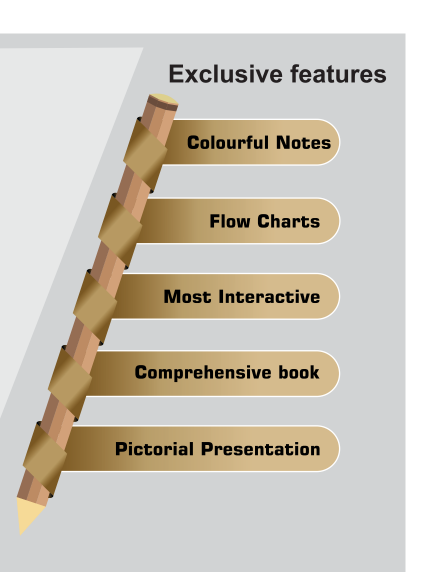
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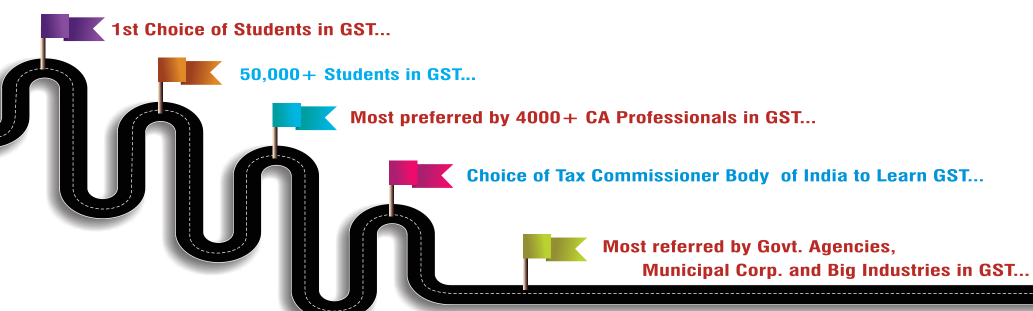
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- Tax Consultant of big Export/Import Companies
- Selected as No. 1 Faculty in 2021 survey by many Social & Professional Organisation



Achievements in 2022-2023



Basic Concept of GST 2 **Charge of GST & Concept of Supply** Reverse Charge Mechanism & ECO 11 **Composition Scheme** Time of Supply 12 5 Value of Supply 13 Payment of Tax 14 15 8 TDS-TCS **Input Tax Creit** 16 Registration 10 19 11 Exemption 21 **IGST Act (Place of Supply)** 25 12 13 Tax Invoice, credit note & Debit Note 26

14

15

16

IFF

Return

Eway Bill

Invoice Furnishing facility

Account & Records

	Expanded Form of Abl	breviations us	ed in Chart Book	
ACD	Additional Customs duty	SEZ	Special Economic zone	
GTA	Goods Transport Agency	GSTIN	Goods & service tax identification number	
ECO	Electronic Commerce Operator	RC	Registration certificate	
BE	Business Entity	POB	Place of business	
TT	Taxable Territory	AA	Aadhaar authentication	
RP	Registered Person	OIDAR	Online Information Data Base Access and Retriev	
URP	UnRegistered Person	UIN	Unique Identification number	
DSA	Direct Selling Agent	WD	Working days	
NBFC	Non-Banking Financial Corporations	SCN	Show cause notice	
FI	Financial Institutions	RWA	Resident Welfare Association	
FC	Forward Charge	HSN	Harmonised System of Nomenclature.	
CTP	Casual Taxable Person	QR	Quick Dynamic	
NRTP	Non-resident Taxable Person	QRMP	Quarterly return monthly payment	
TS	Taxable supply	EWB	E-way bill	
PFY	Preceding Financial Year	ООВН	Opportunity of being heard	
CFY	Current Financial Year	For Study Related Doubts Download V'smart Academy App		
PO	Proper officer			
GSTN	Goods & service tax network			
ISD	Input Service distributors			

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Extra Supporting Material Demo videos, Digital Books & PDFs 2

Questionnaire



Questioner Discussion



Questioner Digital Smart Book



MCQ PDF

Amendments

28

30

31



Amendment Discussion



Amendment PDF

Correction in notes if any



Correction pages if any

GST Chapter Wise Revision



Chapterwise Chart Revision Discssion Video



Wall Chart Marathon Revision



Chapterwise Chart Revision Smart Book

Instagram Channel



CA_VISHAL_BHATTAD



Telegram Channel



Basic Concept of GST

Framework of GST

Name	Governing Act	Levied by	Event of Levy
CGST	Central Goods and Services	Central	On Intra State supply of Goods and
	Tax Act, 2017	Government	Services
SGST	State Goods and Services	State	On Intra State supply of Goods and
	Tax Act, 2017	Government	Services
UTGST	Union Territory Goods and	Union	On Intra State supply of Goods and
	Services Tax Act, 2017	Territories	Services
IGST	Integrated Goods and	Central	On Inter State supply of Goods and
	Services Tax Act, 2017	Government	Services
GST	GST Compensation Cess	Central	On Intra/Inter State supply of notified
CESS	Act, 2017	Government	Goods and Services

CONCEPT & PRINCIPLE OF GST

- **⇒** GST is a **Broad-based Value added tax**
- ⇒ GST is a **Destination based tax**
- ⇒ GST is technically paid by suppliers but it is actually borne by consumers.
- ⇒ GST is collected at multiple stage of production and distribution of goods and services in which taxes paid on inputs are allowed as set off against taxes payable on output.
- ⇒ GST is a tax on the consumption of products from business sources, and not on persona or hobby activities.
- ⇒ Under GST, input tax credit is provided throughout the value chain for creditable acquisition

Constitutional Amendments

Article 366 (12A)	GST means "Any tax on supply of Goods or Services or both except taxes on Supply of the Alcoholic Liquor for human Consumption	
Article 246A Concurrent powers to both, Parliament and State Legislatures is given to make laws with respect to GST		
Article 269A	Provides exclusive power to the Parliament to legislate with respect to inter-State trade or commerce i.e. integrated tax (IGST) (including import)	

Benefits of GST

Creation of Unified National market

Taxes to be Subsumed in GST

- 3) Elimination of multiple taxes and double taxation
- 2) Mitigating Cascading Effect 4) Make in India Initiative

5) Increase in Revenue

Central Taxes State Taxes Central Excise duty State VAT/Sales Tax Additional excise duty Central Sales Tax

- Excise duty levied under Purchase Tax Medicinal & Toiletries

 Entertainment Tax
- preparation Act Additional Customs
- duty(ACD) Service Tax
- Surcharges & Cesses
- Central Sales Tax
- (other than those levied by local bodies) Luxury Tax Entry Tax (All forms) Taxes on lottery, betting & gambling Surcharges & Cesses

Taxes not subsumed under GST

- 1. Property Tax & Stamp Duty 2. Electricity Duty
- 3. Excise Duty on Alcohol 4. Basic Custom Duty
- 5. Excise Duty on Petrol Diesel
- Taxes on Opium, Indian Hemp and other Narcotic Drugs and Narcotics:

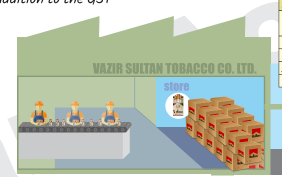
Taxes on Opium, Indian Hemp and other Narcotic Drugs and Narcotics:

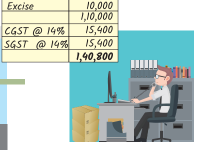
These are within the purview of GST. However, State Governments have also retained the power to levy excise duties on such products manufactured in India. Resultantly, Opium, Indian hemp and other narcotic drugs and narcotics are <u>subject</u> to GST as well as State excise duties

Note: - GST Provision shall take effect from the date recommended by GST council on following goods -1) petroleum crude, 2) high speed diesel 3) Motor spirit 4) Natural Gas 5) Aviation turbine Fuel

TAX ON TOBACCO AND TOBACCO PRODUCTS

In the case of tobacco and tobacco products, the Centre alone would have the power to levy excise duty in addition to the GST Particulars





1,00,000



WHOLESALER

RECOMMENDATION OF GST COUNCIL

The Goods and Services Tax Council shall make recommendations to the Union and the States on—

- /(a) Taxes to be subsumed in GST
- (b) Exemption in GST
- (c) model Goods and Services Tax Laws, principles of levy, apportionment of Goods and Services Tax levied on supplies in the course of inter-State trade or commerce under article 269A and the principles that govern the place of supply;
- (d) the threshold limit of turnover for Exemption (e) the rates of GST & other Special Rates
- (f) Special Provision w.r.t. the special category state
- (g) any other matter relating to the goods and services tax, as the Council may decide.
- (h) Special rates to raised additional resources during any natural calamity /disaster

SPECIAL CATEGORY OF STATE

- 1) Arunachal Pradesh
- 2) Assam
- 3) Jammu and Kashmir
- 4) Manipur

- 7) Nagaland 8) Sikkim 6) Mizoram
 - 9) Tripura
- 10) Himachal Pradesh

11) Uttarakhand

Note:-Jammu and Kashmir is now UT with state legislature, but still covered under special category States.

MANNER OF UTILIZATION OF ITC IN GST

INWARD SUPPLY	OUTWARD SUPPLY
I. IGST	First Any Any IGST CGST SGST/UTGST
2. CGST	First Second CGST IGST
3. SGST/UTGST	First Second SGST/UTGST IGST

Note: - CGST cannot be used against SGST/UTGST or vice-versa

BODY OF GST LAW

The body of law of GST comprises of the following-

I. Acts:

- a. Central Goods and Services Tax (CGST) Act. 2017
- b. Integrated Goods and Services Tax (IGST) Act, 2017
- c. Union Territory Goods and Services Tax (UTGST) Act,
- d. State Goods and Services Tax (SGST) Acts, 2017 [28 States+3UTs deemed to be States]
- e. GST(Compensation to States) Act, 2017

- a. Central Goods and Services Tax (CGST) Rules, 2017
- b. Integrated Goods and Services Tax (IGST) Rules,2017
- c. Union Territory Goods and Services Tax (UTGST) Rules, 2017 for 5 UTs
- d. State Goods and Services Tax (SGST) Rules, 2017 [31]

3. Notifications

(a)	Central Tax	Central Tax (Rate)
CGST	Notifications [CT]	Notifications[CT (Rate)]
0431	[Non-tariff]	[Tariff]
(b)	Integrated Tax	Integrated Tax (Rate)
IGST	Notifications[IT]	Notifications [IT (Rate)]
.,,,,	[Non-tariff]	[Tariff]
(c)	Union Territory Tax	Union Territory Tax (Rate)
UTGST	Notifications [UTT]	Notifications[UTT (Rate)]
	[Non-tariff]	[Tariff]
(d)	Compensation Cess	Compensation Cess (Rate)
Compen-	Notifications [GST	Notifications [GST Comp
sation	CompCess]	Cess (Rate)] [Tariff]
Cess	[Non-tariff]	

4. Circulars

5) Meghalaya

- a. CGST b. IGST
- c. UTGST

d. SGST

e. GST Cess

Constitution of GST Council

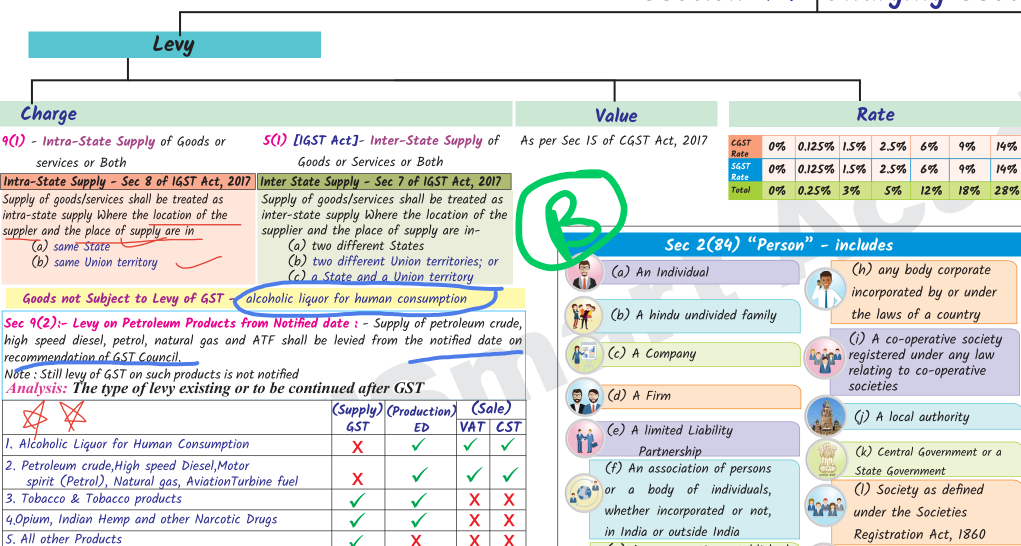
Constitution:- The GST Council shall consist of the following members, namely:-

- (a) The Union Finance Minister is the Chairman;
- (b) The Union Minister of State in charge of Revenue or Finance is the Member;
- (c) The Minister in charge of Finance or Taxation or any other Minister nominated by each State Government & UTs with Legislatures are the Members.

The Members of the GST Council referred to clause (c) above shall, as soon as may be, choose one amongst themselves to be the Vice-Chairperson of the Council for such period as they may decide.



Section 9:- Charging Section



Collection

in such manner as may be prescribed (Detail discussion in subsequent chapter)



Person Liable to Pay Tax

Sec 2(107) "Taxable person" - includes

"Taxable person" means a person who is registered or liable to be registered u/s22 or section 24

Forward Charge Sec 9(1)	Taxable Person making Intra State- Supply
Reverse Charge Sec 9(3)/9(4)	Recipient of Supply
E-Commerce Sec 9(5)	E-Commerce Operator

Deemed Distinct Persons : Sec 25 CGST Act

25 (4) A person who has obtained or is 25 (5) Where a person who obtained or is required to obtain more than one registration.

whether in one State or Union territory or more than one State or UT shall,

in respect of each such registration, be or Union territory, treated as distinct persons for the purposes of this Act.

Sec 2(94) "Registered person" - includes persons for the purposes of this Act.

means a person -

supply.

- who is registered under section 25
- but does not include a person having a Unique Identity Number

Sec 2 (105) "Supplier"

means person supplying the said goods or services or both and shall include an agent acting as such on behalf of such supplier

Proviso: Supplier includes person arranging supply of specified actionable claims & also who owns/operates/manages e-platform for

required to obtain registration in a State or Union territory in respect of an establishment,

has an establishment in another State

then such establishment shall be treated as establishment of distinct

Sec 2(93) "Recipient" Situation Recipient Where a consideration Person liable to pay that consideration is payable Where no consideration Person to whom the goods are delivered or made available is payable for the supply or to whom possession or use of the goods is given or made available Where no consideration Person including his agent s payable for the supply to whom the service is rendered of a service

Type of Supply

(m) Trust

of the above

(n) Every artificial juridical

person, not falling within any

(e) Chandigarh c) Air space above its territory & territorial waters (f) and Other territory

SEC 2(114) "UNION TERRITORY"

(a) the Andaman and Nicobar

(c) Daman and Diu and Dadra

CISION FO

Means the territory of -

and Nagar haveli

Islands

(b) Lakshadweep

Sec 2(80A):- Online Gaming

SEC 2 (56) "INDIA"

Means

Means offering of a game on internet or electronic network & includes online money gaming

Sec 2(102A):- Specified actionable claim

SION FOR

any other maritime zone as defined in

EEZ and Other Maritime Zones Act, 1976

the Territorial Waters, Continental Shelf, (d) Ladakh

b) Its Territorial Water, Seabed and

a) Territory of India (state and the UTs.)

sub-soil underlying such waters,

⇒ continental shelf, ⇒ EEZ or

Means actionable claim involved in/by betting, casinos, gambling, horse racing, lottery or online money gaming.

Sec 2(108): Taxable Supply

(q) Any corporation established

State Act or Provincial Act or a

by or under any Central Act.

in clause (45) of section 2

of the Companies Act, 2013

Govt. company as defined

means a supply of goods or services or both which is leviable to tax under this Act

Chargeable to GST at specified rate as applicable under this

Sec 2(78):

Non-Taxable Supply

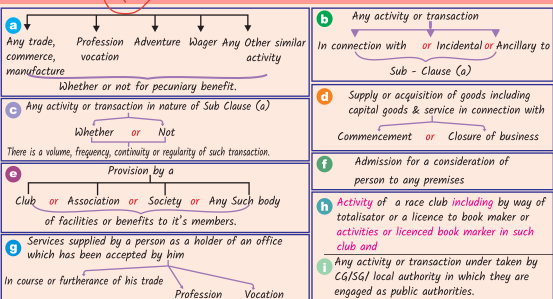
means a supply of goods or services or both which is not leviable to tax under this Act (i.e. CGST Act) or under the Integrated Goods and Services Tax Act

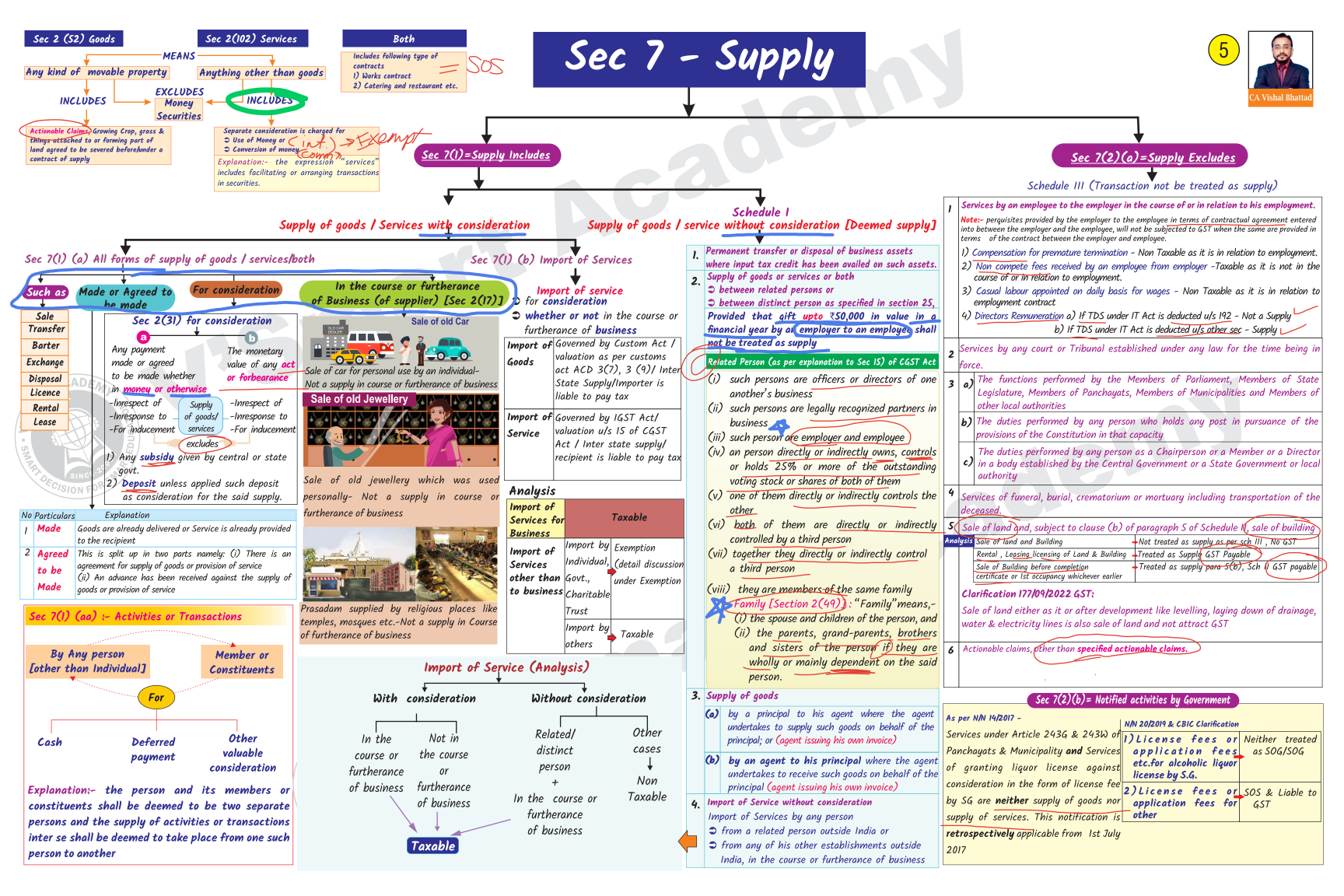
Sec 2(47): Exempt Supply

means a supply of any goods or services or both

- which attracts nil rate of tax
- which may be wholly exempt from tax under section II, or under section 6 of the integrated Goods and Services Tax Act, and includes non-taxable supply

Business includes [Sec 2(17)]



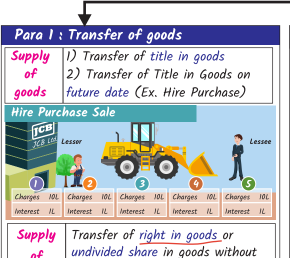


Supply of Service

Supply of Goods

Supply of Service

Sec 7(1A):- Where certain activities or transaction constitute a supply in accordance with the provisions of subsection (1), they shall be treated either as supply of goods or supply of services as referred to in Schedule II.



transfer of title in goods

Service



Note: Sale of land & building not treated as supply as per schedule 3 other than construction intended for sale [of para 5(b)]

Residential U

but given an exemption benefit

Residential House Rented for

Supply liable to GST as renting of immovable property

Hotel

Para 3: Treatment or process Supply of Any treatment or process which is applied to another person's Process of Job worker Job worker Polishing Job Charges

Para 4: Transfer of business asset Permanent transfer of Business Asset:- If Supply of goods goods as a part of the asset are permanently transferred or disposed off Temporary transfer of business assets:- If Supply of goods as a part of business asset are put to Service any private use or are used for any purpose other than business



Note: If any person ceases to be a taxable person then goods forming part of business asset shall be deemed to be supplied (In the course or furtherance of business unless

(i) Business is transferred as going concern to another person.

(ii) Business is carried on by personal representative who is deemed to be a taxable person.



Supply of Restaurant, catering or any supply of service where food/ Works contract drink is supplied for consideration. Service abour + Material = Works Contract (construction



rks contract

Sec 2(119) : Wa			
Building,	Installation,	Maintenance,	
Construction,	Fitting Out,	Renovation,	
Fabrication,	Improvement,	Alteration or	
Completion, Modification,		Commissioning	
Erection,	Repair,		

of any immovable property

wherein transfer of property in goods (whether as goods or in some other form) is involved in the execution of such contract

Think GST Think Vishal Sir



Renting of immovable property DConstruction of complex, building, civil structure including a complex, building intended for sale to buyer. But in following case it shall not be treated as supply. When entire consideration has been received - after completion certificate / - It's 1st occupation whichever is earlier Note: - Construction - it includes addition, alteration, replacement, remodeling of any existing civil structure Construction of Service intended for sale before completion After Completio GST = ₹80 Lacs 40,00,000 20,00,000 20,00,000 As per Sch - III Temporary transfer of IPR Development, design, programming, customisation etc. of info. Tech. Software Customized Software Sale of Pre-packed Software License to use prepacked Software Agreeing to the obligation to refrain from an act or to

Transfer of right to use any goods for any purpose for

cash, deferred payment or other consideration.

Para 5 : Following activities always treated as supply of service under GST

Sec 8: Composite Supply & Mixed Supply

The tax liability on a composite or a mixed supply shall be determined in the following manner, namely:

- (a) a composite supply comprising two or more supplies, one of which is a principal supply, shall be treated as a supply of such principal supply; and
- (b) a mixed supply comprising two or more supplies shall be treated as a supply of that particular supply which attracts the highest rate of tax.

Definition - Composite Supply

Composite Supply as per Sec 2 (30): means a supply made by a taxable person to a recipient consisting of

- > two or more taxable supplies of goods or services or both or any combination thereof
- which are naturally bundled and
- > supplied in conjunction with each other in ordinary course of business one of which is a principal supply

Illustration. — (Goods + Service) Where goods are packed and transported with insurance, the supply of goods, packing materials, transport and insurance is a composite supply and supply of goods is a principal supply;



Definition - Mixed Supply

Mixed Supply as per Sec 2 (74): means

- Two or more individual supplies of goods or services or any combination thereof
- Made in conjunction with each other by a taxable person for a single price
- ▶ Where such supply does not constitute a composite supply

Illustration.— A supply of a package consisting of canned foods, sweets, chocolates, cakes, dry fruits, aerated drinks and fruit juices when supplied for a single price is a mixed supply. Each of these items can be supplied separately and is not dependent on any other. It shall not be a mixed supply if these items are supplied separately

IMPORTANT CLARIFICATIONS

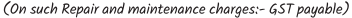
Circular No.:- 1/1/2017

Issue: Whether Inter-state movement of various modes of conveyance, carrying goods/passenger/ both, or for Repair and maintenance, between distinct persons (Reg Br.1 to Reg Br.2),is leviable to IGST? (Conveyance = Trains, buses, trucks, tankers, trailers, vessels, containers, aircrafts.)

Decision:- It shall not be treated as SOG/SOS, so no IGST. (Except further supply)(Schedule 1, Para 2)

Clarification: I-Conveyance carrying goods/ passenger/both: Treated neither as SOG or SOS, No IGST.

2-Conveyance for repair & maintenance: - Treated neither as SOG or SOS, No IGST.



3-Conveyance moved for further supply: Treated as SOG/SOS, IGST shall be levied.

Circular No.:- 21/21/2017

Issue: Whether Inter-state movement of Rigs, tools, spare parts, and all goods on wheels (like cranes) between distinct persons (Reg Br.1 to Reg Br.2), is leviable to IGST?

Decision:- It shall not be treated as SOG/SOS, so no IGST (As per Schedule 1, Para 2)

Clarification:

- I) It shall not be treated as supply of goods nor supply of services, hence no IGST is levied,
- 2) However, applicable CGST/SGST/IGST shall be leviable on further supply of these goods.

Circular No.:- 57/31/2018

Issue:- What is the scope of Principal-Agent-Relationship, under Para 3 of schedule 1 of CGST Act, in context of Agents?

Clarification:- (1) Supply by Principal to Agent, where Agent shall issue, for further supply, Invoice Invoice in his name:- Agent shall be covered under Para 3, Schedule I

Invoice in the name of Principal:- Agent shall not be covered under Para 3, Schedule I

(2) Supply by Agent to Principal, where goods being procured by Agent on behalf of Principal, Invoice Invoice in his name:- Agent shall be covered under Para 3, Schedule I

Invoice in the name of Principal: - Agent shall not be covered under Para 3, Schedule I

Circular No.:- 116/35/2019

Issue: Whether GST is leviable on the service of display of name/ placing of name plates of donor in the premises of charitable organisations receiving donation/gifts from individual donors?

Clarification: - I- Individual Donors = provide financial help, etc in form of donation/gift, to charitable institutions, etc

- 2- Recipient institution= place a Name plate, etc in their premises to express the gratitude
- 3- Purpose is philanthropic (i.e., it leads to no commercial gain) and not advertisement.
- 4- No obligation on part of recipient to do anything
- 5-Hence, No GST on such activity

Circular No.:- 44/2018

Issue:- (1) Whether Tenancy premium for transfer of tenancy rights to an incoming tenant, attract GST, when stamp duty and registration charges is levied on the said premium?

(2) Whether supply, in case of transfer of tenancy rights, a part of the consideration for which, accrues to the outgoing tenant, attracts GST?

Clarification:- I- Any lease/tenancy/easement/license, to occupy land=SOS (Para-2 Schedule II)

- 2- Transfer of tenancy rights=Not treated as Sale of Land/Building
- 3- Renting of residential dwelling for use as a residence= Exempt
- 4- (Transfer of tenancy rights, against consideration of Tenancy premium):-
 - ⇒ To an Incoming tenant = Taxable
 - ⇒ To a New tenant = Taxable
 - ⇒ To a New tenant(for Residential Property) = Exempt
- 5- Service provided by Outgoing tenant as surrendering the tenancy rights, against consideration in the form of a portion of tenancy premium= Taxable
- 6-Merely because a transaction/ supply involves execution of Docs. (require registration, pay fees, and stamp duty), wouldn't preclude them from scope of supply.

Circular No.:- 11/11/2017

Issue:- Whether such supplies constitutes SOG/SOS:-

- (1) Printing of books, pamphlets, brochers, annual reports, and the like
- (2) Supply of Printed envelopes, letter cards, printed box, napkin, wall papers etc, printed with design, logo, etc

Decision: For (1):- SOS For (2):- SOG (Sec 8, composite and mixed supply)

Clarification

- I- Classification of such supplies as SOG/SOS,= on the basis of what constitutes the Principal Supply.
- 2- Printing of books, pamphlets, broachers, annual reports, etc= SOS (Supply of printing, on the content supplied by the recipient of supply is the Principal supply.
- 3- Supply of Printed envelpos,letter cards, etc,printed with design, logo, etc.= SOG

(Predominant supply is goods, and supply of printing of the content, supplied by recipient, is Ancillary to the Principal supply of goods.

Circular no. 172/04/2022

Any perquisites provided by employer to its employees:

- ⇒ If terms of contract = Not supply under Schedule III.
- If not in terms of contract = If value exceeds ₹50,000, it is taxable under Para 2 of Schedule I

Circular no. 178/10/2022

Parameters for taxability under GST:

- > Contractual relationship between supplier & recipient
- > Express or implied promise from supplier for services under para 5(e) of sch II ie payment cannot be assumed
- > Independent arrangement or activity
- > If payment not represent object, it cannot be consideration
- a) Liquidated damages: Normally no express or implied agreement, thus not taxable, but are taxable in certain cases.
- b) Compensation for cancellation of coal blocks: not given under contract between govt & allotee, hence not taxable
- c) Cheque dishonour fine/ penalty: Never implied or express offer, hence not taxable
- d) Penalty imposed for violation of Law: No agreement between Govt and violater, hence not taxable
- e) Forfeiture of salary or payment of bond amount: These amounts are not consideration for tolerating the act, hence not taxable
- f) Compensation for not collecting toll charges: compensation received are treated as supply
- g) Late payment surcharge or fee: Late payment with interest, fee, fine, penalty are naturally bundled hence assessed as principle supply
- h) Fixed Capacity charges for Power: These are charged as sale of electricity which is exempt
- i) Cancellation charges: Assessed as principal supply & same rate is applicable to service contract

Circular no. 190/02/2023

Incentives paid by Ministry of electronic & Information Technology (Meity) to acquiring bank under incentives schemes for promotion of digital payments are treated as Subsidy hence not taxable

Circular No. 196/08/2023

Activity of holding of shares of subsidiary company by holding company cannot be treated as a supply of services by a holding Co. & cannot be taxed since shares are neither goods nor services.

Circular No. 201/13/2023

- Supply of food/beverages in cinema hall is taxable as 'restaurant service'. if:
- a) food or beverages are supplied as part of a service, & b) supplied independent of the cinema exhibition service.
- If sale of cinema ticket & food & beverages are bundled together as composite supply, entire supply will attract GST rate of exhibition of cinema.



Reverse Charge Mechanism & ECO

Sec 9(3): Reverse Charge under notified cases

The Government may, on the recommendations of the Council,

- ⇒ by notification, specify categories of supply of goods or services or both,
- ⇒ the tax on which shall be paid on reverse charge basis by the recipient of such goods or services or both and all the provisions of this Act shall apply to such recipient as if he is the person liable for paying the tax in relation to the supply of such goods or services or both.

Sec 2(98): Reverse Charge

means the liability to pay tax by the recipient of supply of goods or services or both instead of the supplier of such goods or services or both under section 9(3) or 9(4). or under section S(3) or S(4) of the Integrated Goods and Services Tax Act.

Sec 9(4) (CGST) Reverse Charge - when supply of goods or services by unregistered person to registered person

The central tax in respect of the

supply of specified category of goods or services or both by a supplier, who is not to registered,

a specified class of registered

shall be paid by such person on reverse charge basis as the recipient of such supply of goods or services or both and

all the provisions of this Act shall apply to such recipient as if he is the person liable for paying the tax in relation to the supply of such goods or services or both.

Sec 9 (5) - CGST liability of E-commerce operator

If there is intrastate supply of specified services through ECO,

- ⇒ the tax on such supply shall be paid by ECO &
- ⇒ All provisions of act shall apply to that ECO as if he is the person liable to pay tax in relation to such supply.

Note:- Here, Services are notified by govt. on recommendations of the council

If ECO is not having physical presence in taxable territory:-

Person representing ECO in taxable territory for any purpose = Person liable to pay tax

Proviso If ECO is not having physical presence as well as representative

in taxable territory:-

1) Passenger transport by

cab/motor cycle, or any

other motor vehicle except

la)Passengers transported

by omnibus except where

such supplier is a company

premises (Tariff above

₹7500 per unit per day or

omnibus.

equivalent)

Person shall be appointed by ECO in taxable territory for paying tax = Person liable to pay tax

Definition u/s 2(45):- Electronic Commerce Operator (ECO) means any person who owns, operates or manages digital or electronic facility or platform for electronic commerce.

9(5) ECO

Reverse Charge Mechanism Under sec 9(3) & 9(4) Transport and Motor vehicle Sector

GTA Service

Services in relation to transportation of goods by road

GTA (who has not paid

GST @12%)

person(Notified Person) who pays freight is

- a) Any registered factory. b) Any registered Society
- c) Any Co-operative Society
- d) Any person registered under GST
- e) Body corporate or; f) firm, (including LLP &AOP)
- g) Any CTP.

Notified person who is liable to pay freight **Note:** GTA liable in following cases

- 1. If notified person located in non-taxable territory.
- 2. If person liable to pay freight is not falling under notified categories.

3. If department or establishment of government or local authority government agency opt for registration only for the purpose of Deducting TDS u/s 51

Liabilitu

Important Remark:-

Important Remark:-

Renting of Motor vehicle

cost of fuel included in a consideration

Payment of GST@ 12% (6%+6%) with full ITC of GTA

GST is payable under Forward charge by GTA

Condition:If GTA is registered & opts to pay tax under forward charge & issues tax invoice & made declaration on invoice.

Note:- Once exercised the option, GTA has to pay tax in future years until it shifts to RCM by filing declaration in 4th qtr. of P.F.Y

Exempt:- Service provided to any unregistered other than notified person.

GTA Service at glance

Reverse charge is applicable & recipient

who pays the freight is liable to GST

Payment of GST@ 5% (2.5%+2.5%) without ITC to GTA Service provided to RP in GST

Service provided to unregistered person in GST

If services provided to notified

person located in taxable Territory

If services provided to other unregistered person

Reverse charge is applicable above notified Exempt person is liable to pay GST

Renting of motor vehicle

Renting of any motor vehicle designed to carry passengers where the cost of fuel is included in the consideration charged

any person other than body corporate

(does not issue an invoice charging CGST @ 6 % and SGST 6% to the corporate service recipient)

Any body

Liability Any body corporate located in taxable territory

Forward Charge

Motor Vehicle Passenger transport services Goods transported service by road [Refer Entry 1]

Renting of M.V. designed to carry passenger [e.g. car/bus/suto etc.]

Renting of M.V. designed to transport goods [e.g. truck /tractor etc.] Forward Charge is applicable

Cost of fuel not considered in a consideration

Recipient Supplier of service Forward charge is applicable Any body corporate in taxable territory Any person other than body corporate

If above both conditions are fulfilled RCM is applicable & recipient body corporate is liable to pay tax

If above both conditions are not fulfilled

Forward charge is applicable

For all supplies made through ECO

Whether supplier is registered or not ECO is liable to Pay 100% tax.

Renting by rooms by Hotels, Inns. etc.

Supplier is liable to registered under GST

2) supply of restaurant Supplier himself is service other than the liable to pay tax. services supplied by restaurant, eating joints etc. located at specified

ECO is liable to pay tax on all supplier made through it.

Student Notes:-

Housekeeping services Supplier is not liable to registered under GST

Promotor

Legal Sector

Legal Services

Any business entity located in the taxable Legal Services provided by an individual / senior /firm of advocates to business entity directly or indirectly.

Explanation. – "legal service" means any service provided in relation to advice, consultancy or assistance in any branch of law, in any manner and includes representational services before any court, tribunal or authority.".

Important Remark:-

RCM if all following conditions are fulfilled	Forward Charge in any of the cond's of RCM not fulfilled	Exemptions [No FC / RCM]
1)Only if <mark>legal services</mark> supplied by <mark>advocate</mark>	All other services supplied by Advocate	-
2)Services must be supplied by Individual Advocate/Senior Advocate firm of Advocate	Legal services supplied by Dadvocate company DCA/CS/CMA or other consultant	-
3) Service is supplied to business entity	-	Services supplied to B.E. having Agg. T/O below threshold in P.F.Y Non business entity CG/SG/UT/ Govt. Entity
4) Recipient (B.E.) is located in taxable territory	If recipient is located in non- taxable territory	

Arbitral Tribunal

Services by Arbitral Tribunal to business entity in a taxable territory

Any business entity located in the taxable territory

Government Service Sector

Government

Any Services provided by Government or Local authority to business entity other than Any business entity located in the property/ (2) Service by Department of Post & Ministry of Railways (Indian Railways); (3) Service in relation to taxable territory Aircraft, Vessel inside Loutside precincts of port/airport. 4 transportation of goods or passengers

Government

Renting of immovable property by CG [excluding Ministry of Railways to any registered (Indian Railways)], SG,UT or LA person

Any registered person

Other Govt dept. /LA (Entry 5)

If services is supplied

to pay tax

important Remark:

Supply of service by Govt or Local Authority (Entry 5 & 5A)

Part - 1 Any service [other than services covered in part 2 & part 3] supplied by govt. or L.A. to usiness entity in T.T.

RCM is applicable & B.E. in a T.T. is liable to pay tax.

Note:- If services is supplied to non- business entity then it is

Part - 2 (exception to entry 5) Following services supplied by govt. /L.A. a) service by dept. of post & Indian services in relation to vessel or

Aircraft within or outside the port or Airport c) transportation of Goods or passenger

pay tax

Renting of Immovable property by (5/5A)

is supplied to R.P. irrespective of the fact that recipient

to URP (B.E.) RCM is applicable F.C.is applicable [Entry SA]& (Entry 5) & R.P. is liable Govt/LA is liable to pay tax

If services

Part - 3

Note: - Above provision also apply to parliament, State Legislature, court & tribunals

Renting of Residential Dwelling

Renting of Residencial Dwelling

Services by Any Perosn to a registered perosn Any Registered Person

Analysis:-

Si. No	Property	Used for	Recipient	Now
1	Residential	Residence	Unregistered	Exempt
2			Registered	Taxable under Reverse Charge
3	Residential		Registered	Taxable under Reverse Charge
4		Commercial	Unregistered	Taxable under Forward Charge
5	Commercial	Commercial	Any Person	Taxable under Forward Charge

Construction Service Sector

3.	Sec 9(3)	

Construction Transfer of development rights or Floor Space Index (FSI) (FSI etc.) for construction of a project

> Long term lease of land (30 years or more) by any person to promotor against consideration in the form of upfront amount for construction of a project

Promotor

by any person to promotor

Insurance & Banking Service Sector

Insurance agent

Service by an Insurance Agent to a person carrying insurance business located in taxable territory

Insurer carrying life or general insurance business.

Important Remark

Construction

(lease)

RCM if all following conditions are fulfilled	Forward Charge in any of the cond's of RCM not fulfilled
1) Only service supplied by Insurance Agent to Insurance Company	Other suppliers like actuary etc. supplies services to Insurance company
2)Insurance Agent is licenced under Insurance Act.	Insurance Agent not licensed under Insurance Act

Recovery agent 10.

Services by any recovery agent to a banking company, Financial Institution or NBFC in a taxable territory.

Such banking company, Financial institution or NBFC

Members of Overseeing committee

Supply of Service by Members of Overseeing committee to Reserve Bank of India (RBI)

Reserve Bank of India (RBI)

12.

Individual Direct Selling Agents (DSAs) other Services than a body corporate, partnership or LLP

a banking company or a NBFC

banking company or a NBFC, located in the taxable territory.

Important remark

KCM IT All Following conditions are fulfilled	Forward Charge in any of the cond s of KCM not fulfilled
RCM is applicable only if services is supplied by Individual DSA	If service is supplied by body corporate, partnership or LLP Firm
2) Recipient is banking or NBFC	If recipient is \supset Financial institution or \supset any other person
3) Recipient is located in taxable territory	If recipient is located in non-taxable territory

13. Business Facillator

Services supplied by Business Facilitator to A banking company located in the taxable territory.

Banking company located in Taxable **Territory**

Important remark			
RCM if all following conditions are fulfilled	Forward Charge in any of the cond's of RCM not fulfilled	Exemptions	
1) RCM is applicable only if supplier is Business facilitator2) Recipient is banking company only	 If supplier is Business correspondent or other If service is supplied to others like Insurance company, FI or NBFC etc. 	business facilitator to a banking company with respect to accounts in its	
3) Recipient is located in taxable territory	3) Banking company located in non taxable territory	rural area branch	

14. Agent of Business Correspondent

Services supplied by An agent of Business Correspondent (BC) to A business correspondent, located in the taxable territory

Business correspondent located in Taxable Territory

Un-organised to Organised Service Sector				
15.	Sponsorship			
Sponsorship Service by any person to any body corporate or partnership firm located in taxable territory. Such body corporate or Partnership Firm located in a Taxable territory.				
Important remark				
RCM if all following conditions are fulfilled Forward Charge in any of the cond's of RCM not fulfilled		ne cond's of RCM not fulfilled		
1) It is applicable only for sponsorship service		1) Advertising/ Marketing serv	vices	
2) Supplier - Any person				
3) Recipient - RCM is applicable only if recipient is body corporate / P.F.		3) If recipient is any person e. g. Individual /HUF/Trust	other than body corporate/ P.F. etc.	

16. Director of company

4) Recipient - Body corporate or P.F. must be in taxable territory

Services by director of a company or body corporate to the said company or body corporate Such company or body corporate

17. Security Services

Supply Security services Any person other (as a security personnel) by than a body corporate

to a registered person (other than department of Govt. / local authority/
Govt. authority/ registered person u/s 10.)

4) If Recipient in non taxable territory

Registered Person located in Taxable Territory

Important remark

RCM if all following conditions are fulfilled	Forward Charge in any of the cond's of RCM not fulfilled
1) Service is supplied only by way of supply of security personal	If security service supplied by other ways e.g. dog sniffer, CCTV investigation etc.
2) Supplier is any person other than body corporate	If Supplier is body Corporate
3) Recipient is registered person under GST	If recipient is Unregistered Person or Registered Person but CG, SG LA and etc. registered only for TDS Registered person u/s 10

Copyright Service Sector

18. Copyright service

transfer or permitting use or enjoyment of a copyright relating to Original dramatic, musical works

by Music composer, Photographer, Artist

to Music company, producer or the like

Music company, producer or the like, located in the taxable territory

Important remark

	/ 7 / 1	-17
RCM if all following conditions are fulfilled	Forward Charge in any of the cond's of RCM not fulfilled	J
1)Copyright relating to original dramatic artistic or musical work	If it is not related to original word	
2) Supplier - music composer, photographer or artist	In other case	
3) recipient should be music company, producer or like	In case of other recipient	
4) Music company or producer in taxable territory	If they are in non taxable territory	

19. Copyright relating to literary

Transfer or permitting use or enjoyment of a copyright relating to original literary work by an author to publisher

A Publisher located in the taxable territory

Important Remark: - Copyright [entry 9]

RCM if all following conditions are fulfilled	Forward Charge in any of the cond's of RCM not fulfilled	Special remark
1) Copyright relating to original literary work	1) If not related to original literary work	Shifting of RCM to F.C.
2) Service is supplied by author	2) service is supplied by other	the author has taken registration ,and filed a declaration commissioner comply
3) Recipient is publisher	3) Recipient is other	with all the provisions for payment of tax he shall not withdraw the said option within a
4) Recipient is located in taxable territory	4) If recipient is located in non taxable territory	period of I year from the date of exercising such option;

Other Service Sector

20. Lending of security

Lending of securities by lender to borrower

Borrower i.e. a person who borrows the securities

Circular No.:- 177/09/2022

Issue:- The Question which arose for consideration is whether RCM is applicable on

- 1) Services of renting of motor vehicle designed to carry passengers or
- 2) Service of transportation of passengers

RCM would apply on renting of vehicles if the body corporate use in the manner **as it likes** subject to agreement with the person providing vehicle on rent.

RCM would not apply on transportation of passengers if body corporate avails said service for specific journeys or voyages and does not take vehicle on rent for any period of time.

Circular No.: - 201/13/2023

- ⇒ Services supplied by director to company or body corporate in his private or personal capacity such as renting of immovable property are not taxable under RCM.
- ⇒ But if supplied by director as or in capacity of director, it is taxable under RCM.

Composition Scheme



Section 2(6):- Aggregate Turnover

means the aggregate value of

- all taxable supplies (excluding the value of inward supplies on which tax is payable by a person on reverse charge basis),
- exempt supplies.
- exports of goods or services or both and
- inter-State supplies of persons having the same PAN, to be computed on all

but <u>excludes c</u>entral tax, State tax, Union territory tax, integrated tax and cess

Section 2(112):- Turnover in State" or "Turnover in Union Territory

means the aggregate value of

- all taxable supplies (excluding the value of inward supplies on which tax is payable by a person on reverse charge basis) and
- exempt supplies made within a State or Union territory by a taxable person,
- exports of goods or services or both and

Sec 10(1)-Applicability:

inter-State supplies of goods or services or both made from the State or Union territory by the said taxable person

but excludes central tax, State tax, Union territory tax, integrated tax & cess.

2(47): Exempt Supply

neans a supply of any goods or services or both

- which attracts nil rate of tax or
- which may be wholly exempt
- ⇒ includes non-taxable supply

For the purposes of computing turnover of a person for determining his eligibility to pay tax under this section for Sec 10(1) & 10(2A),

Sec 10

Applicable to 'R.P.', whose Aggregate T/o in PFY is not exceeding:-

> 150 lakhs- all other states (including H.P./ Assam / J&K)

⇒ Provided that a Manufacturer/Catering & Restaurant / Trader-

aggregate turnover" shall include the value of supplies made by such person from the 1st day of turnover in State or turnover in Union territory" shall not include the value of following supplies, namely: April of a financial year up to the date when he becomes liable for registration under this Act, (i) supplies from the first day of April of a financial year up to the date when such person becomes liable for registration under this Act; and but shall not include the value of exempt supply of services provided by way of extending deposits,

(ii) interest or discount on deposits, loans or advances.

> 75 lakhs- For special category states (Other than H.P./Assam/J&K)

May supply services of value upto 10% of T/o in a State / UT in P.F.Y or

Procedure- Composition Scheme

Procedure:-Rule-3 Intimation by URP= Pay tax under Composition levy in part B of FORM- GST REG-01. (Considered only after grant of reg.)

Intimation by RP= Electronically file an intimation in FORM-CMP-02, prior to commencement of FY, for which option exercised.

Any intimation i.r.o. any place of business in a State/UT= deemed to be an intimation i.r.o. all other place of business registered on same PAN.

Effective date= 1st april of the FY for which such option is exercised.

Rule-6 * Validity of Composition Scheme = Till person continues to fulfill conditions u/s 10(2)/(2A)/ Rule-5.

- ⇒ If person ceases to fulfill above conditions= shall file intimation of opting out scheme in FORM GST CMP 04 (Within 7days)
- ⇒ If person want to opt out voluntarily= shall file intimation in FORM GST CMP 04 before such withdrawal.
- After withdrawal he shall issue tax invoice & allowed to avail ITC i.r.o.stock held by him

⇒ File statement- Quarterly till 18th of month following the guarter. (CMP-08)

⇒ File Return (GSTR-4) - Annually till 30th April of the following year.

Implication of Interest or Discounting on Ioan/Adv./Deposits [Applicable for 10(1) & 10(2A)]

Example:- Aggregate T/O of XYZ Ltd. in P.F.Y. is ₹152 Lakhs which includes interest on

Rule-80 ⇒ File Return (GSTR-9A) - Annually

Analysis - Threshold, composition & Normal Scheme

loans or advances is so for as the consideration is represented by way of interest or discount.



Threshold Mfg Trader SP Assessee **ソ ソ ソ**

Tax benefits No Tax Payable

Not required

Not required

Not required

Not required

Not required

rocedure benefit

Registration

GST Invoice

GST Records

GST Return

Rule- 7 = Rates:-

b- Cateri<u>na & Rest</u>aurant

d- R.P. not eligible u/s 10(1)

Both are Optional Scheme.

Categories of RP

a- Manufacturer

c- Trader

ITC

Mfg Trader SP **ソソソ**

Tax is payable @

Composite Rate

Compulsory

Limited Extent

2) Quarterly Statement

Basis for Calculation

0.5% 0.5% 1% Turnover of taxable SOG Only Taxable Supply of

Turnover of SOG &

& SOS in the State/UT SOG & SOS

3) Payment of Tax -

Bill of supply

Annuallu

- CMP-08

GST Rate under Composition Scheme

0.5% 0.5% 1% Turnover in State/UT

2.5% 2.5% 5% Turnover in State/UT

Special Category States= Arunachal Pradesh, Assam, J&K, Manipur, Meghalaya,

Mizoram, Nagaland, Sikkim, Tripura, Himachal Pradesh & Uttarakhand.

CGST SGST Total

&(2), but eligible for 10(2A) 3% 3% 6% SOS in the State/UT

Composition Normal

Mfg Trader SP

Tax is payable @

Compulsory

Tax invoice

Yes

Quarterly for notified

(T.S. + Exempt + Nil rate)

(T.S. + Exempt + Nil rate)

1) GSTR -4, GSTR - 9A GSTR -1, 1 & 3, Monthly

As prescribed under this

Normal Rate

₹ 5 Lakhs whichever is higher. (limit is statewise) Note - while calculating T/o in State/UT above, excludes interest on

ec 10(2) - Engibility Conditions- applicable for C.f.Y.

- a) person opting for the scheme u/s 10(1) (Manufacturer/ Catering & a Restaurant / Trader) cannot supply any service (Taxable / exempt). except as allowed in proviso 2 to sec 10(1). (Limit is statewise)
- b) Not engaged in SOG/SOS, which are Non-taxable under GST Act.
- c) Not engaged in making any inter-state outward SOG/SOS
- d) Not engaged in SOS through an ECO. collecting TCS u/s 52.
- e) Not a manufacturer of Notified Goods*.

Proviso 2 to Sec 10(1) - Marginal Service

f) Neither a CTP nor NRTP

*[Notified Goods: Ice cream & other edible ice / Pan Masala / Aerated water/ tabacco & tobacco substitutes, Fly ash bricks, Fly ash aggregates, fly ash blocks]

Proviso to Sec. 10(2): Scheme would be applicable for all businesses having registrations under same PAN of the conditions required to opt for composition scheme.

Sec 10(2A)

Sec 10(2A) - Applicability : -

- ⇒ Applicable to "R.P.", whose Aggregate T/o in PFY is not exceeding - ₹ 50 lakhs
 - > & Person is not eligible to opt scheme u/s 10(1)/(2) [Pre-dominantly for service provider]

Sec 10(2A) - Eligibility Conditions -

- Not engaged in SOG or SOS, which are Non-taxable under GST Act.
- b) Not engaged in making any interstate outward SOG or SOS
- c) Not engaged in SOS, through a ECO, collecting TCS u/s 52
- d) Not a manufacturer of (Notified Goods
- e) Neither a CTP nor NRTP

Proviso to sec. 10(2A) - Same

Option availed by RP u/s 10(1)/(2A) - shall lapse w.e.f. the day on which his Aggregate T/o during a FY exceeds 150 lakhs/75 Lakhs/50 lakhs, as the case may be.

Sec. 10(4):- Other Conditions:

- Composition dealer cannot collect tax on outward supplies.
- Composition dealer will not be eligible to claim HTC.

Sec. 10(3):- Eligibility Criteria for composition scheme:-

Composition dealer cannot issue tax invoice but issue Bill of supply.

Sec. 10(5):-If PO believes that a taxable person has pai<mark>d tax u/s 10(1)/(2A) de</mark>spite not being eligible, such person shall-

- pay tax & penalty as per applicable provisions &
- sec 73/74 shall be applicable.

Rule-5 Conditions/restrictions:-

Title on Bill of Supply = "Composition Taxable person, not eligible to collect tax on supplies"

2) Display at business premise= "Composition Taxable Person"

Loan/Adv./Deposits ₹ 3 lakhs. Whether composition levy is available in C.F.Y? Ans: - Agg.T/O - 152L - 3L = 149 L Hence, XYZ Ltd. is eligible for composition Levy.

Agg. T/O of P.F.Y. [for deciding eligibility of composition levy]

Agg. T/O of C.F.Y. [for deciding withdrawal of composition Levy in C.F.Y.] Example:- XYZ Ltd. has opted composition levy in C.F.Y. [as T/O of P.F.Y. is less than ISOL/7SL/SOL].

Till September of C.F.Y. Agg. T/O of XYZ Ltd. is ₹155 Lakhs which includes ₹10 lakhs for interest on loan ladv./deposits, state whether composition levy of XYZ Ltd. has lapsed in month of September or still it can pay tax under composition Levy? Ans:- Agg. T/O - 155 L - 10 L = ₹145Lakhs

Hence, XYZ Ltd. can still continue composition levy upto 5 lakhs after September.

T/O in State/UT [for calculation of composition Tax 1%, 5%, 6% under composition levy] Example: Manufacturer PQR Ltd. has opted for composition levy in C.F.Y. Its T/O of state in

Maharashtra is 1st quarter (April-June) is includes

a) Taxable supply of gods ₹20 Lakhs b) Taxable supply of service c) Exempt supply of service ₹1 Lakh d) Interest on Loan/Adv./Deposit ₹0.5 Lakhs Calculate GST payable in 1st Quarter under composition levy

Note: Whatever service provided in 1st quarter is within marginal limit as per proviso 2 Ans:-GST payable = 1% [20+2+1L] = ₹23 lakhs Note:- Interest exclude

T/O of State/UT of P.F.Y for calculation of marginal limit of service under proviso 2 to 10(1) i.e. 10% of T/O in state or ₹ 5 lakhs

Example:- ABC Ltd. has turnover in state of Maharashtra in P.F.Y. is ₹80 lakhs. Turnover includes ₹ 7 lakhs for interest on loan/Adv./deposits. Whether ABC Ltd. is eligible for C.L. in C.F.Y. ? Also, what is the amount of marginal limit of service available in C.F.Y?

Ans:- 1) Agg. T/O = 80 Lakhs - 7 lakhs = 73 lakhs T/O in state only 1 branch]

ABC Ltd. is eligible for composition levy in C.F.Y.

2) Marginal limit of service = 73L X 10% or ₹ SLakhs = ₹ 7.3 Lakhs

For calculation of Marginal limit of service [10% of T/O in state of P.F.Y. or 5 lakhs, Which ever is higher]

Continuing the above Example of ABC Ltd. where marginal limit of C.F.Y for Supply of service =₹ 7.3 lakhs In C.F.Y., till September ABC Ltd. made supply of goods of ₹ 7Slakhs and supply of service ₹ 9 lakhs (includes interest ₹ 2 lakhs)

Whether Composition Levy stands withdrawn in C.F.Y. or it will be continued?

Ans: 1) Agg. T/O till Sep = 75L + (9L - 2L) = 82 Lakhs 2) Use of marginal limit of service = 9 L- 2L = 7 Lakhs. Therefore ABC Ltd. can still continued composition Levy





Criterials is mot applicable



Section 31- Invoice for supply of goods

issued Invoice, before or at the time of

movement of goods; or

As per Sec 31 a registered person supplying taxable goods invoice shall be

(a) removal of goods for supply to the recipient, where the supply involves

(b) delivery of goods or making available thereof to the recipient, in any

⊃ Date of debit to bank

CISION FOR

Normal Case

other case

Invoice by supplier of the Service

As per Sec 31 a registered person supplying taxable services invoice shall be issued, before or after the provision of service

but not beyond 30 days (in case of banks or financial institution within 45 days) from the date of supply of service shall issue the Invoice

TOS IN CASE OF ASSOCIATED ENTERPRISES

Sec 2 - Associated Enterprise

"Associate Enterprise" Shall have the same meaning as assigned to it in Section 92-A of the Income tax Act, 1961

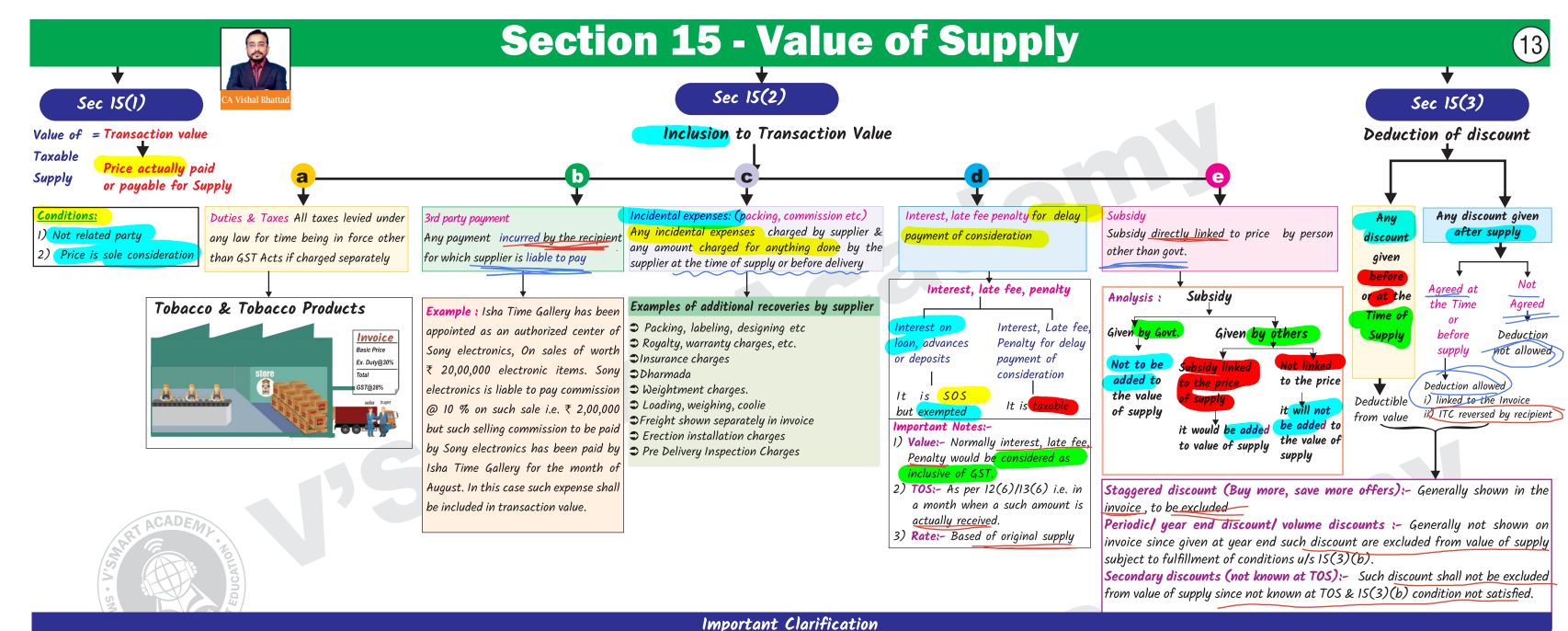
TOS: As per 2nd Proviso of sec 13(3), in case of supply by associated enterprises,

where the supplier of service is located outside India,

the time of supply shall be the

- date of entry in the books of account of the recipient of supply or
- the date of payment, whichever is earlier

	Time of Supply u/s 12 & 13				
	Sec 12 : TOS for supply of goods	Sec 13 :- TOS for S	Supply of Service		
	Sec 12(2) : TOS	Sec 13	3(2) :TOS		
Forward	Earlier of Date of issue of Invoice or	(a) If Invoice is issued within time	Date of invoice or Date of Receipt, whichever is earlier		
charge or outward	Last Date of issue of Invoice or Last Date of issue of Invoice = D of Removal & Supply Note: As per N/N 66/2017, TOS of goods is not on date of Receipt of advance for supplier other	(b) If Invoice is not issued within time	Date of Completion or Receipt whichever is earlier		
supply	composition dealer & supplier of specified actionable claim	(c) If TOS cannot be determined as per (a) or (b)	Date when Recipient shows receipt of service in his books		
RCM on Inward Supply	Sec 12(3): TOS is on (a) Date of Receipt of goods, or (b) Date of Payment, Company of the second o	Sec 13(3): TOS is on (a) Date of Payment, or (b) 61st Day from Supplier's Invoice Whichever is earlier			
	Note: If (a) (b) or (c) is not possible then date of Entry in Books of Accounts	Note: If (a) or (b) is not possible then date of Entry	in Books of Accounts		
Payment upto ₹1000 in excess of Invoice	Proviso to Sec 12(2) and 13(2): TOS is on at the option of Supplier, on the date of issue	of next invoice in which such payment is adjusted			
Vouchers	Sec 12(4) and 13(4): TOS is on (a) If Supply is identifiable - Date of Issue of Vouchers (b) In Other Cases - Date of Redemption of Vouchers				
Residual Cases	Sec 12(5) and 13(5): TOS cannot be determined in any of the above section, then (a) In case Periodical returns is to be filed Date on which such return is filed (b) In Other Cases - Date of Payment of Tax				
Interest/ Late Fees or Penalty for	Sec 12(6) and 13(6) : TOS is on				
delay payment of consideration	Date on which Supplier receives the addition in value				
Note:	2				
1) Date of Paymer	nt received Date of book entry, or \$\ \bigset\$ Whicheve	r is earlier			
	→ Credited to Bank				
ii) Date of Payme	nt (RCM) = Date of Payment entered in books of accounts, or \$\frac{\text{\$\text{\$Whicheve}\$}}{\text{\$\$\text{\$\exititt{\$\text{\$\text{\$\text{\$\text{\$\text{\$\text{\$\text{\$\text{\$\text{\$\text{\$\texitt{\$\text{\$\text{\$\texi\\$\$}\$\text{\$\text{\$\text{\$\text{\$\text{\$\text{\$\text{\$\text{\$\text{\$\text{\$\e	r is earlier			



C/SION FOR

Circular no. 76/50/2018

Issue: - Issue: TCS under Income-Tax Act, 1961 not includible in the taxable value for the purpose of GST

Clarification: To determine the value of supply under GST, tax collected at source (TCS) under the IT Act, 1961 would not be includible as it is an interim levy not having the character of tax.



Important Clarification

Circular no.186/18/2022

Issue:- Whether No Claim Bonus allowed by insurance company can be considered as consideration for supply, for agreeing to the obligation to refrain from the act of lodging insurance claim during the previous year(s)?

Clarification:

- ⇒ It is clarified that there is no supply provided by the insured to insurance company in form of agreeing to the obligation to refrain from the act of lodging insurance claim during the PY
- Thence No Claim Bonus cannot be considered as a consideration for any supply.

Issue:- Whether No Claim Bonus provided by 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 insurance company to insured?

Clarification:

- ⇒ It is clarified that No Claim Bonus (NCB) is a permissible deduction u/s 15(3)(a) of CGST Act to calculate the value of supply of insurance services.
- ⇒ Accordingly, if the deduction on account of NCB is provided in the invoice, GST shall be leviable on actual insurance premium amount, payable by policy holders to insurer, after deduction of NCB mentioned on the invoice.

Utilisation of Utilisation of

E-Cash Ledger Deposit of Amount in E-Cash Ledger Sec 49(1)

internet banking or

- ia) Unified Payment Interface [UPI]
- ib) Immediate Payment Services (IMPS)
- by using credit or debit cards or
- ⇒ National Electronic Fund Transfer (NEFT) or
- ⇒ Real Time Gross Settlement (RTGS)
- Payment (PMT-06) by above mode only through authorised bank without any monetary Limit

49(3) Utilization of E-Cash Ledger:-

The amount available in the e-cash ledger may be used for making payment toward

⊃ Tax ⊃ Interest ⊃ Penalty ⊃ Fees or any other amount payable

Proviso: Special Payment mode for OIDAR or Online money gaming: If a person is providing OIDAR services to NTOR or online money gaming services to any person in India are permitted to make their payments through the international money transfer system of SWIFT network.

Rule 87: Tax Payment Challan

- 1) OTC cover the counter payment by cash, cheque or DD Limit:- ₹ 10,000 per challan per tax period No Limit:
 - a) Government Department, P.O. & other authorised P.O.
 - b) To recover ols dues form any person registered or not
- c) During any investigation or enforcement activity
- 2) E-Challan validity is for 15 days
- 3) Payment may be made by unregistered person through temporary identification no.
- 4) When amount is successfully credited in government A/C. A CIN - 18 Digit [Challan Identification no] will be generated when paymet is actually received by such the collecting bank which will be indicated in the challan.
- 5) On receipt of CIN from the collecting bank, the same amount is creditd into the e-cash ledger
- 6) If CIN is not generated after payment made, the person can make representation in Form PMT-07 but if bank fails to communicate details of CIN, then E cash ledger may updated by e Scroll of RBI
- 7) Date of credit into the govt. (C.G./S.G.) A/c is deemed to be the date of debit to the amount of the taxable person

Other Aspects relating to challan

- CPIN:- 1. CPIN Stands for Common portal Identification Number.
- 2.1t is created for every Challan successfully generated by the taxpayer.
- 3. It is a 14-digit unique number to identify the challan.
- 4.CPIN remains valid for a period of 15 days.
- CIN:- 1. It stands for Challan Identification number (CIN)
- 2. It is generated by authorised bank/RBI authoriesed banks or RBI & credited in the relevant Govt. Alc
- 3. It is indication of successful payment of
- 4. CIN is communicated by authoriesed bank to taxpayer as well as to GSTN
- 5. It is 18 digit number that is 14 digit CP plus 4 digit Bank code

Utilization of Major and minor Head

As per Sec 49 a registered person may transfer any amount of tax, Way of transfer:interest, penalty, fee or any other amount available in the e-cash 🗦 CGST Head to SGST Head ledger under the act.

- To the e-cash ledger for integrated tax, central tax, state tax CGST head or SGST Head to IGST or UT or cess
- To the e-cash ledger for integrated tax, central tax, state tax or UT of DDP u/s 25(4) & 25(5).

in Form GST PMT- 09. Hence if a taxpayer has wrongly paid CGST instead of SGST , he can now rectify the same using FORM PMT -09 by reallocating the amount from the CGST Head to the SGST Head.

- SGST Head to CGST Head
- ⊃ Interest & Late fees head to Any tax Head (CGST, SGST, IGST)
- ⇒ Any Tax field to interest & late fees

Such transfer shall be deemed to be a refund from e-cash ledger.

ELECTRONIC CASH LEDGER - PMT 05 (Rule 87)

Debit Amount (DR)

Credit Amount (CR)

- of tax, interest, fees etc.
- Remaining credit balance amount after payment of
- Credit amount of this ledger may be used for payment | Any deposit made towards tax, interest, penalty, late fee etc. via internet banking, RTGS, fund transfer etc.
 - above tax etc. will be refunded to taxable person.

⇒ TDS/TCS claimed

E-Credit Ledger

49(2) Amount assessed in E-credit Ledger 49(4) Utilization of E-Credit

The ITC as Self-assessed in the return of a registered person shall be credit to his E-Credit ledger.

It may be used for only making payment toward Output Tax

Manner of utilization of ITC

	cash ledger	Credit ledger	[Sec 49(5) +	Sec 49(A)) + Sec 49	(B)]
Tax dues			INWARD SUPPLY	OUTWA	RD SUPPLY	
GST	✓		I. IGST	First IGST	Any	Any SGST/
Other Dues			,	First	Second	UTGST
Interest	✓	×	2. CGST	CGST First	IGST Second	,
Penalty	✓	×	3. SGST/UTGST	SGSTIUTG	ST IGST	
Fees	✓	×	2)It should be n	oted that	CGST can	not be
Other Amt.	✓	×	used against S	GST/UTG	ST or vice-	-versa

Electronic Credit Ledger

Credit amount of this ledger may b	e
used for payment of output tax vi	z
IGST, CGST, SGST, UTGST in th	e
prescribed order.	

Credit Amount (CR) ⇒ Input Tax credit as self-assessed in the return in the form of IGST. CGST, SGST, UTGST

Refund

- 49(6) Refund of excess balance in E-cah ledger or E-credit ledger is available in following manner:-
- A) E-Cash Ledger: Immediately allowed on filling the application of
- B) E-Credit Ledger:- a) Refund is available in only following Two cases
 - i) ITC of zero rated supply
 - ii) Inverted tax rate
 - b) registered person deposits the amount of erroneous refund sanctioned to him along with interest & penalty. the amount of erroneous refund shall be re-credited to the E-Credit ledger by the proper officer by an order made in FORM GST PMT-03A.

Rule 86A- Conditions of use of amount available in electronic credit ledger

The Commissioner having reasons to believe ITC available in the E-Cr ledger has been fraudulently availed or is ineligible may restrict the utilization of ITC till following situations get corrected

- a) tax invoices or debit notes or others
 - i) issued by non-existent RP(supplier) or RP not doing business from registered place:
 - ii) without receipt of goods or services or both; or
- b) ITC avail in respect tax which has not been paid by supplier
- c) The RP taking ITC is non-existent or not doing business from registered place
- d) not in possession of a tax invoice of debit note or etc.

Such restriction shall cease to have effect after the expiry of a period of one year from the date of imposing such restriction."

Electronic Liability Register

1. All liabilities shall be recorded and maintained in an Discharge Electronic Liability Register 2. Order of Discharge -

Liability (a) Self-assessed tax, and other dues related to Returns of Sec 49(7) Previous Tax Period

of Tax

& (8)

cash

ledaer

(b) Self-assessed tax, and other dues related to the Return of the Current Tax Period

(c) Any other amount payable under this Act including the demand for recovery of tax

Electronic Liability Register Utilization Debit Amount (DR) Credit Amount (CR) ⇒ Amount payable towards tax, interest, **⇒** Electronic Electronic cash ledger fees etc. Liabilitu ⇒ Any other Due Register ⇒ Amount payable towards output tax ⇒ Electronic Credit ledger

Certain The amount deducted under sectionSI(TDS), or the amount liability collected under section 52(TCS), or only to be the amount payable on reverse charge basis, or discharge through

the amount payable under section 10.

any amount payable towards interest, penalty, fee or any other amount under the Act

The amount of penalty imposed or liable to be imposed shall stand reduced partly or fully, as the case may be, if the in penalty taxable person makes the payment of tax, interest and penalty specified in the show cause notice or demand order and

the electronic liability register shall be credited accordingly. Rule 86B- Restrictions on use of amount available in electronic credit Ledger

The RP shall not use the amount available in E-Cr. ledger to discharge his liability towards output tax in excess of 99% of such tax liability.

in cases where the value of taxable supply other than exempt supply and zero-rated supply, in a month exceeds ₹50 lakhs.

Interest on Delayed payment of tax (Sec 50 & Rule 88B)

	Scenario	Period for which		Rate
r.		interest is payable	liability has to be computed	
t	If tax has been belatedly paid on account of delayed filing of return, before proceedings u/s 73 or 74	day of due date of return	Tax paid by debiting the electronic cash ledger [net output tax after adjusting ITC + RCM]	18%
SS		Period starting from the date on which such tax was due to be paid till the date such tax is paid	Amount of tax which remains unpaid	18%
m	Where interest is payable on the amounts of ITC wrongly availed and utilised covered by Sec50(3)		Amount of input tax credit wrongly availed and utilised	18%
	Circular No. 102/04/2023	2. I Naila aalaulativaa ivatavaat u	aday Pula 22P of the CCCT	Dula

Circular No. 192/04/2023: While calculating interest under Rule 88B of the CGST Rules consider the total Input Tax Credit (ITC) available in your E- credit ledger. This includes the credit from IGST, CGST and SGST combined, not just IGST.

TDS - TCS



Section 51:- TDS

Following recipients are liable to deduct TDS

- a) dept. Or establishment of govt. (except ministry of defence)
- b) Local Authority
- c) Govt. Agencies
- d) Notified Person

1) Authority, board or other body setup with 51% equity concern with govt.

ii) Society established by CG/SG/LA under the Society registration act

Established by Govt.

- Any Act

TDS provisions shall not apply to supply between one person to other person as specified above

iii) PSU

- ⊃ TDS Rate 1- (1% CGST + 1% SGST) or 2% IGST
- When = Total value of taxable supplies > ₹ 2,50,000 under a contract
- Tas to be deducted from the payment made or credited to supplier of taxable goods & for services
- Time Limit to deposit = within 10 days of end of month in which TDS is deducted
- ⇒ Deductor shall furnish return = GSTR 7
- **⇒** TDS certificate to be furnished to deductee GSTR -7A
- → Deductee can claim credit of TDS in his electronic cash Ledger
- Interest on delay deposit of TDS = 18% p.a.
- ⇒ Excess/Erroneous deduction of TDS = Refund in accordance with provision of section 54
- No refund if TDS is credited to the electronic cash ledger of deductee
- ⇒ Deductor has to be compulsorily registered without any threshold limit
- → Amount in default shall be determined as per sec 73 or 74
- A TDS not to be deducted in following case -
- > Supplier in state A, place of supply in State A & Recipient is in state B.
- > Total value of Taxable supply <= ₹ 2,50,000 under a contract
- > When recipient is Authorities under ministry of Defense
- > When tax is to be paid under RCM by recipient i.e. deductee > When payment is made to unregistered supplier
- > when payment relates to the Cess component.
- > receipt of exempted goods & for services
- > Goods on which GST is not leviable
- > All activities specified in schedule III irrespective of value

Section 52:- TCS

Who is required to At what Rate? collect Tax at source? (0.5% CGST + 0.5% SGST) ECO not being agent 1% 16ST

On what Amount? Net value of taxable supplies made through it by other supplier

Time limit for deposit of tax

In GSTR-8 by 10th of next 10th of next month month but max within 3 years from its due date

Monthly Statement

Statement in GSTR-9B before 31st December following the end of F.Y.

Annual

Where consideration is collected by ECO for supplies made through it

- → Net value of taxable supplies
- = Aggregate value of Taxable supplies (other than services notified u/s 9(5)) made during month by all registered persons through ECO (-) aggregate value of taxable supplies returned to suppliers during month
- → Net value of taxable supplies are calculated for each supplier separately on monthly basis. No TCS if net value is nil or negative

CBIC Clarification - collection of TCS by Tea Board respectively from the

Sellers (i.e. tea auctioneer producers) on net value of on the net value supply of services of supply of tea (i.e. Brokerage)

Some cases where TCS provisions are not applicable:-I. If supplier of services is not liable for registration, ECO is not required to collect tax at source on supplies made through it.

- 2. On Exempt supplies
- 3. On supplies made by composition taxpayer as he cannot make supplies through ECO u/s 10(2)(d)
- 4. On Import of goods or services or both as it is covered under RCM

Exceptions to services notified u/s 9(5) where TCS provisions are applicable to ECO:-

- a) Renting of accommodation by hotel who is liable to register U/s 22(1)
- b) Housekeeping services by supplier who is liable to register U/s 22(1)
- c) Restaurant services at specified premises where declared tariff is >=₹7500 per unit per day

Some other provisions relating to TCS:-

- 1. Foreign ECO not having place of business in India would be liable to TCS where supplier & customers are in India & shall register in each State / UT.
- 2. ECO has to obtain separate registration for TCS though already registered under GST.
- 3. Cir. No. 194/06/2023:-If multiple ECOs are involved in a single transaction of supply, then who is liable for compliances u/s 52 including TCS collection in following cases:-
- i) Supplier-side ECO himself is not the supplier:-
- Supplier-side ECO who finally releases the payment to supplier.
- ii) Supplier-side ECO is himself the supplier:-
- 4. ECO is required to register for TCS in each State/ UT in which suppliers listed on their platform are

- Buyer-side ECO while making payment to supplier.

located 5. TCS is not required to be collected when a supplier is selling through his own website

his own product

goods purchased from different vendors & then sold under own billing

6. Services notified u/s 9(5)

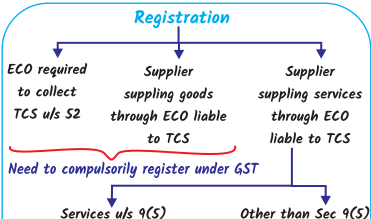
- 1) Commissioner may notify extended time limit by recording the reason in writing
- 2) Extension by Commissioner of State tax or UT tax shall be deemed to be notified by Commissioner

After filing of GSTR - 8 by ECO, supplier can claim TCS in their E-cash ledger

If ECO discovers any omission or incorrect particulars in monthly statement (other than in scrutiny, audit, inspection or enforcement activity by tax authorities)

Rectify it in the statement of the month in which it is noticed along with interest as per sec 50(1)

Maximum time limit to rectify is earlier of:- 30th Nov of next F.Y. or date of filing annual statement



Services u/s 9(5) TCS is not applicable

if ECO is liable to pay tax

Threshold available uls 22

Input Tax Credit

business. (other than Capital Goods) | furtherance of business.

in the course / furtherance of by supplier, in the course / account of the person claiming the input tax Supply) in the course or furtherance of business

Sec 2(59) Input: Means any goods | Sec 2(60) Input Service: Means | Sec 2(19) Capital Goods: Means goods, the | Sec 2(62) "Input Tax":- 1) CGST/SGST/UTGST/IGST charged on used/intended to be used by supplier, any service used/intended to be used value of which is capitalised in the book of any supply of goods or services or both made to him (Inward

> credit and which are used or intended to be used 2) the IGST charged on import of goods3) the tax payable under the RCM

but does not include the tax paid under the composition leve

Sec 2(82) "Output Tax": "Output tax" in relation to a taxable person, means the tax chargeable under this Act on

- ⇒ taxable supply ⇒ of goods or services or both
- nade by him or by his agent

but excludes tax payable by him on reverse charge basis.

Sec 16: Eligibility & Conditions for ITC

1) Eligibility criteria-

- ⇒ Person = Registered,
- ⇒ Supply= Used/Intended to be used in course / furtherence of his business

2) Conditions for availment of ITC:- (Overriding sec 16)

- a) He is in possession of a Tax Invoice/debit note
- aa) the details of the invoice or debit note has been furnished by the supplier in GSTR -I and such details have been updated in GSTR - 2B of recipient.
- b) He has received the Goods/Services/Both

(For Bill to Ship to- it shall be deemed to be received

- **⊃** Goods- When goods are delivered by supplier
- ⇒ Services When services are provided

The details of input tax credit in respect of the said supply communicated to such registered person under section 38 has not been restricted

- c) Tax charged on such supply= has been actually paid to Govt. by the supplier
- He has furnished return uls 39

Proviso 1:- ITC if Goods are received in Lots: Where the goods against an invoice are received in lots or instalments, the registered person shall be entitled to take credit upon receipt of the last lot or instalment

Proviso 2:- Payment for the invoice to be made within 180 days (Rule 37)

- 1. Default: Failure by Recipient to pay (Wholly or partly) to the supplier the within 180 days from Invoice date.
- 2. Consequence: Amount equal to the ITC availed proportionate to amount not paid to supplier shall be paid by him along with interest payable u/s 50.
- 3. Details to be furnished: Details of defaulted supply, value not paid, ITC availed to be mentioned in FORM GSTR-3B for the month immediately after the expiry of 180 days from Invoice date.
- 4. Regain of Credit: Regain when payment is made to supplier (below time limit N.A. for regaining of ITC) 5. Non Applicability: This provision not applicable
- a) Tax payable under RCM b) Deemed supplies without consideration [Sch.I]
- c) Value of supplies on account as per sec 15(2)(b)

3) When depreciation is claimed on tax component-

Where the registered person has claimed depreciation on the tax component of the cost of capital goods and plant and machinery under the provisions of the Income-tax Act, 1961,

the input tax credit on the said tax component shall not be allowed.

4) Time limit of availing ITC-

A registered person shall not be entitled to take input tax credit in respect of any invoice or debit note for supply of goods or services or both

- after the 30th day of November following the end of financial year to which such invoice or debit note pertains or
- furnishing of the relevant annual return.

whichever is earlier.

Rule 36- Documents Requirement :-

- ITC availed on the basis of following docs.-Invoice by supplier/ Invoice by recipient (RCM)/ Debit note/ Bill of entry/ Revised Invoice/ Docs. by ISD.
- 2) Mandatary Requirement in Invoice Details of tax, descriptions of goods or service, value of supply, GSTIN & place of supply.
- 3) No ITC- if tax has been paid & demand is confirmed because of fraud etc.
- (4) No input tax credit shall be availed by a registered person in respect of invoices or debit notes the details of which are required to be furnished under section 37(1) unless,-
 - (a) the details of such invoices or debit notes have been furnished by the supplier in the statement of outward supplies in FORM GSTR-I or using the IFF; and
 - (b) the details of input tax credit in respect of such invoices or debit notes have been communicated to the registered person in FORM GSTR-2B.

SEC 38 : FURNISHING DETAILS OF INWARD SUPPLIES & INPUT TAX CREDY

- ⇒ ITC not available under section 38 as per GSTR 2B if the supplier
 - > Is having new registration (upto the prescribed time period)
 - > has defaulted in tax payment and default has continued for the prescribed time period
 - > has tax paid in GSTR-3B lower than output tax shown in GSTR-1 by the prescribed limit
- > has taken more ITC in GSTR -2B than in GSTR 2B than in GSTR 3B by the prescribed limit
- > has paid higher proportion of taxes from his credit than what is allowed as per law
- vin notified persons

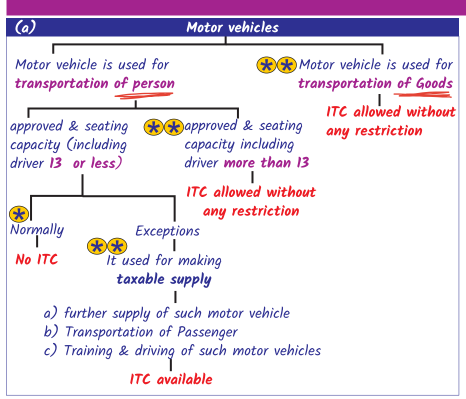
Sec 41 :- Cinim of ITC and Provisional acceptance thereof

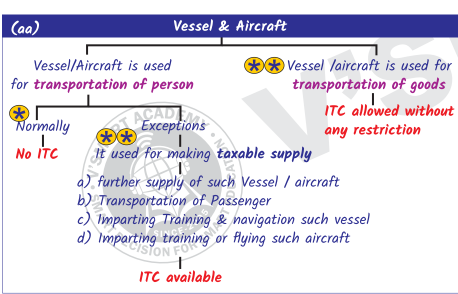
The taxpayer shall self-assess and claim ITC in GSTR 3B. It further provides that in case the taxpayer has claimed ITC of GST which is not paid/deposited by the corresponding supplier, than the taxpayer / recipient shall reverse the ITC along with interest. The recipient shall be eligible to re-claim the ITC reversed, on payment of GST by the supplier.

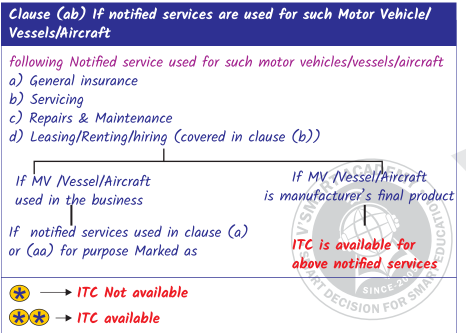
Rule 37A: Rejersal of ITC in the case of non-payment of tax by the supplier and reavailment thereof:-

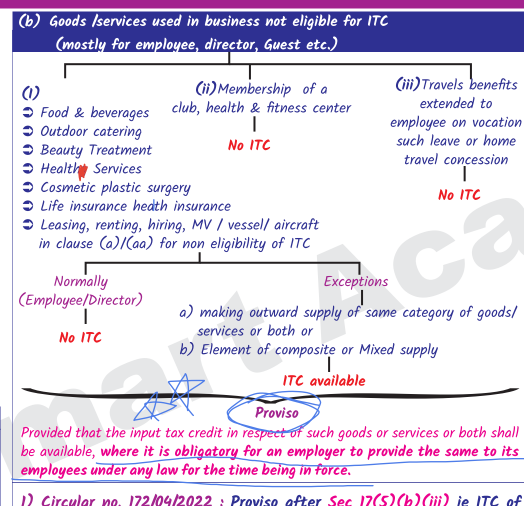
- □ If the registered person has availed ITC & supplier furnished his GSTR I & if supplier has not furnished outward supplies in GSTR 3B till the 30th Sep, then the registered person shall reverse ITC in form GSTR 3B on or before 30th Nov following the end of FY.
- ⇒ If ITC is not reversed by Registered person, then amount shall be payable with interest u/s 50
- ⇒ If supplier furnishes GSTR 3B subsequently, registered person may re avail the amount of ITC.

Sec - 17(5) Blocked Credit



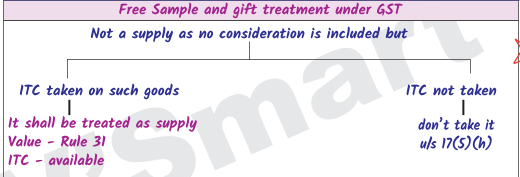




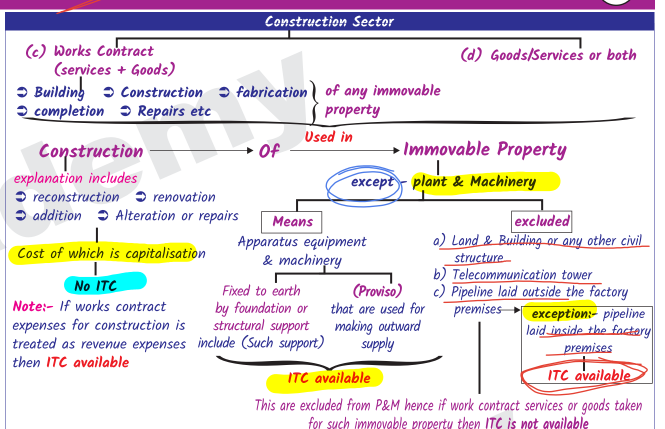


1) Circular no. 172/04/2022: Proviso after Sec 17(5)(b)(iii) ie ITC of goods or services shall be available, which are obligatory for an employer to provide to its employees is applicable to the whole of Sec 17(5) (b).

2) Circular No. 206/18/2023: Input services in same line of business include transport of passengers or renting of motor vehicle with operator & not leasing of motor vehicles without operator which attracts GST for sale of motor vehicle





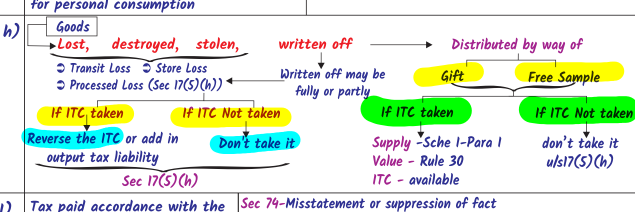


Exceptions

nexcept where it is an input service for further supply of works contract service (Who provides output works contract service has purchase any sub-contract's services then he is eligible for ITC credit on such work contract)

Making outward supply of the same category

Other Points Non eligibility of ITC Explanation अगर composition supplier के composition tax, Goods or services or both on invoice में लगाकर दे रहा है. जो नहीं देना चाहिये था. which tax has been paid under So, recipient को उस Tax का credit नहीं मिलेगा sec 10 Goods or services or both (Remark :- ITC available on imported No ITC goods by NRTP) received by NRTP Goods & lor services received by taxable person, No ITC which are used/intended to be used for activities relating to his obligations under CSR referred to in section 135 of Companies Act, 2013 Goods or services or both used No ITC for personal consumption

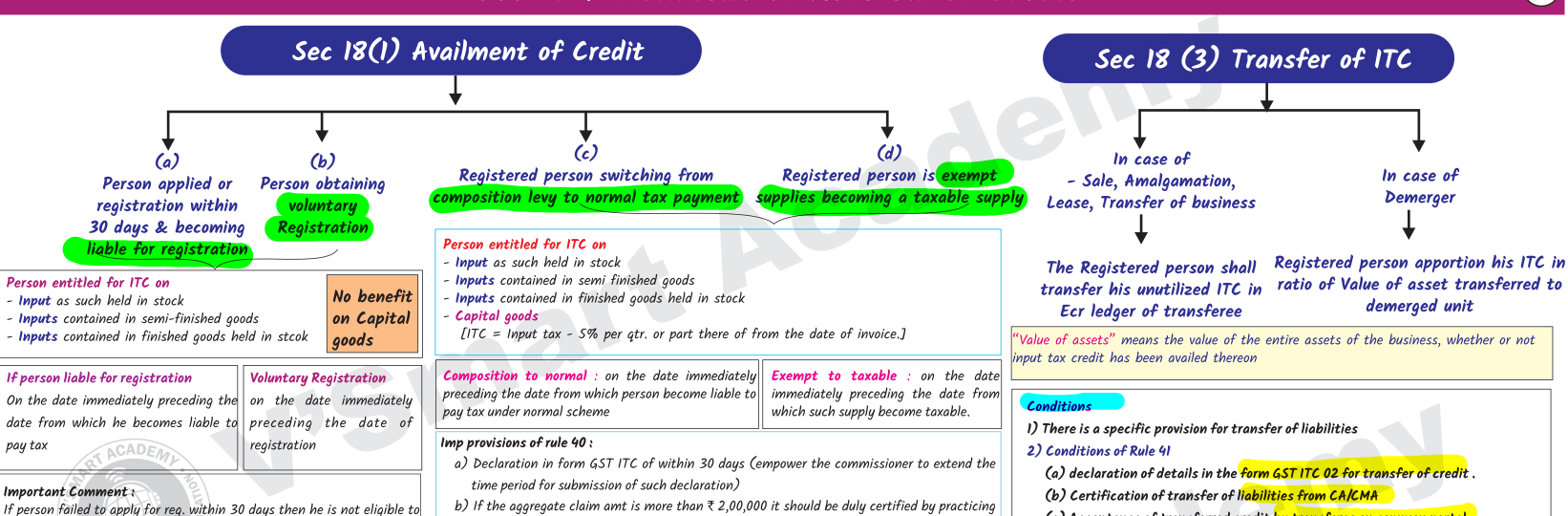


Sec 130-Confiscation of goods

Tax paid accordance with the provisions of sec 74, 129, 130

Sec 129-detention, seizure goods in transit removed leg of provision

Sec 18: Availment or Reversal of Credit



As per Sec 18(2) person is not entitled to take ITC if supply of input or capital goods is after expiry of I year from the date of issue of tax invoice.

CA or CMA

Reversal of Credit Sec 18(4) Reversal of credit in Special Cases Registered person switching from normal scheme of Taxable supply becomes Cancellation of Registration exempt Supply

1) Amt to be reversed is equivalent to ITC on

payment of tax to composition Scheme

- **Input** as such held in stock

take such ITC.

- Inputs contained in semi finished goods
- Inputs contained in finished goods held in stock
- Capital goods [reversal on prorata basis pertaining to remaining useful life in a month (taking useful life as 5 yrs.

→ After reversal balance if any in Ecr. ledger shall lapse

Illustration: Capital goods have been in use for 4 years, 6 month and 15 days.

The useful remaining life in months = 5 months ignoring a part of the month

Input tax credit taken on such capital goods= C

Input tax credit attributable to remaining useful life= C multiplied by 5/60

Rule 44: Procedure & conditions

- 1) Reversal of inputs shall be determined with corresponding invoices. If invoice is not available then reversal is based on prevailing market price of inputs.
- 2) Reversal of ITC shall be calculated separately for CGST, SGST & IGST.
- 3) Reversal amt. will be added in output tax liability & details to be furnished in GST ITC 03

- (c) Acceptance of transferred credit by transferee on common portal
- (d) inputs & capital goods so transferred are duly accounted by transferee in his books of Alc

Sec 18 (6): Reversal of credit on supply of Capital Goods/ Plant & Machinery on which ITC has been taken

- 1) If capital goods or plant & machinery on which ITC has been taken are supplied [Removed as such by way of sale transfer barter etc.] then registered person shall pay higher of the following
 - a) Payment = ITC 5% per quarter or part thereof OR
 - b) GST on transaction value
- 2) In case of refractory bricks, moulds & dies, jigs & fixtures, supplied as a scrap then person may pay tax on transaction value instead of above 2 options.

Sec 22 Persons liable for registration

Every supplier liable to be registered in the State or Union territory, from where he makes a taxable supply, if his aggregate turnover in a financial year exceeds ₹20 lakh

Analysis:- Read with proviso

non-resident taxable person

Certificate

[Rule 10]

9		
Indian Chaha	If exclusively enggaged in SOG	If enggaged in SO. or SOG + SOS
⊃Manipur ⊃Mizoram ⊃Nagaland ⊃Tripura	10 lakhs	10 lakhs
⊃Pondicherry ⊃Uttarakhand ⊃Meghalaya ⊃Arunachal Pradesh ⊃Telangana ⊃Sikkim	20 lakhs	20 lakhs
All the other States incl. following Sp. category state - Assam, J& K, Himachal Pradesh	40 lakhs	20 lakhs

- 1) Proviso In following cases 40 Lakh limit is not applicable (Only 1997) a) required to take compulsory registration b) Person who taken voluntary registration. Supply of i) Ice-cream or edible ice ii) Pan Masala iii) All Tobacco & Tobacco product iv) Fly ash bricks; v) Fly ash aggregates; vi) Fly ash blocks
- 2) Person deemed exclusive supplier of goods even if he has received Interest or Discount (exempt SOS) on loan advances, deposit
- Supply made by agent on the behalf of principals to be added in aggregate turnover of agent
- ⊃ Supply made by job worker on the behalf of principals not to be added in aggregate turnover of JW
- Dhen business carried on by a Taxable person transferred, whether on account of succession or otherwise then Transferee/Successors shall take new registration.

Sec 23 Persons not liable for Registration

- Engaged in exclusive supply of not liable to tax or
 - wholly exempt from tax.
- 2. An Agriculturist, to the extent of supply of produce out of cultivation of land.
 - 3. Person who are only engaged in making supplies on which is tax liable to be paid on reverse charge basis by the recipient uls 9(3)
- Sec 2(7) of "agriculturist" means an individual or a HUF who undertakes cultivation of land -
- (a) by own labour, or

of business

- (b) by the labour of family, or
- (c) by servants on wages under own or family supervision

Sec 24: Compulsory Registration

- Persons making any inter-State taxable supply Exceptions: Following category of person not required to register for Inter- State taxable supply eventhough aggregate T/O less than ₹ 20/10 lakhs
- (a) Persons making inter-State supplies of taxable services
- (b) Person making inter-State taxable supplies of handicraft goods

- (ii) Casual taxable persons making taxable supply Exceptions: CTP making taxable supplies of handicraft goods & handmade shawls, stoles etc. (eligible for 10L/20L/40L threshold)
- (iii) Persons who are required to pay tax under reverse charge
- (iv) Person who are required to pay tax under Sec 9(5) -ECO
- (v) Non-resident taxable persons making taxable supply
- (vi) Persons who are required to deduct tax under section 51 whether or not separately registered under this Act

- (vii) Persons who make taxable supply of goods or services or both on behalf of other taxable persons whether as an agent or otherwise (agent issuing own invoice)
- (viii) Input Service Distributor, whether or not separately registered under this Act
- (ix) every electronic commerce operator, who is required to collect tax at source uls 52
- (x) persons who supply goods or services or both, other than supplies specified under Sec 9(5) through such ECO who is required to collect tax at source u/s 52.
- Exception:-1) Person making supply of services through ECO is exempted from obtaining registration till threshold
- 2) Persons supplying goods through ECO is exempted from obtaining registration till threshold (subject to condition)
- (xi) every person supplying OIDAR services from a place outside India to a person in India, other than a RP.
- (xía) every person supplying online money gaming from a place outside India to a person in India; and
- (xii) Any other person notified by C.G.

Sec. 25 Procedure for registration

Timeline for application for Registration [Sec.25 (1)] **Particulars** Where When Person who is liable to be registered In every such ST/UT in which he is so liable within 30 days from under section 22 or section 24 the date on which he shall apply for a separate registration for uni Units in SEZ or SEZ Developer becomes liable to ke shall undergo in SEZ & outside the SEZ in a same ST or UT registration in every such State/UT in which he is so at least 5 days prior A casual taxable person or a to the commencement

PAN	 I. Person shall have a PAN in order to be eligible for grant of registration 2. Exceptions: (a) A Person required to deduct TDS (b) A NRTP 			
Registration in State	Normally single registration in a state shall be allowed but Separate registration if multiple place of business within a State/UT may be granted			
Voluntary Registration	A person who is not liable to be registered under section 22 or section 24 may get himself registered voluntarily. All the provision of this act is applicable.			
DDP	Already discussed in sec 25(4) and 25(5)			
Bank Details	Rule 10A: RP (except TDS deductor/ TCS collector) shall furnished Bank A/c details after obtaining certificate of registration & a GSTIN but earlier of: within 30 days from date of grant of registration, or before furnishing FORM GSTR-1 or IFF.			
Issue of Registration	 certificate of registration in FORM GST REG-06 and GSTIN of 15 digit. Display of RC and GSTIN on the name board at the entry and in a prominent 			

Registration Effective from

date of grant of registration

Date on which the person becomes liable to registration

location at his Principal POB and additional POB.

3. Effective date of registration:

within 30 days

Not within 30 days

Application files from Liability date

Sec 25 - Authentication (Aadhar) Process under GST

Object To control fake invoices, dummy address registration & multiple registration at same place. CTP= a person who occasionally NRTP= any person who

Person Applying for fresh Registration Sec 25 (6A)

guthentication of Addhar no. for following purposes:-

- I) application for revocation of cancellation of registration
- 2) For filing of refund application
- 3) refund for export goods

Physical

Merification

of busines

premises

Sec 25 (6B): Individual

- 1) Authentication: Individual shall undergo
- Authentication or
- > Furnish proof of possession of Aadhar no. with Registration application in order to eligible for grant of registration

Sec 25 (6C) : Every person other

than individual 1) Authentication: Such person shall undergo in a ST/UT where he has no

- Authentication or Furnish proof of possession of Aadhar no. of
- >Karta (HUF) >M.D. (Company)
- >Whole time director (Company)
- > Member of managing committee (AOP)
- > Board of trustees (Trust)
- > Authorised representative
- > Authorised Signatory
- > Notified person by C.G.

The consequences for failure to undergo authentication or Aadhar No. is not assigned: Registration shall be granted only after physical verification of the Composition Scheme place of business

AA not applicable (c) a Local Authority to 25(6D)

- (a) not a citizen of India or
- (b) a Department or establishment of the CG or SG or (d) a Statutory Body or
- (e) a Public Sector Undertaking or (f) a person applying for registration under section 25(9)(UIN)
- (I) If physical verification of POB is needed after grant of registration:- PO may get it done & verification report & other documents with photos, shall be uploaded in REG-30 within 15 working days following date of such verification.
- (2) If physical verification of POB is needed before grant of registration:- PO shall get it done & verification report & other documents with photos shall be uploaded in REG-30 at least 5 working days prior to completion of time period to grant reg.

Concept of CTP and NRTP

- indertakes transactions
- ccasionally undertakes Dinvolving supply of SOG or SOS transactions
- in the course or furtherance of involving supply of SOG or SOS business. whether as principal or agent
- whether as principal, agent or or in any other capacity.
- in any other capacity, but who has no fixed place
- of business or residence in fixed POB India.

Registration provisions

⇒ PAN required

- ⇒Compulsory registration u/s 24 ⇒Compulsory registration u/s 24 Registration before Registration before
- commencement of business commencement of business and and with advance POT with advance POT
- ⇒ Registration REG-09 ⇒ Registration REG-01
 - Valid passport required

Threshold Exemption Not available

Not available Not available Not available Return provisions

GSTR-1, GSTR-3B

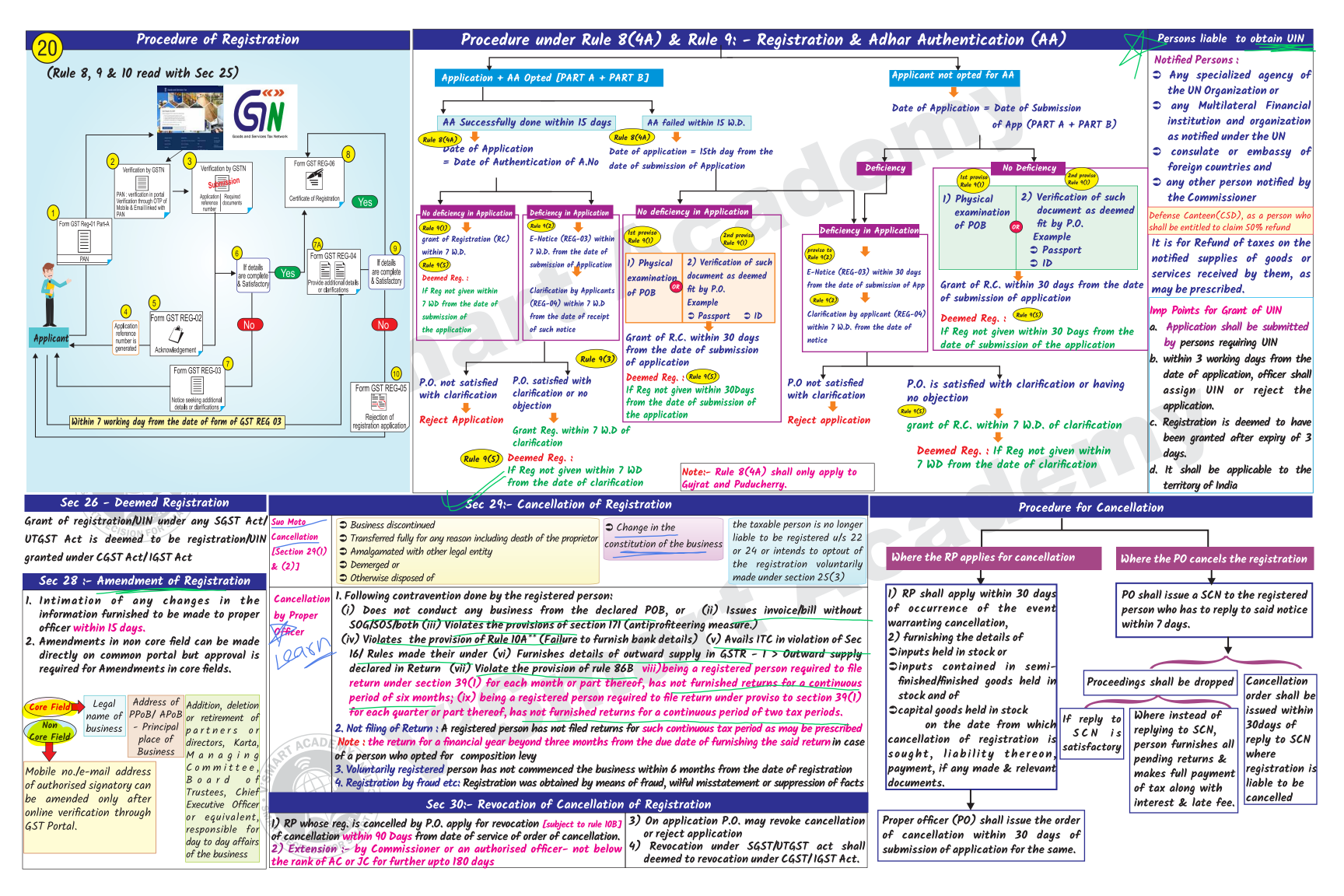
ITC provisions ITC of all I/CG/IS is available

ITC only on imported goods is available

GSTR-5

Important Comment

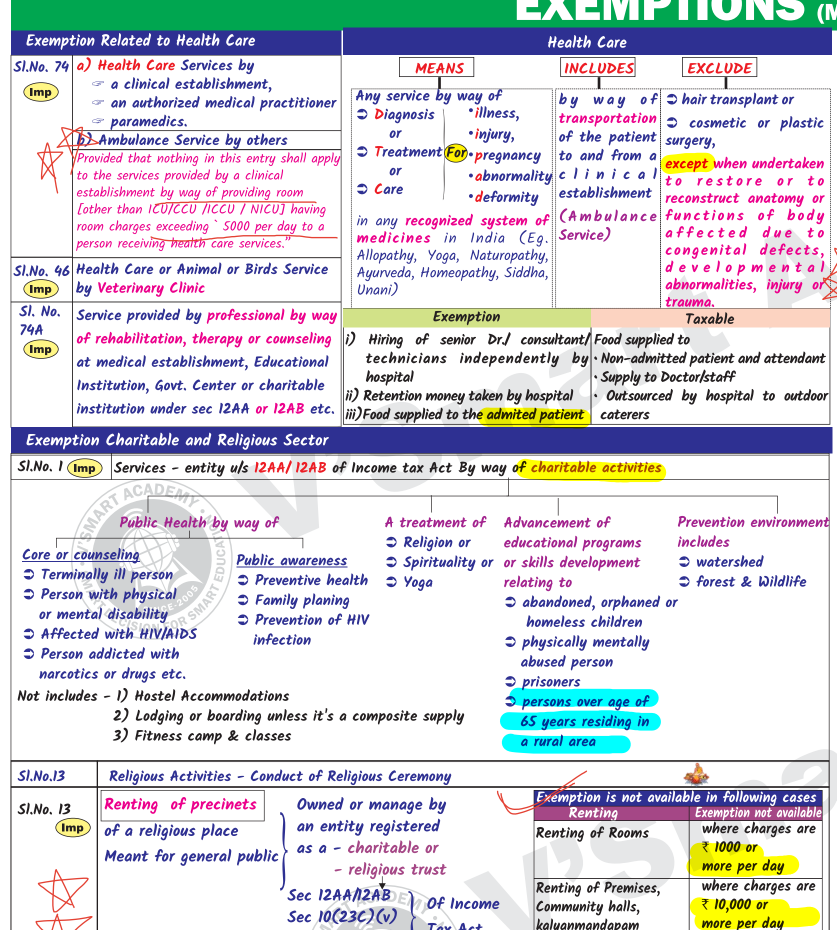
- 1) CTP or NRTP will apply for Registration at least 5 days prior to commencement of business
- 2) Advance deposit of tax at the time of Submitting the registration application.
- 3) Registration is valid for 90 days (further extension for 90 days)
- 4) Annual Return is not required for CTP & NRTP



EXEMPTIONS (Mega N/n 12/2017 & Others)







Tax Act

Services provided by specified organization with respect to Kailash Mansarovar and Haj Pilgrimage exempted

or open area and the like

where charges are

more per month

₹ 10,000 or

Renting of Shops or

business or commerce

other spaces for

Sec 10(23BBA)

SI.No. 60

Exemption in Agriculture Sector Imp a) Agricultural operations directly related to production of any A.P. including cultivation, harvesting, threshing, plant protection or seed testing. b) Supply of farm labour

- c) Processes carried out at an agricultural farm including tending, pruning, cutting, harvesting, drying, cleaning, trimming, bulk packaging etc. which do not alter essential characteristics of A.P
- d) Renting or leasing of agro machinery or vacant land with or without a structure incidental to its use.
- Loading, unloading, packing, storage or warehousing of A.P. f) Agricultural extension services.

Agriculture Produce

g) Services by any APMC or Board or services provided by a commission agent for sale or purchase of A.P.

Aariculture: ⇒ food, 1) cultivation of \supset fibre, plants and fuel, 2)Rearing of 💔 araw all life-forms material of animals, except similar horses

Processina

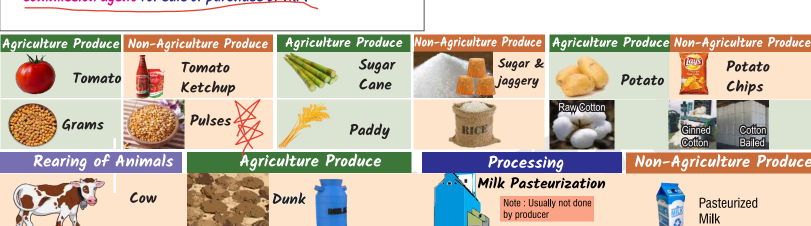
products

means any produce of agriculture on which Deither no processing is done or

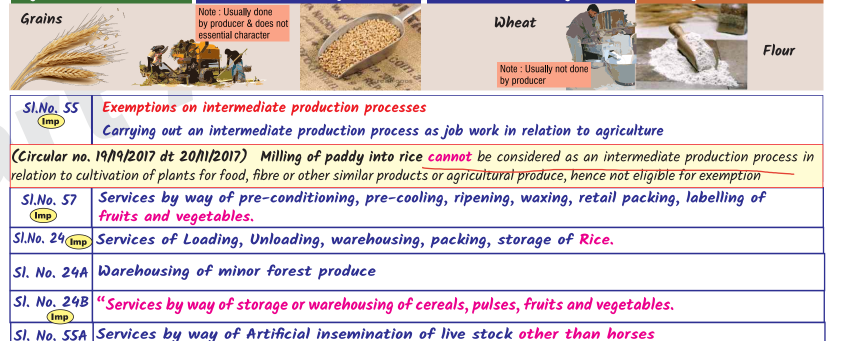
Agricultural Produce (A.P.)

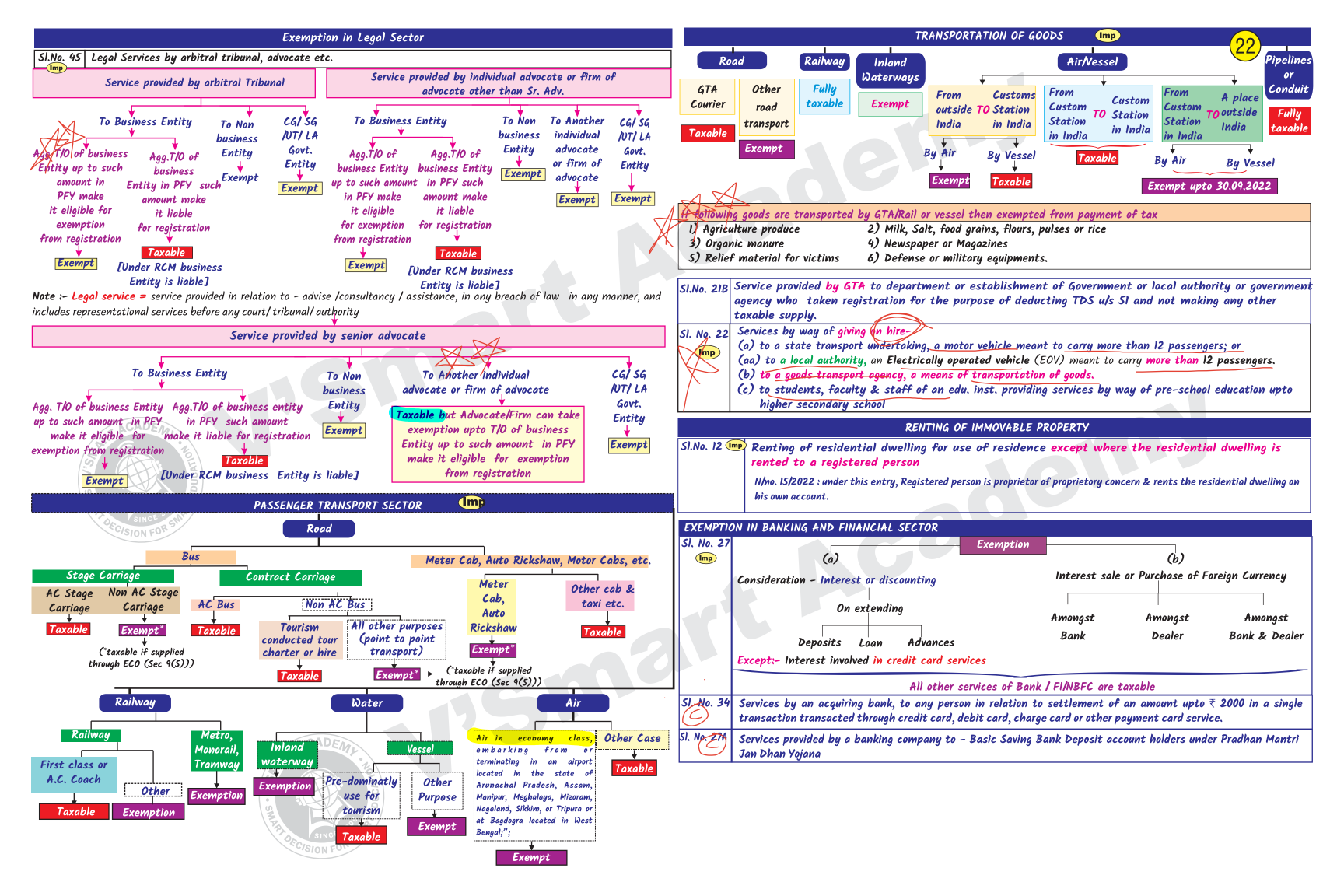
such processing is done as is usually done by a cultivator or producer which does not alter its essential characteristics but makes it marketable for primary market.

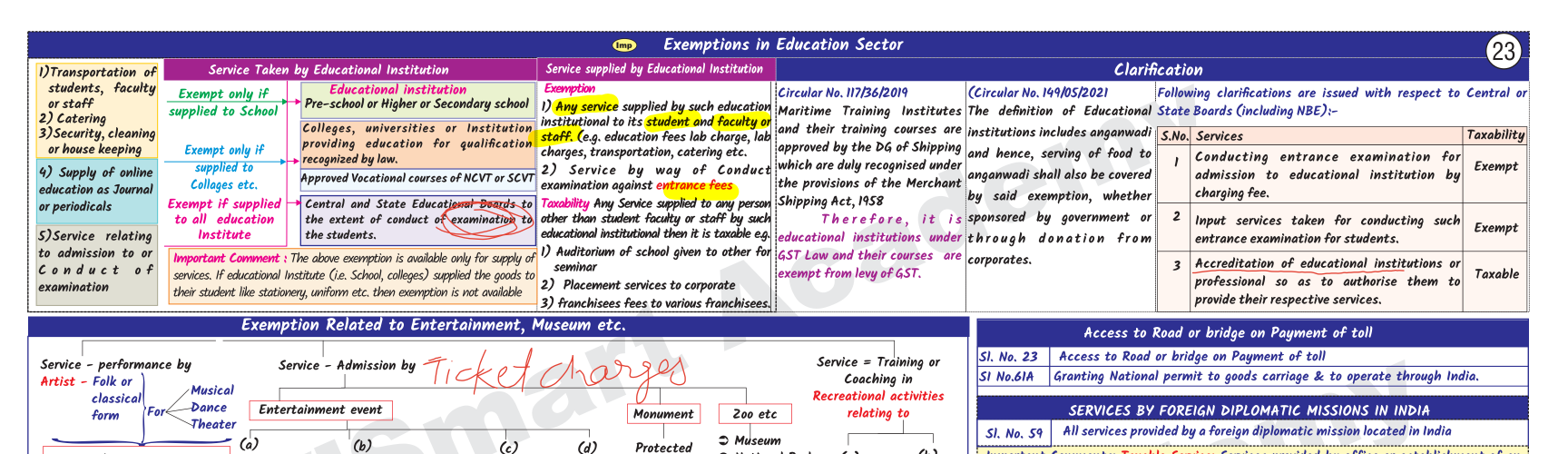
Non-Agriculture Produce



Processing







⇒ National Park

sanctuary

⊃ Tiger reserve

⇒ Wildlife

⇒ 200

Consideration - No Limit

Services provided by Government to Business Entity

- Sl. No.6:- Services by the Central Government, State Government, Union territory or local authority excluding the following services—
- (a) services by the Department of Posts & Ministry of (b) services in relation to an aircraft or a vessel, inside or outside the precincts of a port or an airport: Railways (Indian Railways):

⇒ Award Function

Performance

⇒ Non-recognised

sporting event

Consideration < 500

⊃ Concert

2 Pageant

Musical

(c) transport of goods or passengers; or

(b)

Sport by

charitable

entity

registered

uls 12AA

or IZAB of I.T. Act

(a)

art or

culture

by an

individual

Otlan



(d) any service, other than services covered under entries (a) to (c) above, provided to business entities.

Important Comments: Taxable Service: Services provided by office or establishment of an

international organization.



SI. No.	Services by the department of post by way of
24C	⊃ post card, ⊃ inland letter, ⊃ book post and
270	andingry most Complemen maighting loss that 10 to

Consideration ≤ 1,50,000

service as brand ambassador

Turnover or Value based

Exception

D ordinary post (envelopes weighing less than 10 gram).

SI. No. 7 Service provided by Govt/Local Authority to Business Entity where its Agg.

○ Circus

⊃ dance

→ Theatrical

Performance

Certification or Registration based

Recognised Planetarium monuments

sporting

event

SI. No. 61	Service provided by Govt/LA by way of Issuance of passport, visa driving licence, Birth Certificate or Death Certificate
CI No 62	Service provided by Govt/LA by way

SI. No. 47 (a) Registration required under any law

(b) Testing, calibration, safety, check for protection or safety of worker, consumer or public at large

Otners		
SI. No. 63 (service provided by Govt./LA by way of -)	Assignment of right to use natural resources to an Individual farmer for the purpose of Agriculture.	
S1.No. 9C	Service Provided by Govt. Entity against consideration in form grants to another Govt. or LA, received from Govt./LA	
SI. No. 9D	Services by an old age home run by Govt. Æntity reg. u/s 12AA or 12AB, to its resident(Age 60 years or more) (Consideration-upto ₹25000 per month per member) (Consideration includes boarding/loading/maintanance charges)	

Service provided by Govt. or LA to another Govt. or LA.
Exception: above exemption not
•
applicable to Services covered in above
clause (a) to (c) of Si.No. 6
Fines or liquidated damage for tolerating
non performances of Contract
Merchant overtime charges for inspection
of import container by custom officers.
Services by way of providing information under the Right to Information Act, 2005

	T/O less than such amount in PFY make it eligible for exemption from reg. Exception: above exemption not applicable to (a) Services covered under above clause (a) to (c) of Si.No. 6 (b) Renting of immovable property
51. No. 9	Service provided by Govt/LA Where GAC per service (per invoice) does not exceeds ₹ 5000 in case where continuous supply of service the limit is ₹5000 in a F.Y Exception: above exemption not applicable to (a) Services covered under above clause (a) to (c) of Si.No. 6

Services provided to Government

- 1) Services provided by fair price shop
- 2) Supply of pure services & composite supplies (where value of goods constitutes ≤ 25% of total value of supply) made to Govt. or LA in relation to functions entrusted under article 243G or 243W
- Services provided to a Governmental Authority by way of -(a) water supply (b) public health (c) sanitation conservancy (d) solid waste management (e) slum improvement & upgradation
- Insurance scheme where total premium is paid by Government
- Training program to Government where for which 75% or more expenditure is bourne by Government.
- Passenger transport Service by air where boarding or termination at a regional connectivity scheme, Airport avails the consideration in the form of viability gap funding.

EXEMPTION IN SPORT SECTOR

X	Imp	Service Provided to recognized Sport Body by- a) An individual as a player, referee, umpire, coach or team manager for participation in a sporting event organized by a recognized sports body; b)Another recognised sports body;
- /	SI. No. 53	Sponsorship of Certain Sport Events (Read from Notes)
	SI. No. 82	Admission to events organised under FIFA world cup 2017
	SI. No. 9A	Services Provided by and to FIFA
	SI. No. 9AA	Services Provided by and to FIFA at its subsidiary directly, indirectly related to event und
		FIFA U-17 Wamen's World cup 2020 to be hosted in India whenever rescheduled

- FIFA U-17 Women's World cup 2020 to be hosted in India whenever rescheduled. Services provided by and to Asian Football Confederation (AFC) and its subsidiaries directly or indirectly SI. No. 9AB
- related to any of the events under AFC Women's Asia Cup 2022 to be hosted in India. SI. No. 82A Service by way of right to admission to the event organise under FIFA U-17 Woman's World cup 2020 [whenever rescheduled. 1
- Services by way of right to admission to the events organised under AFC Women's Asia Cup 2022 SI. No. 82B

Other Exemption

SI. No. 30	Services provided by Employees State Insurance Corporation
SI. No. 31	Services provided by Employees Provident Fund Organisation (EPFO) to persons governed under the Employees
/	provident Funds and Miscellaneous Provisions Act, 1952.
SI. No. 31A	Services Provided by coal mines provident fund organisation

- Sl. No. 31B Services Provided by National Pension system
- Sl. No. 58 Services provided by National Centre for Cold Chain Development under Ministry of Agriculture, Cooperation and Farmer's Welfare by way of cold chain knowledge dissemination.
- Sl. No. 38 Services by way of collection of contribution under any pension scheme of the State Governments.
- SI. No. 41 Service by State Government Industrial Development Corporations Upfront amount in respect of service by way of granting of long term lease of 30 years, or more) of industrial plots or plots for development of infrastructure for financial business, Provided by the SG Industrial Development Corporations or Undertakings or by any other entity having 20 % or more ownership of CG, SG, UT to industrial units or developers in any industrial or financial business area.
- SI. No. 19C Satellite Launch Services
- Sl. No. 25 Transmission or Distribution of Electricity
- Sl. No. 37 Collection of Contribution under Atal Pension Yojana
- SI. No. 70 | Service Provided under SDI Scheme
- Sl. No. 71 Training Service under Deen Dayal Upadhyaya GrameenKaushalya Yojana
- Sl. No. 44 | Service Provided by Incubatee

Exemption in Construction Sector

SI. No. 10	Construction etc or Original Work to Pradhan Mantri Awas Yojana			
SI. No. 10A	Services Supplied by Electricity Distribution Utilities			
SI. No. 11	Construction etc or Original Work to Single Residential Unit			
SI.No.41A/41B	Supply of TDR , FSI, Long term lease (Premium)			
	1 110 16			

Exemption	on in Life/ General Insurance Sector
SI. No. 28	Services of life Insurance Business
SI. No. 29	Services of Life Insurance Business
SI. No. 29A	Services of Life Insurance Business
SI. No. 35	Specified General Insurance Scheme
SI. No. 36	Service Provided by Incubatee
SI. No. 36A	Services by way of reinsurance

Services of life insurance provided or agreed to be provided by the Central Armed Police Forces (under Ministry of Home Affairs) Group Insurance Funds to their members under the Group Insurance Schemes

	of the concerned Central Armed Police Force.						
Miscella	Miscellaneous						
SI. No. 2	Transfer of a Going Concern						
Sl. No. 52	Organization of Business Exhibition Outside India						
SI. No. 77 Imp SI. No. 77A	Exemption - Services by RWA to Members To Its By Way of Member - Un-incorporated body - Registered not profit Entity of charged contribution RWA or housing society Exemption Upto Amount = 7500 per month / per member For sourcing of goods or services For month of the person For common use of its member	CBIC Clarification: 1) SOS by RWA to its members for contribution upto ₹ 7,500 per month per member(PM²) are exempt 2) RWA required to pay GST, only if such subscription > ₹ 7,500/- per month per member & ATO of RWA by way of SOS & SOG > ₹ 20 lakhs 3) RWAs are entitled to take ITC of GST paid by them on capital goods (taps, pipes, other sanitary/ hardware filling, etc.) and Input services such as repair and maintenance service. 4) The ceiling of ₹ 7,500 (PM²) shall be applied separately for each residential apartment owned by him. 5) If amount exceeds 7500, GST shall be payable on the entire amount.					
SI. No. 39	Intermediary Service- Read From Notes						
SI. No. 39A	Services by an intermediary of financial services						
SI. No. 48	Services recognised by Biotechnology Industry Research Assistance C						
SI. No. 49	by way of collecting or providing news by - \supset An independent journalist, \supset Press Trust of India or \supset United News of India:						
SI. No. 50	Public Library Service						
SI. No. 76	Public Services - by way of public conveniences such as provision of Lavatories, Urinal or Toilets.	tacilities of Bathroom, Washrooms,					
SI. No. 9B	Exempting Supply of Services associated with Transit Cargo to Nepal 8	& Bhutan					
	Exempt certain supplies to NPCIL						
SI. No.524	Tour Operator Service: - Tour operator service, which is performed	partly in India and partly outside					

Circular no. 190/02/2023:

service which is performed outside India.

Circular no. 206/18/2023

Accommodation services by Defence mess to person other than business DMFT set up by SGs are Governmental Authorities & eliqible entity are exempt & such services are qualified as services by Govt.

for same exemptions

Cir No. 206/18/2023

Supply of pure services & composite supplies by way of horticulture / horticulture works (where value of goods constitutes ≤ 25% of total value of supply) made to CPWD are eligible for exemption.

India, supplied by a tour operator to a foreign tourist, to the extent of the value of the tour operator

Circular no. 177/09/2022

It is clarified that \Im Services of IVF are covered under health care and thus exempt.

- Tickets purchased for transportation from one point to another irrespective of ferry is owned/operated by PSU are exempt
- The transportation takes place over pre-determined route on a pre-determined schedule. However, if it is hired for period of time, it is taxable
- ⇒ Fee charged from prospective students for entrance/admission/issuance of migration certificate are exempt.
- Additional fee collected through higher toll charges from vehicles not having Fastag is also exempt.
- ⇒ Services provided by the guest anchors in lieu of honorarium are taxable
- ⇒ Movement of empty containers from Nepal and Bhutan, after delivery of goods there is a service associated with the transit cargo to Nepal and Bhutan, hence it is exempt.
- Services of sanitation & conservancy services are provided by Indian Army or any other Govt Department are taxable.
- Renting of trucks and other freight vehicles with driver for a period of time is a service of renting of transport vehicles with operator are taxable.
- 🗢 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 are exempt

IGST Act, 2017 (Place of Supply)

12(13) Insurance service

Section 7: Inter-State Supply 1) Inter-State SOG (within India):-Subject to Sec 10, supply of goods, where the Location Of The Supplier (LOS) and the Place Of Supply (POS) are in

- (a) two different States
- (b) two different Union territories; or
- (c) | a State and a Union territory,

shall be treated as a supply of goods in the course of inter-State trade or commerce.

- 2) Inter-State SOS (within India):-Subject to Sec12, supply of services, where the Location Of the Supplier(LOS) and the Place Of Supply(POS) are in
- (a) two different States

of Goods

Bill-to-

Ship-to Sale

Installation and

Goods are supplied

on board a conveyance

including a vessel, an

aircraft, a train or a

motor vehicle

Assembly of

Goods

at Site

- (b) two different Union territories; or
- (c) a State and a Union territory,

shall be treated as a supply of services in the course of inter-State trade or commerce.

3) Inter-State Supply (SOG or SOS outside India): Supply of goods or services or both.

- when the supplier is located in India and the POS is outside India
- (b) to or by a SEZ developer or a SEZ unit
- (c) in the taxable territory, not being an intra-State supply and not covered elsewhere in this section,

Section 8: Intra-State Supply

- 1) Intra State SOG: Subject to the Sec 10, supply of goods where the LOS
- & POS of goods are in
- the same State or
- **⇒** same Union territory shall be treated as intra-State supply
- 2) Intra State SOS:- Subject to the Sec 12, supply of services where the LOS & POS of services are in
- ⇒ the same State or
- **⇒** same Union territory shall be treated as intra-State supply

Section 9: Supply in Territorial Water

Notwithstanding anything contained in this Act,

- a Where the location of the supplier is in the territorial waters,
- b Where the place of supply is in the territorial waters,

LOS (for clause (a) & POS (for clause(b)) shall be deemed to be in the coastal State or UT where the nearest point of the appropriate baseline is located.



POS A	for supp	ly of	Goods
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Sec 10%- Place of Supply of Goods other than imported or export goods

of goods terminates

for delivery to the

Principal place of

Business of Third

location of supplier

or assembly of

Location at which

Goods

on board.

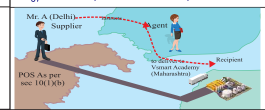
recipient

person,

5.1	lo. Nature of Supply	Parties Involved	Place of Supply	
a	Involves 5	Supplier	Location of the goods	Case Study I: Mr A of Pune supplied goods to Mr. B of Nagpur for ₹
	Movement	⇒Recipient	when the movement	1,00,000. Determine nature of supply and POS of Mr. A delivered the

goods at the place of Mr. B.

In given case, LOS is Pune Maharashtra and movement terminates in Nagpur. Hence, POS is therefore, transaction is Intra-state supply.



c)	Does not involve Movement of Goods	Supplier Recipient	the time of delivery to the recipient	0 0
ca)	Supply of goods to URP (overrides sec 10(1)(a)/(c))	Supplier Recipient	Location as per address (State) of URP recorded in invoice, otherwise	

JAny other

person

Supplier

PRecipient

⊃Third Person (Billing Address)

(Shipping address)

Cast Study 2: What will be your ans is above case, if Mr. B has taken the delivery on Ex-factory basis (i.e. at factory gate) and move the goods from MH to MP.

⇒ In given case, movement of goods made by Recipient Mr. B to his place in MP, movement of goods terminated in MP. Hence, POS is MP,

Cast Study 3 :- Mr. A sold goods to Mr. C (URP from Kerala) for ₹ 20,000. State name (Kerala) is mentioned in invoice.

□ In given case, POS is location as per address in invoice (Kerala) for Mr. C. This is because Mr. C is an URP & the state name mentioned in invoice.





Note: Where the place of supply of goods cannot be determined, the POS shall be determined as per the prescribed Sec 10(2)

	3et 12 (1) - PUS WI	nere LOS and LOI	C OT Services in India	CA Vichal Rhattad	
Sec	Description of Service	Place of Supply			
		Supply to un	registered person	Supply to RP	
	General rule for all services except covered in 12(3) to 12(14)	(i) Address in record (ii) Address in record			
12(5)	Training and performance appraisal	POS = Place of perf	ormance]	
12(7)	Organisation of events including ancillary services, sponsorship	Place where event is If held outside India			
	Rule 5 prescribed for supply of services attributable to different States or Union territories, of Sec 12(7)				
	In case of service		Basis of apportionment	Location of	
	services are supplied to a person other than a I India in more than one ST/UT and a consolidar absence of any contract or agreement for sepa	ted amount is charged	Shall be determined by application of the GAAP		
12(8)	transportation of goods, mail or courier	POS= Place where goods			
		transportation is outside (person		
12(9)	Passenger transport service	POS= Place where pe continuous Journey			
		Exception : Right to passage for future & embarkation			

Service directly related to immovable property POS = Place where immovable property is located or intended to be 12(3) accomodation for functions & ancillary services located if immovable property located outside India – POS=LOR

known - POS as per 12(2)

POS= LOR of service in records of insurance Co.

Rule 4:- The supply of services attributable to different States or Union territories, under section 12(3)

۱	7/1/	In case of service		Basis of apportionment & Value of services	
	14	(i)By way of lodging accommodation by a hotel, inn, guest house, clu		number of nights stayed in such property	
	/	campsite, and services ancillary to such services (except cover in (ii	"		
		(ii) a single property located in two or more contiguous States or U)nion		
		territories or both, and services ancillary to such services		area of the immovable property lying in	
		(ii)In all other services in relation to immovable property including		each State or Union territory	
		immovable property for organising any marriage or reception etc.		· ·	
		(iii) lodging accommodation by a house boat or any other vessel services ancillary to such services	and	time spent by the boat or vessel in each such State or Union territory,	
	12(4)	Restaurant catering, personal grooming fitness, beauty treatment, health services including plastic surgery	here s	service is actually performed.	

Admission to events or amusement park &ancillary Services POS=Place where event actually held or park is located. POS= Location of 1st scheduled point of departure of that Service on board a conveyance conveyance for the journey. 12(11)

Supply of telecom services including data transfer, broadcast, cable or DTH (a) POS=Location of installation (a) Fixed lease or cable line (b) Postpaid mobile, internet, DTH (b) Billiq Address exists-POS= LOR

Billing address do not exists - POS=LOS (c) Prepaid mobile, internet, DTH (c) Supply through agent/distributor

- POS=Address of agent/distributor supply to final consumer - POS=Location of payment recvd, or voucher sold. (d) In all other cases (d) POS=LOR if address available otherwise POS= LOS

Proviso - Prepaid - electronic payment POS=LOR Rule 6 is prescribed supply of services attributable to different ST/UT, under sub section (11) of section 12 of the said Act,

In case of service Basis of apportionment the leased circuit is installed in more than one ST/UT and a consolidated amount is charged, In in proportion to the number of

the absence of any contract or agreement for separately collecting Liability on Intermediary points lying in the ST or UT Banking & Financial Sector including stock broking POS=LOR if address available in records of supplier else, POS=LOS

12(14) Advertisement services to Govt. or Local authority POS=Each of such ST/VT where advertisements broadcasted, run, played

TAX INVOICE, DEBIT NOTE & CREDIT NOTE





Tax Invoice: Supply of goods Tax Invoice: Supply of Service **Particular** Normal Issue Invoice - On or before Issue Invoice - On or before a) Provision of servicesa) If movement involved-At the time of removal for within 30 days from completion b) Bank/FI/NBFC/Insurer- within 45 days from Completion b) In other case c) Insurer/Bank/FI/NBFC/Telecom/ other notified person At the time of delivery where service is provided to distinct person (DDP). or made available i) When Supplier records in books of A/c ii) Last date of qtr. whichever is earlier (a) specify the categories of services or supplies in respect of which a tax invoice shall be issued, within such time and in such manner as may be prescribed. (b) subject to the condition mentioned therein, specify the categories of services in respect of which— (i) any other document deemed to be a tax invoice or (ii) tax invoice may not be issued. Invoice shall be issued before On or before Continuous a) Due date of payment ascertainable in contract - on such date Supply of or at the time goods / are each such successive statement or b) If due date not ascertainable - date of payment received services c) If events are fixed in contract - Last date of completion of ach such successive payment is received a) Beforelat the time of Supply on supply [i.e. approval sale or whichever given by recipient] return/ is earlier **Approval** b) 6 months from the basis date of removal, At the time when supply ceases & such invoice only to the Cessation of 505 extent supply made before such cessation Content of Invoice & Voucher a) Name. Address and GSTIN f) HSN code n) Address of deliveru i) Total value b) Consecutive Number Series g) Description of SOG/SOS j) Taxable value o) If reverse charge applicable p) Signature of digital Signature c) Date of Issue h) Quantity of goods k) Rate of tax d) Name of address & GSTIN or UIN of recipient q) Nature of document 1) Amount of tax charged m) Place of supply e) Other details of Unregistered recipient r) Quick Response(QR) Code s) Declaration that not required to prepare an invoice as per rule 48(4) Notes : 1)Consecutive serial number shall not exceed 16 characters for tax Invoice in one/multiple series shall be maintained same for a F.Y. Where the value of the goods or services or both supplied is less than ₹200 Issue of Tax Invoice Value ₹ 200 or more Value is less than ₹ 200

Tax Invoice is mandatory

each day

Recipient want tax invoice

Required to issue tax

invoice

In other cases

Supply may not issue Tax Invoice

Note: In such case supplier shall issue a

consolidated tax invoice at the end of

Supply B2B

Issue of

Tax Invoice

is mandatory

irrespective

of value

Supply B2C

Multiplex

Issue of Tax Invoice

is mandatory

Tax Invoice = Ticket

Manner of issuing Tax Invoice Rule 48:-

- 1) In case of taxable SOG Invoice shall be prepared in Triplicate
- 2) In case of taxable SOS Invoice shall be prepared in Duplicate
- 3) Serial number of invoices issued during a tax period shall be furnished electronically in GSTR - I
- 4) Notified classes of person obtaining invoice reference no. from E-invoice portal
- 5) Invoice void, if invoice reference no. not quoted

ı			
			E-Invoicing
	1	Meaning	'E-invoicing' essentially involves reporting details of specified GST documents to a Government notified portal and obtaining a reference number.
	2 4		All registered businesses with an Agg. T/o (based on PAN) in any P.F.Y from 2017-18 onwards greater than ₹ Scrore (hereinafter referred to as 'notified persons') will be required to issue e-invoices.
	3	Obtaining	These invoices will then be reported to 'Invoice

- Registration Portal (IRP)'. On such reporting, IRP will generate a unique 'Invoice Reference Number (IRN)'. digitally sign it and return the e-invoice to the supplier. A GST e-invoice will be valid only with a valid IRN. IRN is unit 64 - character hash
- 4 Documents Invoices, I Credit notes and debit notes, covered by when issued by notified persons (to registered persons (B2B) or for the purpose of exports) are covered under
- ⇒ B2C invoices ⇒ invoices issued by ISD. import of goods (Bills of Entry).
- E-Invoice If the invoice issued by a notified person is in respect of supplies made by him tax on which is payable under reverse charge under sec 9(3), e-invoicing is applicable. Reverse Charge On the other hand, where specified category of supplies are received by notified person from unregistered persons

Attracting reverse charge under section 9(4) or Through import of services, e-invoicing doesn't arise/ not applicable.

Following entities are exempt from the mandatory requirement of e-invoicing:

- ⇒ A Government Department, ⇒ A Local Authority,
- ⇒ Special Economic Zone units
- Insurer or banking company or financial institution including NBFC
- **⇒** GTA supplying services in relation to transportation of goods by road in a goods carriage
- Supplier of passenger transportation service
- ⇒ Person supplying services by way of admission to exhibition of cinematography films in multiplex screens

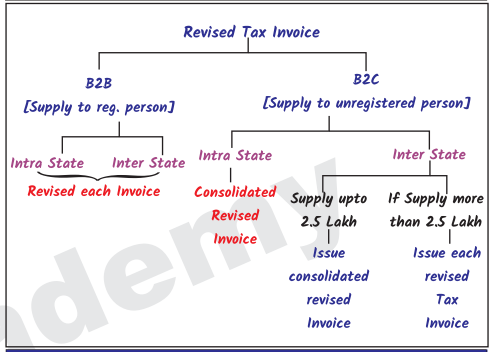
Revised Invoice:-

Revised from effective date of registration till the date of issuance of RC within I month from the date of issuance of RC.

Consolidated revised tax invoice

Registered person may issue a consolidated revised tax invoice

- I, in respect of all taxable supplies made to a recipient who is not registered under the Act during such period:
- 2. In the case of inter-State supplies, where the value of a supply does not exceed two lakh and fifty thousand rupees, to unregistered person



Bill of Supply:-

- 1. On Supply of Exempt Goods or Services
- 2. Paying tax under Composition Scheme.

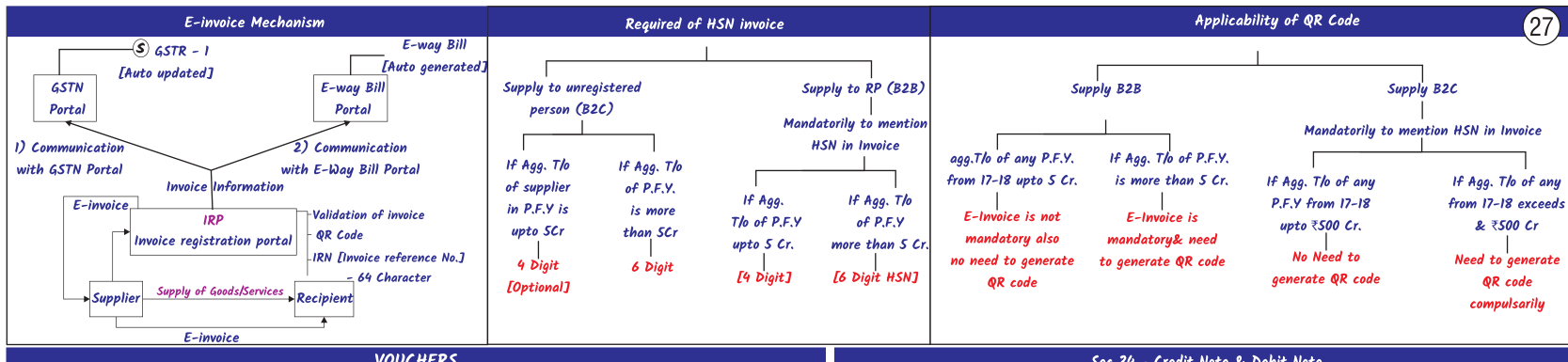
person is supplying taxable as well as exempted supply a single "Invoice-cumbill of supply" may be issued for all such supplies.

Circular no. 186/18/2022

It is clarified that exemption from generation of E-invoices is for the entity as a whole & not restricted to nature of supply (ie either SOG or 505)

Circular no. 198/10/2023

RP, whose turnover exceeds e-invoicing limit, is required to issue einvoices for supplies made to such Govt. Departments or establishments/ Government agencies/ local authorities/ PSUs, etc. which are registered solely for TDS u/s 51.



VOUCHERS							
Receipt A	ceipt A registered person shall, on receipt of advance if, at the time of receipt of advance, rate of tax/nature of supply is not						
Voucher pa	ayment with respect to any supply of goods or	determinable					
Sec 31 se	31 services or both, issue a Receipt Voucher evidencing Where at the time of receipt of advance						
(3)(d) red	ceipt of such payment.						
		(1)Rate of tax is not determinable	tax shall be paid at the rate of 18%				
		(ii) nature of supply is not determinable	same shall be treated as inter-State				
			supply				

Refund Where on receipt of advance payment Vouche with respect to any supply of goods or Sec 31 services or both the registered person (3)(e) issues a Receipt Voucher, but subsequently no supply is made and

no tax invoice is issued in pursuance thereof, the said registered person may issue to

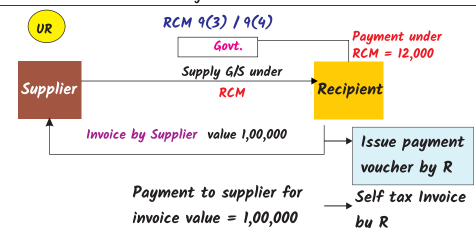
the person who had made the payment, a Refund Voucher against such payment.

2) Receipt Voucher Supplier Recipient 3) No Supply 4) No Invoice 5) Refund Voucher When to issue refund voucher [Advanced received & receipt voucher issue] Supply is made Invoice is made but Supply is not made & also no Invoice is issued but no Invoice is given no supply is done Refund voucher not Refund voucher not Refund voucher is allowed allowed Note: - GST is payable Note: - supplier can claim Note: In that case supplier GST refund of advance can issue credit note & as supply is made claim the adjustment

1) Advance

Vouche Sec 31 (3)(9) A RP who is liable to pay tax under reverse charge [under section 9(3)/9(4) of the CGST Act] shall issue an Invoice in respect of SOG/SOS or both received by him from the supplier who is not registered on the date of receipt of SOG/SOS or both.

Thus, a recipient liable to pay tax by virtue of sec 9(3) has to issue invoice only when supplies have been received from an unregistered supplier.



Sec 37 - Cleuit Note & Debit	Note
Credit Notes [Sec.34 (1) & 34(2)]	Debit Notes [Sec. 34(3)]

- One or more tax invoice for Taxable Value or Tax charged in that Tax Invoice is found to exceed the Taxable Value, or tax payable in respect of such supply, or
- ⇒ Where the goods supplied are returned by the recipient, or
- ⇒ Where Goods supplied are found to be deficient

Time Limit : Details of Credit in the Return for the month during which such credit note has been issued, -

⇒30 th day of Nov following the end of FY in which such supply was made, or the date of filing of the relevant annual return, whichever is earlier

One or more tax invoice for Taxable Value or Tax charged in that Tax Invoice is found to be less than the Taxable Value or Tax payable in respect of such supply & Qty received is more than in declared invoice.

& ₹500 Cr

QR code

compulsarily

Note: Debit note includes Supplementary Invoice Details of Debit in the Return for the month during which such Debit Note has been issued.

Tax invoices in Special Cases (Rule 54)					
Supplier of taxable service	Document in lieu of the tax invoice				
Supplier of Editable Service	Optional information	Mandatory information			
Insurer/Banking	· Serial number	Other information as prescribed for a Tax Invoice,			
company/Financial	· Address of the recipient of	under rule 46			
, ,	taxable service	Such document may be issued/made available,			
institution,	taxable service	physically/electronically			
including	The said supplier may issue a c	onsolidated tax invoice or any other document in lieu			
NBFC	thereof, by whatever name called(for SOS made during a month at the end month)				
Supplier of passenger	· Serial number	Other information as prescribed for a tax invoice, under			
transportation service	· Address of the recipient of	rule 46			
cransportation service		Tax invoice shall include ticket in any form, by			
	taxable service	whatever name called.			
Admission to Exhibition of	Shall issue Electronic ticket and	l Electronic ticket deemed to be Tax Invoice, even such			
cinematography films in	ticket does not contain Recipier	nt details			
multiplex screens	Other information as prescribed for a tax invoice, under rule 46				
	Provided that the supplier of such servce in a screen other than multiplex screens may, at his option follow the above procedure (N/N 33/2019 CT dt 18/07/2019)				

Delivery Challan/ Invoice for Transportation of Goods (Rule 55)

Nature of supply

- (1) Supply of liquid gas where the quantity at the time of removal from the place of business of the supplier is not known,
- (2) Transportation of goods for job work,
- (3) Transportation of goods for reasons other than by way of supply, or
- (4) Such other supplies as may be notified by the Board

RETURN

Whichever is later





Statement / Return Normal Return Other Return Statement Section 37 Section 38 Regular return First Return Final Return Annual return Outward Supply Inward Supply Section 45 Section 40 Section 39 Section 44 First Tax Period De-registation 1-11th of GSTR - 2B Person Form Due date GSTR -1 following First return shall Auto Person Regular Composition Final return Reaular Month/Qtr. 20th of cover all outward GSTR-Generated shall be taxable Taxable taxable IFF 1-13th of next Month supplies from the 3B furnished Person person Person (QRMP following date from which GSTR-9 GSTR-9A & CTP Form within 3 Scheme) Month he becomes liable GSTR-5 13th of next Due NRTP 31st Dec of the ne months of the month for registration date Maximum within 3 30th Apr of Yrs from Max. within 3 Yrs from GSTR-4 -tion following F.Y Date of cancellation Date of due date Time due date of Annua Dealer order Cancellation return within 3 Limit Return Max tin Comment :- Composition tax payer

		Statement (Sec 37 & S	Sec 38)	
Type of taxable person	Form No.	Periodicity	Due date	Not Applicable to
Every registered person (Incl. CTP)	GSTR-I	Monthly (Details of outward supplies)		(a) Composition taxpayer (b) NRTP (c) ISD (d) Person liable to TDS & TCS (e) OIDAR
Details of Qutward Su	ıpply			Rectification of Error:

Yrs from

due date

for tax

period

		Outward Supply				Rectification of Error:
	mvoice	Inter-State and In	ntra-State supplies made to R	RP, and		RP can rectify error in GSTR 1 & GSTR
($($	wise details	2 Inter-State supplie	es with invoice value more th	an ₹ 2.5L made to URP	\	3B (other than scrutiny, Audit &
0	Consolidated	→ Intra-State suppli	ies made to URP for each rat	e of tax, and		Inspection)& time limit is Earlier of
	details	State wise Inter-State	e supplies with invoice value upto	₹ 2.5L made to URP for each	rate of tax	30th Nov or Date of Annual return

Furnishing of Returns [Sec 39]

required to filed quartely statement

Type of taxable person Form No	Periodicity	Due date	Not Applicable to
Every registered person GSTR 3B	Monthly (or a part of the month) Note:- In case of QRMP scheme refer next page)	20th of the next month	(a) Supplier of OIDAR services (b) Composition taxpayer (c)NRTP (d) ISD (e) Person deducting TDS &TCS

2) Return by Composition taxpayer (Sec. 39(2) and rule 62)

Type of taxable person I	Form No.	Periodicity	Due date
Composition taxpayer	GS1K-4	Yearly (or part thereof) Note: Furnish a statement every quarter or, part thereof containing the details of payment of self-assessed tax in FORM GST CMP -08 till the 18th day of the month succeding such quarter	30th April following the end of such F.Y

3) Annual Return

Type of taxable person				
Registered Normal taxpayer	GSTR-9	Annual Return	next F.Y.	(a) Supplier of OIDAR services (b) Composition taxpayer (c) NRTP (d) ISD (e) Person deducting TDS&TCS f) CTP (g) those referred to in the proviso to sec 35(5),

a self-certified reconciliation statement, reconciling the value of supplies declared in the return furnished for the financial year, with the audited annual financial statement for every financial year electronically,

CADE

4) Final Return

Type of taxable person	Form No.	Periodicity	Due date
Registered person and whose registration has been cancelled	GSTR-10	Final Return	within 3 months of date of cancellation or date of order of cancellation (whichever is later)

First Return (Sec 40)

Every RP who has made outward supplies in the period between the date on which he became liable to registration till the date on which registration has been granted shall declare the same in the first return furnished by him after grant of registration.

Rule 59(6):— Restriction on furnishing GSTR -1 or IFF Restriction on furnishing GSTR -1 or IFF:— Notwithstanding anything contained in this rule, (a) RP (Monthly Scheme): Can not furnished GSTR-1 if he has not furnished the return in FORM GSTR-3B for preceding month (b) RP (QRMP Scheme): Can not furnished GSTR-1 or using IFF if he has not furnished the return in FORM GSTR-3B for preceding tax period (d) If intimation is issued under Rule 88C(1):— RP cannot furnish GSTR-1 or using IFF for a subsequent tax period, unless he deposits intimated amount or furnishes a reply to explain it (e) If intimation is issued under rule 88D(1):— RP cannot file GSTR-1 or using IFF for subsequent tax period, unless he pays such excess ITC or furnishes a reply to explain it. (f) Bank details under rule 10A:— RP cannot file GSTR-1/using IFF, if he has not furnished details of bank account as per rule 10A. Late fee uls 47 for delayed filing of GSTR-1 and/or GSTR-3B

care ree was in the actuaged ining of	95112 1 4114/01 95112 3			
1) RP - GSTR -I = Nil or GSTR 3B = Nil	I ₹20 per day(i.e. ₹10 per day each under CGST & SGST) but max.=₹500 (i.e. 250 under CGST & SGST eac			
2) RP other than those covered in (1) above (i.e. there is outward supply in GSTR - I or tax payable as per GSTR-3B)	in PFY	⊃₹50 per day(i.e. ₹25 per day each under CGST & SGST) ⊃ max.= ₹2000 (i.e. 1000 under CGST & SGST each)		
	Agg. T/o more than 1.5 Cr but ≤ 5 Cr. in PFY	⊃₹50 per day(i.e. ₹25 per day each under CGST & SGST) ⊃max.=₹5000 (i.e. 2500 under CGST & SGST each)		
I =				

Late fee u/s 47 for delayed filing of GSTR - 4 under Composition scheme				
1)	If Total tax payable in GSTR-4 is Nil	⇒ ₹20 per day(i.e. ₹10 per day each under CGST & SGST/UTGST) but ⇒ maximum=₹500 (i.e. 250 under CGST & SGST/UTGST each)		
2)	If RP other than in (1) above	⊃₹50 per day(i.e. ₹25 per day each under CGST & SGST/UTGST) but ⊃ maximum=₹2000 (i.e. 1000 under CGST & SGST/UTGST each)		

Late fee u/s 47 for failure to furnish annual return by due date [[N/No. 07/2023- CT dt. 31/03/2023]]

	-		
l))	Registered persons having an aggregate turnover $\leftarrow 75$ Cr. in relevant F.Y.	⊃₹50 per day(i.e. ₹25 per day each under CGST & SGST/UTGST) but ⊃ maximum= 0.04% (i.e. 0.02 % under CGST & SGST/UTGST each) of T/o in State or UT
2	2)	Registered persons having an aggregate turnover of > ₹5 Crores & and <= ₹20 Crores in relevant F.Y.	⇒ ₹100 per day (i.e. ₹50 per day each under CGST & SGST/UTGST) but ⇒ maximum=0.04% (i.e. 0.02 % under CGST & SGST/UTGST each) of T/o in State or UT
3)	Registered persons having an aggregate turnover of > ₹20 Crores in relevant F.Y.	⇒ ₹200 per day (i.e. ₹100 per day each under CGST & SGST/UTGST) but ⇒ 0.50% of the turnover in State/UT (0.25 % under CGST & SGST/UTGST each)

Late fee u/s 47 for delayed filing of GSTR - 7 by person liable to deduct tax at source u/s 51

⇒₹50 per day(i.e. ₹25 per day each under CGST & SGST/UTGST) but maximum=₹2000 (i.e. 1000 under CGST & SGST/UTGST each)

Goods and Service Tax Practitioners

Concept of GSTP

- ⇒ A RP may authorised an approved GSTP to furnish information, on his behalf, to the Government.
- SGSTN will provide separate user ID and Password to GSTP to enable him to work on behalf of his clients without asking for their user ID and passwords.
- They can do all the work on behalf of taxpayers as allowed under GST Law.
- ⇒ A taxpayer may choose a different GSTP by simply unselecting the previous one and then choosing a new GSTP on the GST portal.

Eliqibility Criteria for GSTP

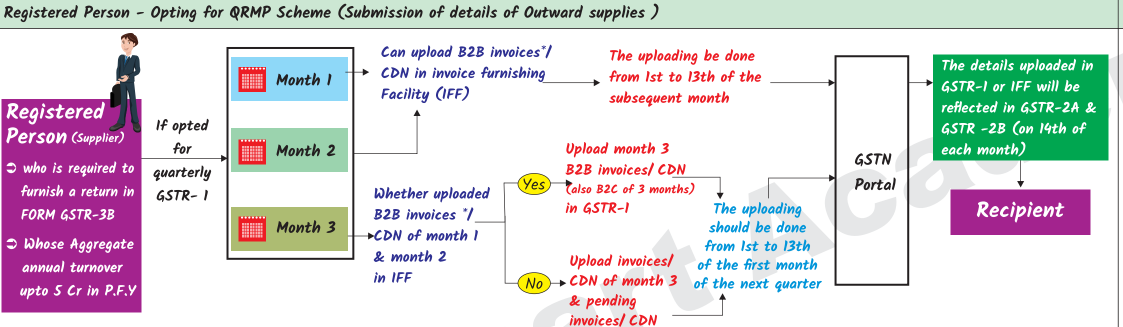
Basic Conditions:- 1) Citizen of India 2) Person of Sound Mind 3) Not adjudication as insolvent 4) not been convicted by court Other Conditions:- 1) Retired officer of Government Not below lower the rank of group B gazetted officer for not less than 2 years

- 2) enrolled as a sales tax practitioner or tax return preparer under the existing law for a period of not less than five years
- 3) he has passed, (i) a graduate of postgraduate degree (ii) a degree of any Foreign University recognized by any Indian University or (iii) any other examination notified by the Government, or (iv) He has passed a) ICAI; or b) ICAI (CMA); or c) ICSI.

Activities which can be undertaken by a GSTP

- (a) furnish the details of outward supplies; (b) furnish monthly, quarterly, annual or final return; (c) make deposit for credit into the electronic cash ledger; (d) file a claim for refund; (e) file an application for amendment or cancellation of registration; (f) furnish information for generation of e-way bill; (g) furnish details of challan in FORM GST ITC-04; (h) file an application for amendment or cancellation of enrolment under rule 58; and
- (1) file an intimation to pay tax under the composition scheme or withdraw from the said scheme:
 - ⇒ Provided that where any application relating to ⇒ a claim for refund or ⇒ an application for amendment or ⇒ cancellation of registration or ⇒ where an intimation to pay tax under composition scheme or to withdraw from such scheme has been submitted



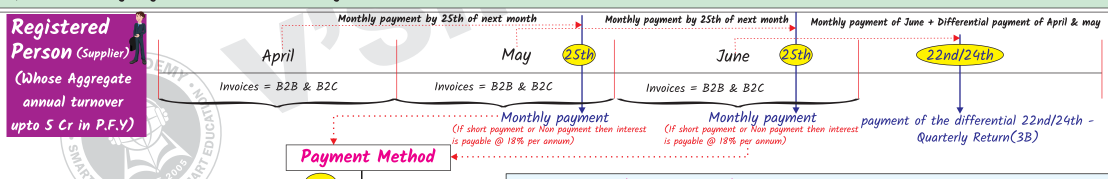


Important Points

- 1. The aggregate annual turnover for the P.F.Y. shall be calculated in the common portal taking into account the details furnished in the returns by the taxpayer for the tax periods in the P.F.Y.
- 2. Value of supply in IFF shall not exceeds ₹ 50 lakhs for each month
- 3. After 13th of the month, this facility for furnishing IFF for previous month would not be available.
- 4. Details given in IFF not required to be given again in GSTR-I
- 5. Where QRMP option has been exercised once, they shall continue unless RP revise the said option.
- 6. It is further clarified that the option to avail the QRMP Scheme is GSTIN wise
- 7. Some GSTINs of same PAN can opt for the QRMP Scheme and remaining GSTINs may not opt for the Scheme.

QRMP - Monthly Payment & Interest Liability

*CDN :- Credit note & Debit note



I. Fixed Sum Method (FSM)

Payment of tax in the 1st and the 2nd month of the guarter. Type of Taxpayer Tax to be paid

Who furnished 35% of tax paid in cash(E- Cash GSTR-3B quarterly for Ledger) in the preceding quarter the last quarter Who furnished GSTR-3B 100% of tax paid in cash in monthly during the last the last month of the immediately preceding quarter

The balancing amount of tax is to be paid in the 3rd month.

Example

	Ending	March, 2021:	,	
Tax paid in Cash in Quarter (January -March, 2021)		Tax required to be paid in each of the months - April and May, 2		
SGST	100	SGST	35	
IGST	500	IGST	175	
Cess	50	Cess	17.5/	

Tax paid in o	Cash in March,21	Tax required the months		
CGST	50	CGST	50	13
SGST	50	SGST	50	18
IGST	80	IGST	80	1
Cess		Cess		

2. Self-Assessment Method (SAM)

Here the taxpayer can pay the tax liability by considering the tax liabilities on inward and outward supplies and as per the ITC available.

There are certain conditions where no tax needs to be paid:

- Ist Month of Quarter: The tax liability is Nil. OR The balance in the electronic cash ledger is adequate for the tax liability for the same month
- 2nd Month of Quarter: The tax liability is Nil. OR The balance in the electronic cash ledger is adequate for the cumulative tax liability for the IThst two months of the quarter.

Interest under QRMP scheme Sr. No. Scenario

liability has not been paid within quarterly GSTR-3B due date

of month 1 & 2

57. 110.	. Scenario	11/100/000 00 00 70/10	
Mont	hly payment (1& 2 Month) For FSM & SAM		
1	Tax liability mentioned in pre-filled form GST PMT-06 is paid by 25th of the following month	Nil	
2	Tax liability mentioned in pre-filled form GST PMT-06 is not paid by 25th of the following month	18% of the tax liability(from 26th of the following month till the date of payment,	
Final	Tax Liability (1& 2 Month)	Nil	
3	For FSM & SAM The final tax liability for the first two months is less than or equal to the amount paid through pre-filled form GST PMT-06		
4	For FSM The final tax liability for the first two months is higher than the tax amount paid through pre-filled form GST PMT-06, and such excess liability has been paid within quarterly GSTR-3B due date	Nil	
5	For SAM	18% of the tax liability(from 26th	
	The final tax liability for the first two months is higher than the tax amount paid through pre-filled form GST PMT-06, and such excess liability has been paid within quarterly GSTR-3B due date	of the following month till the date of payment)	
Final	Tax Liability has not been paid within quarterly GSTR-3B due	date	

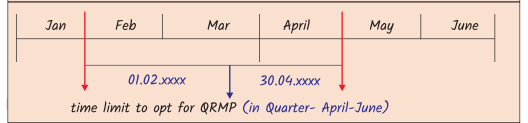
The final tax liability for the first two months is higher than the tax | 18% of the tax liability(from GSTR-

amount paid through pre-filled form GST PMT-06, and such excess | 3B due date* till the date of payment)

Interest to be paid

Rule 61A: Manner of opting Quarterly return

⇒Facility to avail the Scheme on the common portal would be available throughout the year. ⇒A registered person can opt in for any quarter from first day of second month of preceding quarter to the last day of the first month of the quarter.



How to avail QRMP From 1st Jan 21

Auto migration by portal (for 1st Qur of the scheme)				
Turnover	GSTR-1 opted	Deemed option		
Upto 1.5cr	Quarterly	Quarterly		
Upto 1.5cr	Monthly	Monthly		
>1.5cr upto 5cr	Monthly	Quarterly		

Note 1: The taxpayers are suggested to file the return for October 2020 in November

Note 2: Such registered persons are free to change the option as above, if they so desire, from 5th of December, 2020 to 31st of January, 2021.

ACCOUNTS & RECORDS

A Vishal Bhatta

Registered Person

Sec 35(2) read with Rule 58 Warehouse Owner and Transporter

Sec 35 (1): Books of Accounts

- 1) Books of accounts to be kept & maintained at -
 - → Principal Place of business
 - → Additional place of business
- 2) Books found at unregistered premises
 - deemed to belong to registered person

Sec 35 (1): Accounts and Records

Accounts [Sec 35(1)]

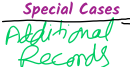
- ⇒ Production of goods
- ⇒ inward/outward supply of G/S
- ⇒ Stock of goods
- Output tax payable/paid
- ⇒ ITC availed
- **⇒** Other particulars

₱ Goods kept at other than declared location

- deemed as supply & tax payable thereon

Records & Documents [CGST Rules]

- ⇒Goods/services imported or exported
- Supplies attracting payment of tax on RCM along with relevant documents like invoices, Challan, Credit & Debit Note & Vouchers etc.
- → Advances received, paid and adjusted
- Required to keep particulars of name & complete address of supplier, recipient & premises where goods are stored



Owner/Operator of Godown/ Warehouse Registered Unregistered

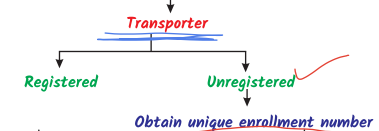
Obtain unique enrollment number

Sec 35(2): shall maintain records of the consignor. consignee and other relevant details of the goods in such manner as may be prescribed

Rule 58(4): maintain books of accounts

- with respect to the period for which particular goods remain in the warehouse,
- particulars relating to dispatch, movement, receipt and disposal of such goods

Rule 58(5) : store the goods in such manner that they can be identified item-wise and owner-wise and shall facilitate any physical verification or inspection by the proper officer on demand



Sec 35(2): shall maintain records of the consignor,

such manner as may be prescribed

Rule 58(4): shall maintain records of

⇒ Goods transported, delivered and goods stored in transit by him alongwith the

consignee and other relevant details of the goods in

⇒ GSTIN of the registered consigner and consignee for each of his branches.

Rule 58(1A): IF transporter is Registered in more than one State/ UT- May apply for unique common enrollment number for EWB > E way & !!

Rule 56(11): Records to be maintained by Agent

- principal > Particulars of Authorization received from each principal to
- receive or supply of G/S
- Description value & Quantity of G/S received on behalf of Description value & Quantity of Gly supplied on behalf of 1
- ⇒ Details of accounts furnished to
- Tax paid on receipts/ supply of goods on behalf of P

P=every Rule 56(12): Records to be maintained by Manufacturer

- Monthly production accounts showing quantity of RM/ service used in the manufacture
- Quantitative details of goods manufactured.

waste and by products

Rule 56(13): Records to be maintained by Supplier of Services

- Quantitative details of goods used in provision of service
- Details of input service
- Details of services supplied

Rule 56(14): Records to be maintained by Works Contractor

- ⇒ Names & Address of person on whose behalf the works contract is executed
- ⇒ Description, value & Qty. of G/S received for each W.C.
- Description, value & Qty. of G/S utilized for each W.C
- ⊃ Details of payment received for each W.C.
- → Name and address of suppliers

Rule 56(17) : Records to be maintained by C&F Agent

- **⇒** Maintain true & correct records of goods handled on behalf of registered person
- Produce details as required by proper officer

Procedure for maintenance of A/C

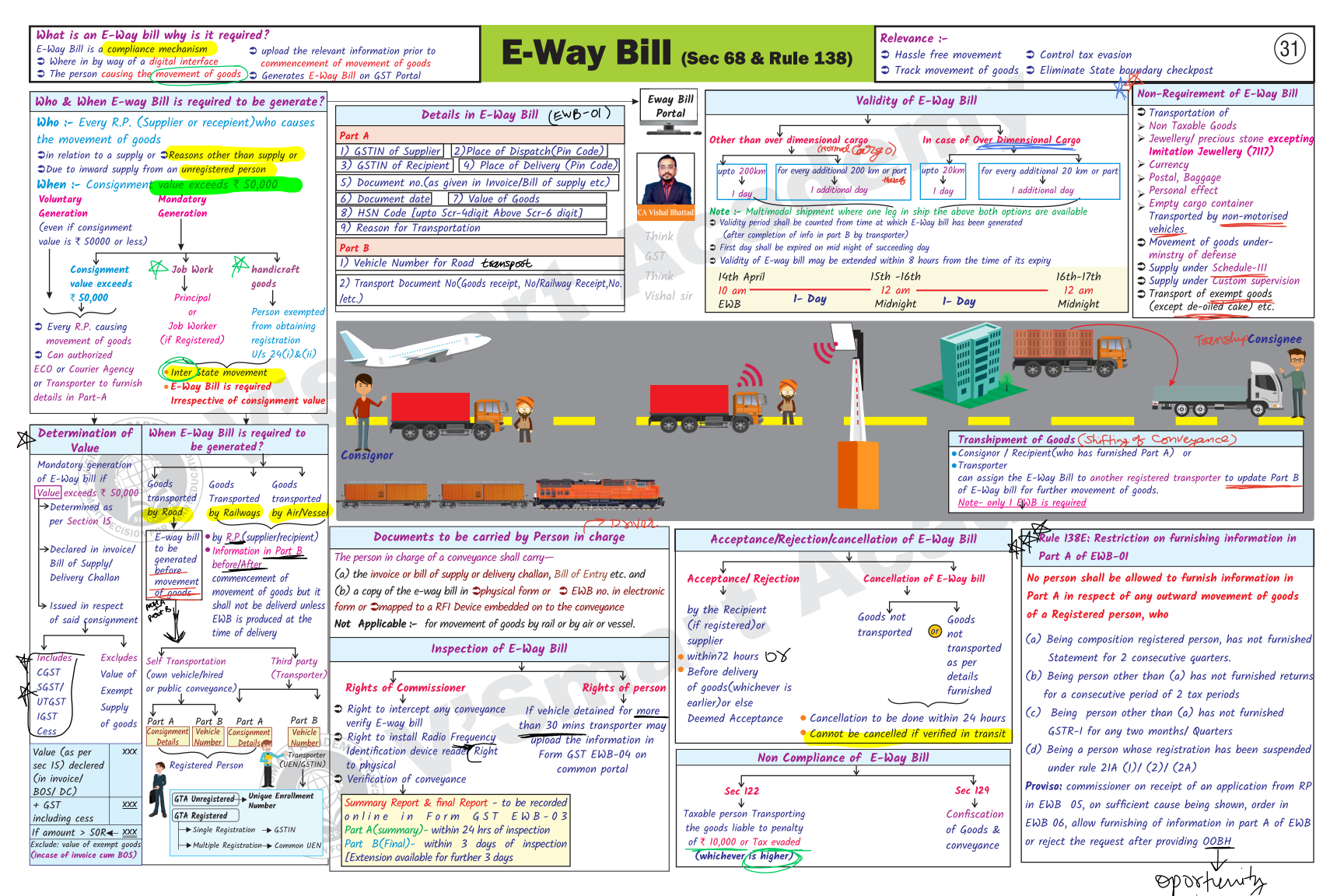
- → Records may be in electronic form
- ⇒ Proper backup of electronic Records
- Records to be produces to officer on demand along with files and passwords
- ⇒ No Entry to be erased/ over written
- ⇒ Manual Records- serially numbered

Sec 35(6) - Consequences for failure

- to vacintain books of accounts
- Non accounted G/S > regarded as deemed supply & tax payble thereon
- Provisions of Section 73 and 74 shall apply

Sec 36- Retention of Accounts

- Till the expiry of 72 months (MCQ)
- from due date furnishing of annual return
- → If subject matter is for appeal/
- revision retention shall be later of
- I year after its final disposal of appeal/ revision > 72 months from due date of furnishing AR



Boing



ACADEM AND ADEM AND ADMINISTRATION ADMINISTRATION AND AD

