 138F(1) of the State or Union territory Goods and Services Tax Rules, and
- (b) the consignment value of such goods exceeds such amount, not below Rs 2 Lakhs, as may be notified by the Commissioner of State tax or Union territory tax, in consultation with the jurisdictional Principal Chief Commissioner or Chief Commissioner of Central Tax, or any Commissioner of Central Tax authorised by him,

Notwithstanding anything contained in Rule 138, every registered person who causes intra-State movement of such goods, -

- (i) in relation to a supply; or
- (ii) for reasons other than supply; or
- (iii) due to inward supply from an un-registered person,

shall, before the commencement of such movement within that State or Union territory, furnish information relating to such goods electronically, as specified in Part A of FORM GST EWB-01, against which a unique number shall be generated:

Provided that where the goods to be transported are supplied through an e-commerce operator or a courier agency, the information in Part A of FORM GST EWB-01 may be furnished by such e-commerce operator or courier agency.

- (2) The information as specified in PART B of FORM GST EWB-01 shall not be required to be furnished in respect of movement of goods referred to in the sub-rule (1) and after furnishing information in Part-A of FORM GST EWB-01 as specified in sub-rule (1), the e-way bill shall be generated in FORM GST EWB-01, electronically on the common portal.
- (3) The information furnished in Part A of FORM GST EWB-01 shall be made available to the registered supplier on the common portal who may utilize the same for furnishing the details in FORM GSTR-1.
- (4) Where an e-way bill has been generated under this rule, but goods are either not transported or are not transported as per the details furnished in the e-waybill, the e-way bill may be cancelled, electronically on the common portal, within twenty-four hours of generation of the e-way bill:

Provided that an e-way bill cannot be cancelled if it has been verified in transit in accordance with the provisions of rule 138B.

- (5) Notwithstanding anything contained in this rule, no e-way bill is required to be generated-
- (a) where the goods are being transported from the customs port, airport, air cargo complex and land customs station to an inland container depot or a container freight station for clearance by Customs;
- (b) where the goods are being transported-
- (i) under customs bond from an inland container depot or a container freight station to a customs port, airport, air cargo complex and land customs station, or from one customs station or customs port to another customs station or customs port, or
- (ii) under customs supervision or under customs seal.
- (6) The provisions of Rule 138 (10)(11)(12), Rule 138A, Rule 138B, Rule 138C, Rule 138D and Rule 138E shall, mutatis mutandis, apply to an e-way bill generated under this rule.

Explanation. - For the purposes of this rule,

- the consignment value of goods
- shall be the value, determined
- in accordance with the provisions of section 15,
- declared in an invoice, a bill of supply or a delivery challan, as the case may be,
- issued in respect of the said consignment and
- also includes the CGST, SGST or UTGST charged in the document and
- shall exclude the value of exempt supply of goods

where the invoice is issued in respect of both exempt and taxable supply of goods.

Circular No. 47/21/2018-Clarifications of certain issues under GST

The railways shall not deliver the goods unless the e-way bill is produced at the time of delivery.

In case of transportation of goods by railways, whether goods can be delivered even if the e-way bill is not produced at the time of delivery?

The railways shall not deliver the goods unless the e-way bill is produced at the time of delivery.

Goods moves from one area in a state to another area in same state where another state is involved during movement then e way bill is required to be generated. Goods moves from DTA unit to SEZ unit or vice versa there is no requirement to generate e way bill if exempted under rule 138(14)(d) of CGST Rules

Whether e-way bill is required -Where goods transit through another State while moving from one area in a State to another area in the same State.

Whether e-way bill is required -Where goods move from a DTA unit to a SEZ unit or vice versa located in the same State. It may be noted that e-way bill generation is not dependent on whether a supply is inter-State or not, but on whether the **movement** of goods is inter-State or not. Therefore, if the goods transit through a second State while moving from one place in a State to another place in the same State, an e-way bill is required to be generated.

Where goods move from a DTA unit to a SEZ unit or vice versa located in the same State, there is no requirement to generate an e-way bill, if the same has been exempted under Rule 138(14)(d) of the CGST Rules.

| PRELIMINARY | | | | | |
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| Section 4 | : | NA | | | |
| Section 5 | : | NA | | | |
| Section 6 | : | NA | | | |
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| | _ | | | |

| Section 40 | : | First return. | | | |
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