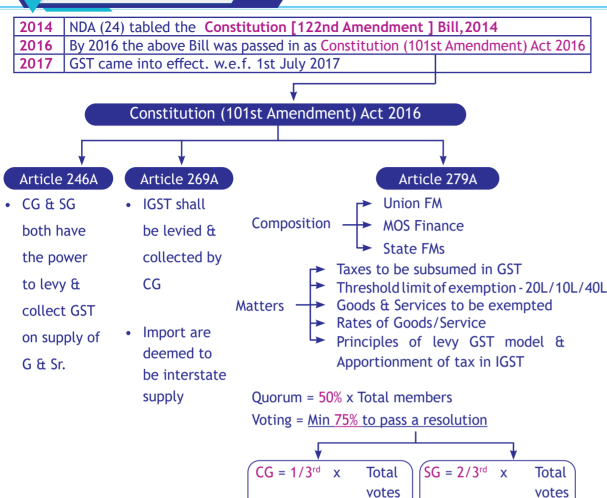


CONTENT

1 INTRODUCTION	1-2	TIME OF SUPPLY	18
2 CGST ACT CHARGING SECTION	3	11 VALUE OF SUPPLY	18
3 REVERSE CHARGE MECHANISM	4-5	12 REGISTRATION	19- 24
4 PLACE OF SUPPLY	6-7	13 PAYMENT OF TAX	25- 26
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6 COMPOSITION SCHEME	11	15 RETURNS	31- 34
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8 TCS	13- 14	17 EXEMPTIONS	37- 44
9 TAX INVOICE, DEBIT NOTE AND CREDIT NOTE	15- 17	18 ACCOUNTS AND RECORDS	45- 46



Why was the need to amend constitution

cast

cast

The constitutional provisions had divided the powers to Centre and State to impose taxes.

Where Centre levied excise duty \rightarrow Mfg. in India.

State levied VAT \rightarrow Sale of goods within same state

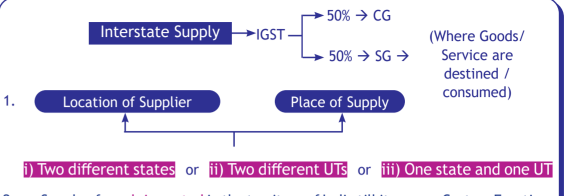
Centre levied and State collected → CST on interstate sale

Centre levied Sr. Tax → Service supplied

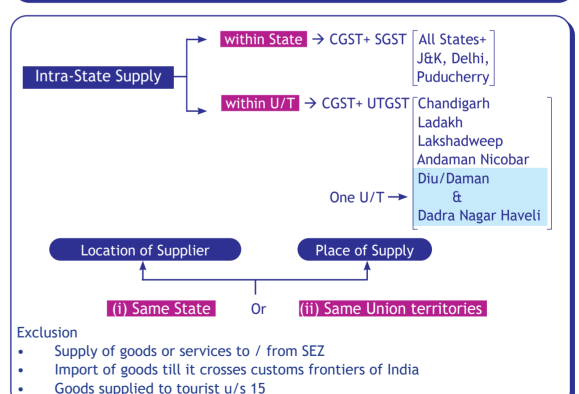
Centre levied Basic Custom Duty \rightarrow Import of goods

Introduction of GST required amendment in constitution so as to enable integration of all above taxes and duties into GST and to empower both Centre and States to levy and collect it.

Hence constitution (101st Amendment) Act, 2016 was passed that has around 20 sections.



- 2. Supply of goods imported in the territory of India till it crosses Custom Frontiers of India
- 3. Supply of service imported into the territory of India.
- 4. Inclusions:
 - LOS is in India and POS outside India
 - Supply of goods or service to/from SEZ
 - Supply is in taxable territory and it is not intrastate supply and not covered elsewhere in section 7



Deficiencies in the erstwhile indirect tax regime

- (a) CENVAT (ie. Excise duty) did not include chain of value addition in the distributive trade after the stage of production. Similarly, in the State-level VAT, CENVAT (ie. Excise duty) load on the goods was not removed leading to the cascading of taxes.
- (b) Though CENVAT (ie. Excise duty) and State-Level VAT were essentially value added taxes, set off of one against the credit of another was not possible as CENVAT (ie. Excise duty) was a central levy and State-Level VAT was a State levy.
- (c) Certain transactions (ie. Restaurant) were subject to double taxation and were taxed as both goods and services, since under the earlier regime, distinction between goods and services was often blurred.
- (d) There were several taxes in the States, such as, Luxury Tax, Entertainment Tax, etc. which were not subsumed in the State VAT. Hence for a single transaction, multiple taxes in multiple forms were required to be paid.

Eg:- Lottery ticket = 100 (+) Lottery tax @20% = 20 (+) VAT @10% = $\frac{12}{132}$

- (e) VAT on goods was not integrated with service tax and hence there would be cascading effect.
- (f) With service sector being the fastest growing sector in the economy, the exclusion of services from the tax base of the States potentially eroded their tax- revenue.
- (g) Being an origin-based tax, CST was also against one of the basic principles of consumption taxes that tax should accrue to the jurisdiction where consumption takes place.

CST was not vatable as it was deposited with another SG & hence leading to cascading effect.

GSTN Goods and Services Tax Network (GSTN).

It is Not for Profit Company Sec 8 of Companies Act, 2013.

GSTN has provided IT infrastructure under GST law.

This portal is the taxpayer interface with the Government.

Important functions which are performed by GSTN

- (i) Facilitation of registration
- (ii) Payment of GST
- (iii) Returns filing
- (iv) Maintenance of ledgers of taxpayers
- (vi) Providing analysis of tax payers' profile
- (vii) Sharing of information in taxpayers returns with Centre and State Governments tax authorities;
- (viii) providing various MIS reports to the CG/SG based on the tax payer return information;
- (ix) Computation and settlement of IGST

Taxes subsumed in GST			
CENTRAL TAXES	STATE TAXES		
Excise Duty	VAT		
Service Tax	Lottery Tax		
CST	Entertainment tax (except levied by local body)		
CVD	Luxury Tax		
Special CVD	Entry Tax		
	Tax on advertisement		

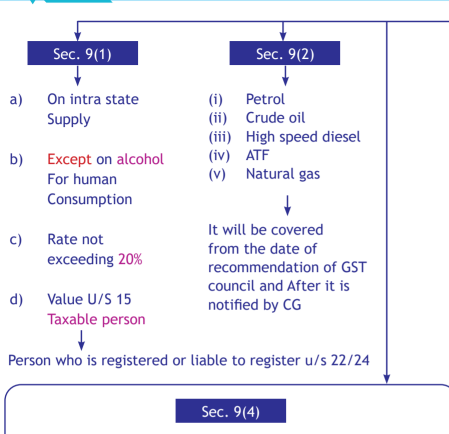
Taxes not subsumed in GST
Basic custom duty
ED/VAT/CST on alcoholic liquor for human consumption
ED/VAT/CST on 5 petroleum products
Stamp duty
Property taxes
Tax on motor vehicles
Electricity duty

Tobacco

→ Central Excise duty (+) GST

Opium, Indian Hemp, Narcotic Drugs

→ State Excise duty (+) GST



Only notified cases (ie Real Estate) are covered under this section where unregistered person is supplying Good/Service to Registered Recipient where tax is payable as per RCM.

Remarks Registered Registered R/s shall pay tax as per FCM. Supplier Recipient Registered Unregistered R/s shall pay tax as per FCM. Supplier Recipient Registered Since supplier is unregistered, he Unregistered Supplier Recipient cannot charge GST to the recipient Since supplier is unregistered, he Unregistered Unregistered

Recipient

Supplier

cannot charge GST to the recipient

(Section-9)

Tax to be paid by ECO

Sec. 9(5)

A. Transportation of passengers by Radio Taxis, Rickshaw, Metered Taxis & Any other Motor vehicle excluding omnibus

B. Transportation of passenger Service by omnibus

Supplier = Other than Company → ECO Supplier = Company → Company

1. Hotel accommodation service 2. House keeping service

- If supplier is registered \rightarrow Supplier
 - **ECO** \rightarrow
- If supplier is not registered

Restaurant Service

ECO has physical presence

If Restaurant (RP or URP) Supply service through ECO \rightarrow ECO u/s 9(5)

If Restaurant is situated in a Hotel having declared tariff of more than ₹7500/day & supplies such service through ECO

 \rightarrow Restaurant u/s 9(1)

ECO itself

ECO does not have physical presence	Representative of ECO
ECO doesn't have physical presence nor has reprentative	Person appointed by ECO
Situation	Person Liable to pay tax
Hotel Lisa an unregistered person listed on GOIBIBO, an ECO whose physical presence is in India	ECO 0/s 9(5)
Jonny Plummers, an unregistered person, listed on URBANCLAP, an ECO does not have physical presence in India.	Representative of ECO u/s 9(5)
Mr Armaan, listed his car with UBER, an ECO who doesn't has a physical presence & neither has a representative.	Person appointed by ECO u/s 9(5)
Hotel Radisson an registered person u/s 22(1) listed in OYO Rooms an ECO whose physical presence is in India	Hotel Radisson u/s 9(1)
Mr.Raju, a plumber registered u/s 22(1) listed on URBANCLAP, an ECO whose physical presence is in India	Mr. Raju u/s 9(1)
Shiv Sagar Restaurant, a registered person in GST is supplying service through Zomato, an ECO	Zomato u/s 9(5)
Status Restaurant, an unregistered person supplying service through Swiggy, an ECO	Swiggy u/s 9/5)
Masala Kraft, a restaurant in Hotel Decent where the declared tariff is 2500/day supplies service through Zomato, ECO	Zomato u/s 9(5)
Shamiana, a restaurant in Taj Hotel where the declared tariff is 1,00,000/day supplies service through Zomato, ECO	Shamiana u/s 9(1) Restaurant
Neeta Travels Pvt ltd is supplying transportation of passenger service in an omnibus through REDBUS app.	Neeta Travels Pvt Itd u/s 9(1)
Eagle Travels, a partnership firm is providing transportation of passenger ger service in an omnibus through GOIBIBO app	GOIBIBO, an ECO u/s 9(5)



Important aspects to be remembered in RCM

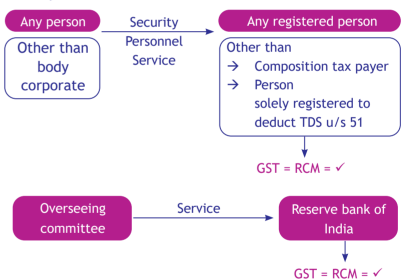
- 1. All the recipients should be located in Taxable Territory
- 2. Whenever the conditions of RCM are not satisfied, tax shall be payable as per FCM i.e. by supplier Partnership firm always includes LLP 3. Sec. 9(3) Recipient shall pay tax to Government 2 1 Recovery Insurance Insurance Banks or NBFCs. Recovery Agent Agency Service Insurance Agency Company Agent Service GST=RCM=✓ Commission =10L (GST @ 18%) GST shall be paid to Government = 1.80L 4 Director Consultancy Body Sponsorship Partnership firm Supplier (Non-Executive) Corporate Service service Body corporate GST=RCM=✓ GST=RCM=✓ Note: Service supplied by director (in his personal) capacity) by the way of renting of immovable property to company as per FCM 7 Security lending Renting of Registered Lender Borrower CG/SG/UT/LA service immovable Person property GST = RCM = ✓ GST = RCM = ✓ 9 Business Facilitator **Business Business Bank** Agent **Facilitator Facilitator** Agent u/s 9(1) Pay tax u/s 9(3) 10 Business Correspondent **Business Business** Agent Bank Correspondent Correspondent

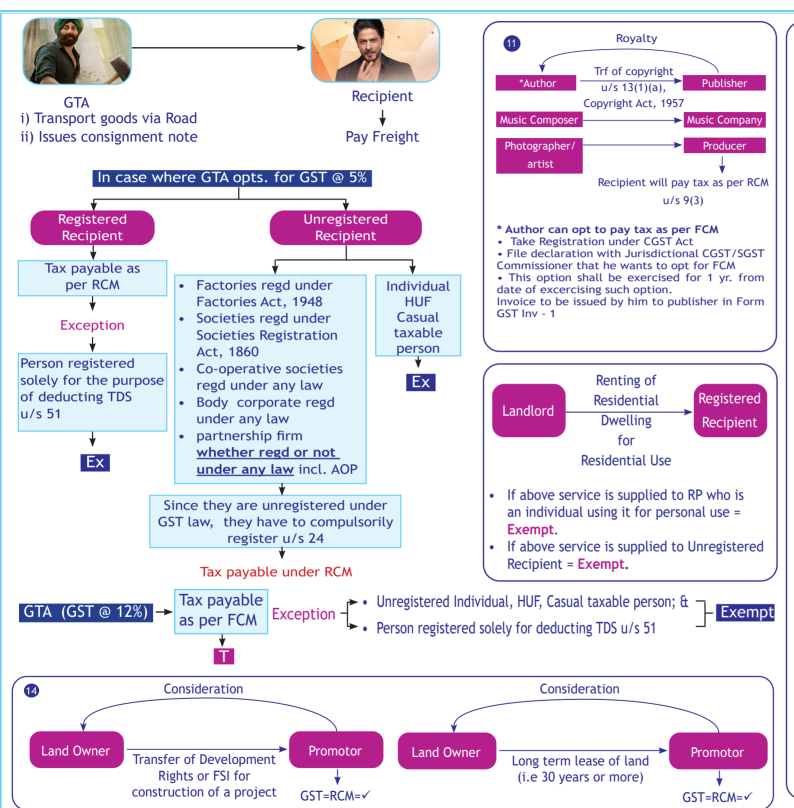
Pay tax u/s 9(3)

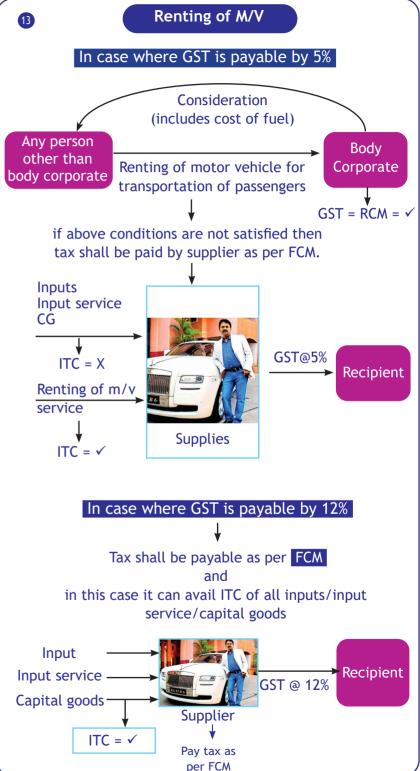
Pay tax u/s 9(1)

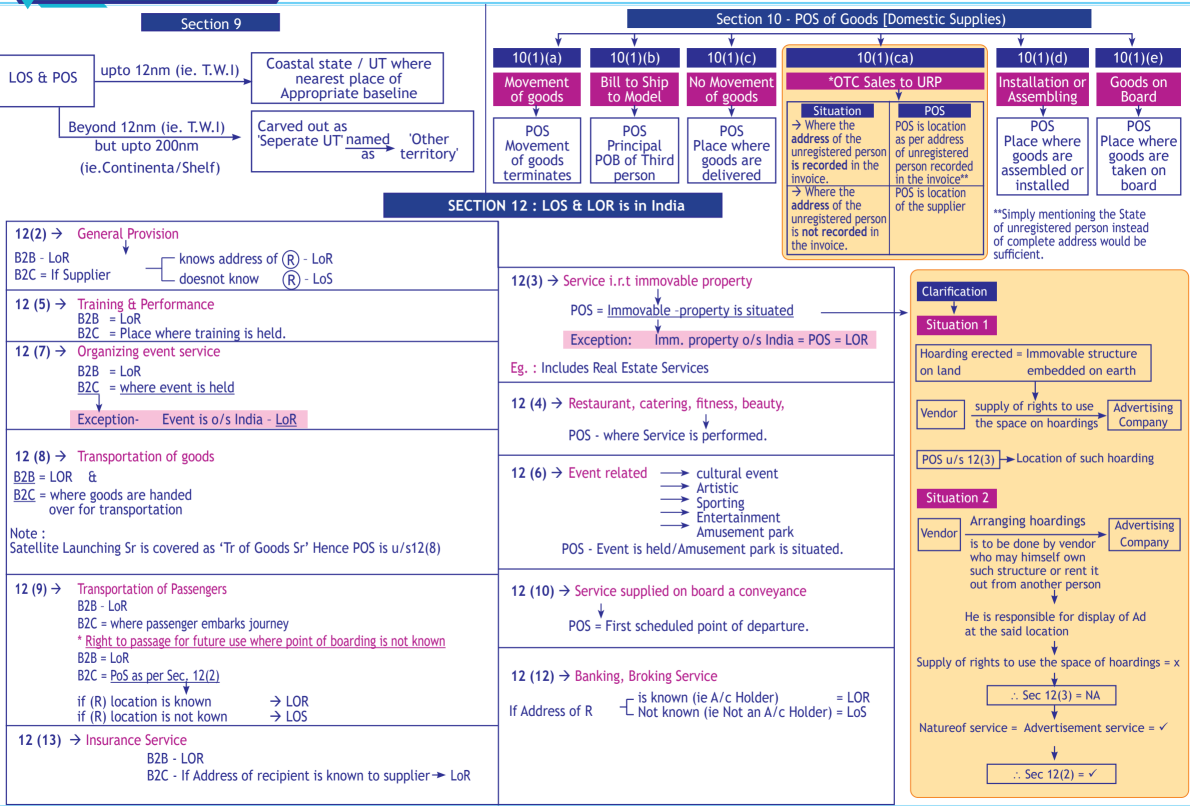


6 Security services









^{*} OTC = Over the counter sales (S) = Supplier (R) = Recipient

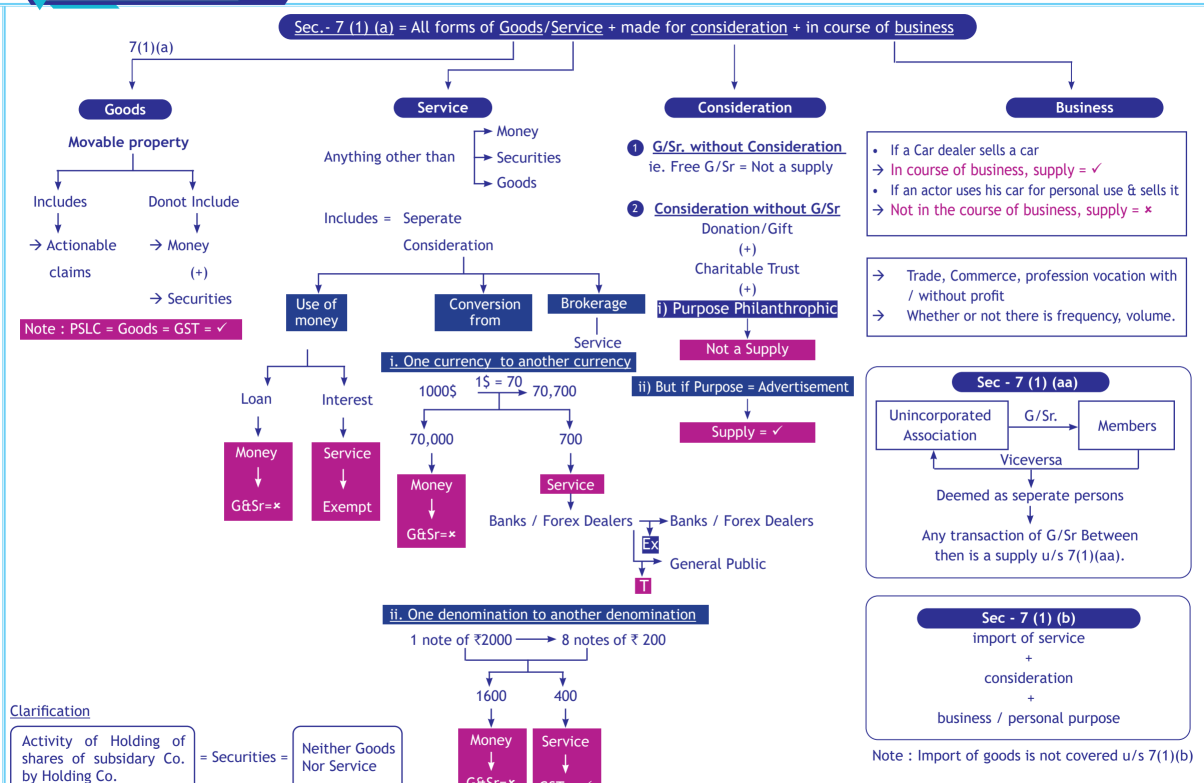


12 (11): Telecommunication Service

	<u> </u>
Situation	Place of supply
For fixed line, leased circuits, internet leased circuits ,cable connection or dish antenna	Place where such equipment is installed
Post-paid mobile and internet service	Billing address of the recipient
Prepaid mobile, internet service and direct to home television service through selling agent / reseller / distributor (Eg. Airtel to Airtel distributor)	Address of such agent/reseller/distributor
by any person to the final subscriber (Eg. Airtel distributor to final subscribe)	location where such pre - payment is received or such vouchers are sold;
that if such pre-paid service is availed or the recharge is made through internet banking or other electronic mode of payment,	the location of the recipient of services on the record of the supplier of services shall be the place of supply of such services.

12 (14): Advertisement services to CG/SG/UT/LA/Statutory Body

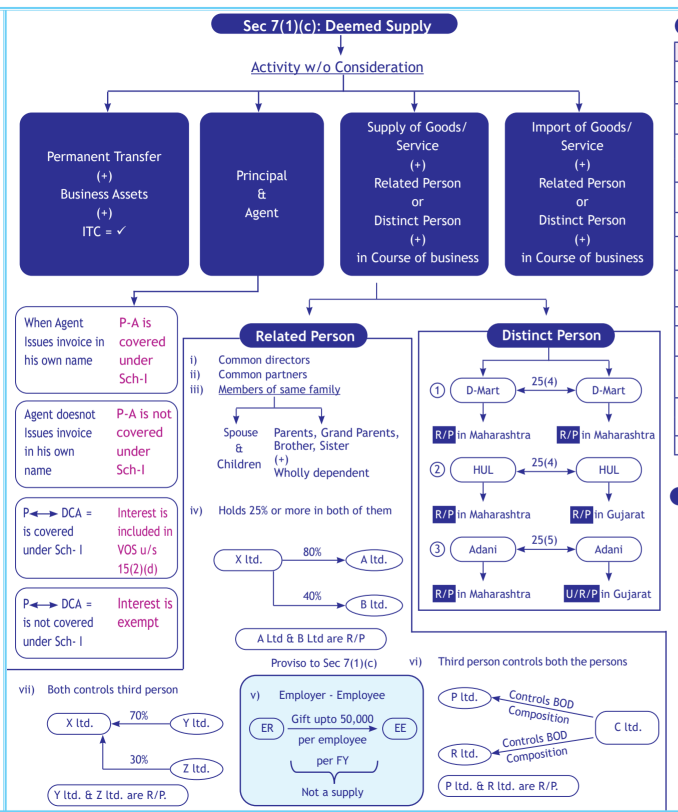
·	<u> </u>
Type of advertisement	Factor which determines the proportionate value of service attributable to the dissemination in each State / Union territory.
Advertisements in newspapers and publications	Amount payable for publishing an advertisement in all the editions of a newspaper or publication, which are published in each State / Union territory.
Advertisements through printed material like pamphlets, leaflets, diaries, calendars, T-shirts, etc.	Amount payable for the distribution of a specific number of such material in each State / Union territory
Hoardings (other than those on trains)	Hoardings located in each State / Union territory
Advertisements on trains	Length of the railway track in each State / Union Territory, for that train
Advertisements on the back of utility bills of oil and gas companies, etc.	Amount payable for the advertisements on bills pertaining to consumers having billing addresses in each State / Union territory
Advertisements on railway tickets	Number of Railway Stations in each State / Union territory
Advertisements on radio stations	Amount payable to such radio station, which by virtue of its name is part of each State / Union territory
Advertisement on television channels	Number of viewers of such channel in each State / Union Territory.
Advertisements in cinema halls	Amount payable to a cinema hall or screens in a multiplex in each State / Union territory.
Advertisements on internet	Number of internet subscribers in each State / Union Territory
Advertisements through SMS	Number of telecom subscribers in each State/Union Territory



G&Sr=×

GST = ✓

^{*} PSLC -> Priority Sector Lending Certificate.



Section 7 (1A) - Schedule II - Determination of supply of goods or services

	CASES	SUPPLY OF GOODS OR SERVICES	
1	Transfer of title in good	ds	Supply of goods
2	Transfer of right to use	without transfer of title	Supply of service
3	Transfer of title in g property pass at future	oods under an agreement where date	Supply of goods
4	• Lease, tenancy, licen	se to occupy land / building	
	Clarification: Transfer of T	enancy rights against tenancy premium	Service
5	Treatment/ process on (ie Jobwork)	goods supplied by another person	Service
6	Renting of immovable p	Service	
7	Intellectual property rights Permanent = Goods Temporary = Service		
8	Information Technology Pre-packaged software = Goods Software Design, development Upgrade = Service		
9	Work contract		Service
10	Supply of goods bein consumption (ie Restau	Service	
11	Transfer of Business Assets	Goods forming part of business assets carried on by person who ceases to be a taxable person	Goods
12	*		Services
	If Entire Consideration	Neither Goods Not Service	
13	Refrain from doing an a	Refer Clarification*	

Refrain from an Act Tolerate an Act Agreeing to obligation to do an Act

All above activities must comply two conditions

2) Consideration must flow in 1) Express Agreement (+) return for contract

Cases of Supply

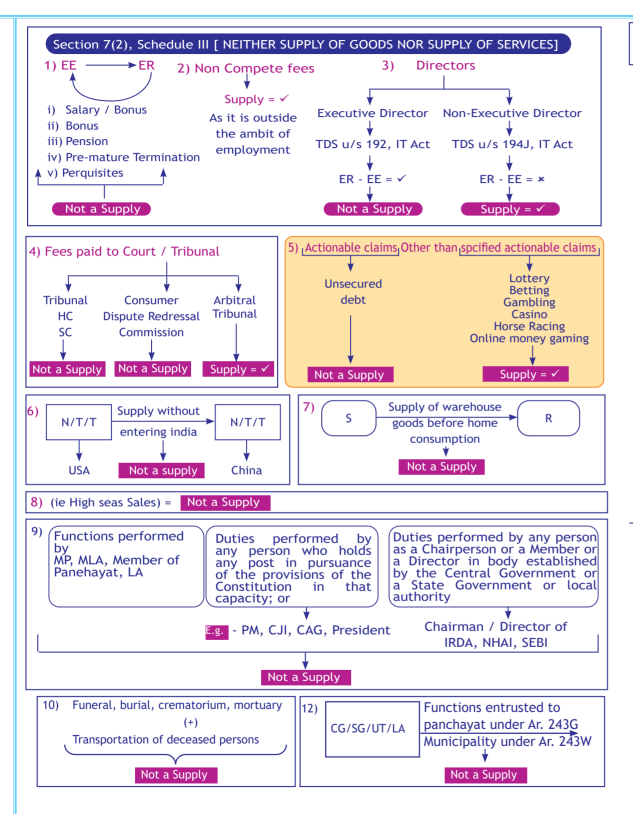
Ex:

- (1) Non-compete fees
- (2) Shopkeeper allowing a hawker to operate from common pavement in front of his shop
- (3) Customer cancellation charges
- (4) Charges on pre-payment of loan
- (5) Early termination of lease before a certain period
- Liquidates damages for breach of contract
- Damages to property
- (iii) Compensation for piracy
- Cheque dishonour penalty
- Penalty imposed for violation of any law
- Forfeiture of salary in event of employee not serving notice

Cases where it is not a supply

- Forfeiture of earnest money by selling in case of breach of an agreement to sell an immovable property
- Compensation given to previous allottees of coal blocks for cancellation of their licenses pursuant to SC.

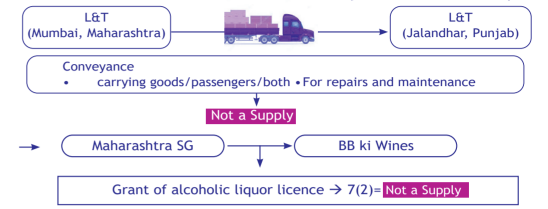
Insurance Co is not supplying Service to policyholder by the way of refraining from doing an act of lodging insurance claim during previous year



11) Sale of Land of Building = Not a Supply

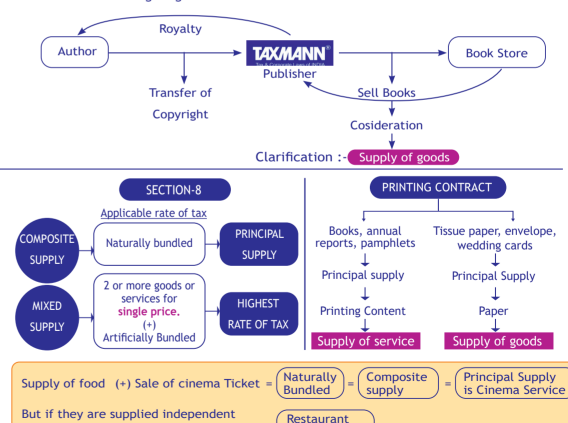
Note: L&B can be sold with/without development like levellig, laying drainage, water lines = Not a Supply

→ Inter-State movement of various modes of conveyance between distinct person



Clarification

The supply of books shall be treated as supply of goods as long as the supplier owns the books and has the legal rights to sell those books on his own account.



Service

of eachother then supply of F&B in a

cinema hall

Manufacturer



Trader

1% x (Taxable + Exempt)

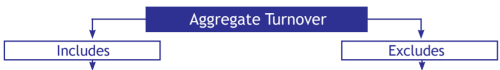
5% x (Taxable + Exempt)

1% x Only Taxable supply

Applicability

In PFY, Aggregate T/O does not exceed 150 lakhs / 75 lakhs → All NES (Except Assam) + Uttrakhand.

In CFY, he can opt to pay tax under composition scheme upto 150L/75L Beyond that he shall start paying tax as per normal scheme. (within 7 days file intimation for withdrawl)



Value of all outward supplies, Taxable supplies, Exempt supplies, Exports, Inter-state supplies (Person having the same PAN on ALL INDIA BASIS)

- CGST / SGST / UTGST / IGST / Cess
- Value of inward supplies on which tax is pavable under reverse charge.

in above outward supplies even supplies where tax is payable as per RCM is included. Note 1:

Exempt supply includes Nil rated supply, Non taxable (5 Petroleum products, Alcoholic liquor Note 2:

Note 3: **Do not include** interest/discount on loans, advances, deposits. (in CFY & PFY).

Donot include any Schedule III activities as it is not supply. Note 4:

Sec 10(2) - [All these restriction are to be followed in CFY as Composition scheme shall be opted in CFY]

- Supply of service other than restaurant should not exceed: 10% x T/o in PFY or 5L, w.i.h
- not supply goods & service that are **not leviable to tax** (ie Alcoholic liquor, 5 Petroleum Products)
- not engaged in inter-state outward supplies of goods/service
- not engaged in goods/service) supplied through e-commerce operator
- not a Manufacturer of —

Ice cream Pan masala Tobacco Aerated waters

- Fly ash bricks or fly ash aggregate Fly ash blocks Bricks of fossil meals or similar siliceous earths
- Building bricks
- Earthen or roofing tiles
- NRTP & CTP Cannot opt for Composition Scheme
- If a registered person has more than one branch then all branches shall opt for compo scheme

SEC 10(4): Cannot collect tax (ie. he issues Bill of Supply) & not entitled to claim ITC

SEC 10(5): Penalty u/s 73/74 shall apply to a person fraudulently paying tax under composition scheme.

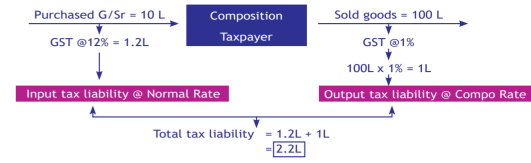
When P.O. believes that RP is ineligible to pay tax u/s 10.

- \rightarrow Issue SCN
- Reply by RP within 15 days
- P.O shall issue <u>order</u> within <u>30 days</u> from receipt of reply \rightarrow Accept or deny.
- Statement containing details of Stock within 30 days from the date option is withdrawn/denied.

Payment of tax				Returns		
Form No.	GST CMP-08		GSTR-4			
Due Date	18th of month following the quarter		30th April of next FY			
Example	Period	Due Date		Period	Due Date	
	April-June	18th July		FY 23-24	30th April 2024	

Other Important Points

- Mention the words "composition taxable person, not eligible to collect tax on supplies" at the top of bill of supply a "composition taxable person" on every sign board at prominent place of business
- Compo taxpayer shall pay tax as per RCM at normal rate of tax.



3. Procedure for opting for the scheme

Category of persons	How to exercise option	Effective date of composition levy
New registration under GST	Intimation in the registration form	From the effective date of registration
Registered person opting for composition levy	Intimation in prescribed form	Beginning of the financial year

NEW SCHEME FOR SERVICE PROVIDERS - 10(2A)

Applicability

In PFY, If Aggregate T/o does not exceed 50 lakhs.

In CFY, can opt composition scheme upto Rs. 50 lakhs on first supplies of goods/ services beyond that tax shall be payable as per normal scheme u/s 9(1).

Rate

 $\overline{Rate} = 6\% \times (Taxable + Exempt)$

Conditions

- not engaged in making any supply which is not leviable to tax
- not engaged in making inter-state outward supply.
- neither a casual taxable person nor NRTP
- not engaged in making supply goods / service through e-commerce operator.
- not engaged in making supplies of Ice cream and other edible ice, Pan masala, tobacco & aerated water
- shall not collect any tax from recipient & cannot avail ITC.
- shall issue Bill of Supply.
- Interest / discount on loan / advance / deposits shall not be added in CFY or PFY.

First supplies of goods or services or both (Manufacturer / Trader / SP: Include

For the purpose of determining eligibility — T/o from 1st April to (In CFY)

Date when he becomes liable to register

Fly ash bricks or fly

ash aggregate Fly ash

Bricks of fossil meals or

similar siliceous earths

Earthen or roofing tiles

blocks

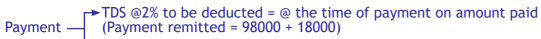
Building bricks

For the purpose of determination of tax payable

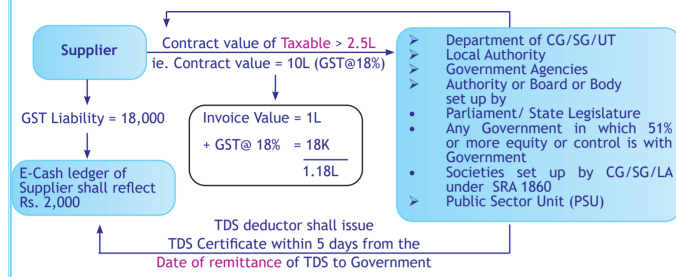
Donot include T/o from 1st April to

Date when he becomes liable to register





TDS to be deposited = 10th of next month in which deduction takes place.



Late fees in case of delayed Issuance of TDS Certificate

= Rs. 100/ day or 5,000

W.I.L. ever

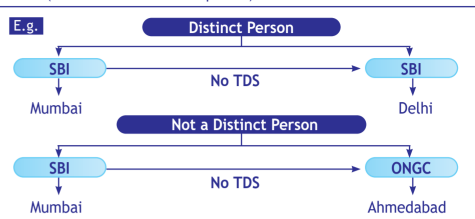
- → Contract Value = Excludes CGST/SGST/IGST/UTGST and Cess
- → Contract Value ≠ Invoice Value

Cases where No TDS to be deducted

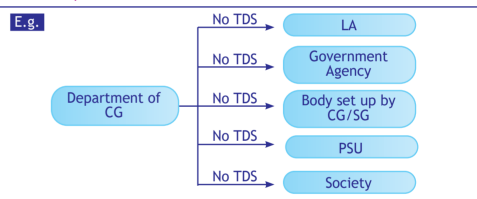
- 1. Exempt Supplies
- 2. No TDS shall be deducted when LOS & POS is in State A and LOR is in State B

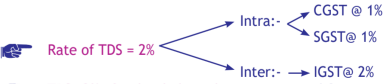
LOS	POS	LOR	TDS
Maharashtra	Maharashtra	Maharashtra	Intra CGST@ 1% MSGST@ 1%
Gujarat	Maharashtra	Maharashtra	Inter IGST@ 2%
Gujarat	Gujarat	Maharashtra	No TDS

4. When Goods/Services are supplied from one PSU to another PSU (Whether or not distinct person)



5. If any supply of Goods/Services takes place between 'Specified Recipients' mentioned above





- TDS@2% of to be deducted on amount paid & not on contract value
- Delayed payment of TDS = Interest @18% p.a.

Delayed filing of return

- Return = Form No:- GSTR 7

 Due date:- 10th of next month
 - Late fees u/s 47(1) = Rs. 25/day or 1,000, W.I.L.

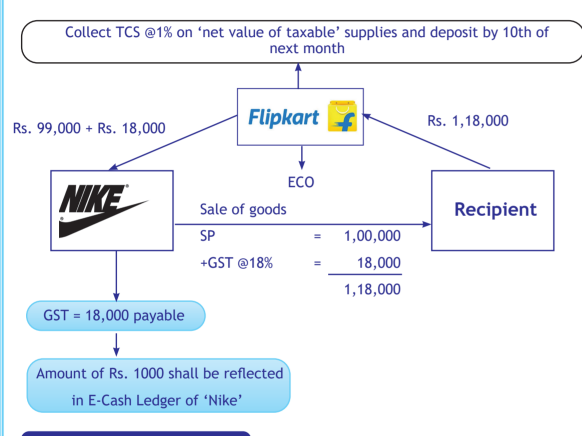




ECO

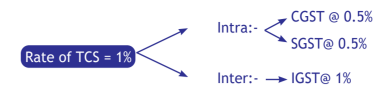
Every ECO not being an agent who goods & collects consideration on behalf of supplier from customer on net value of taxable supplies made through it by suppliers has been mandated to collect TCS.

E.g. OLX is an agent as consideration is not routed through him to supplier and hence it is not covered u/s 52



Net Value of taxable supplies:

Add: Aggregate value of taxable supplies of G/S Less: Taxable supplies returned to suppliers

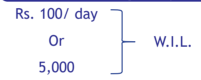


Due date of TCS = 10th of next month following the month in which such supplies takes place.

Delay in Depositing TCS = Interest @ 18% p.a.

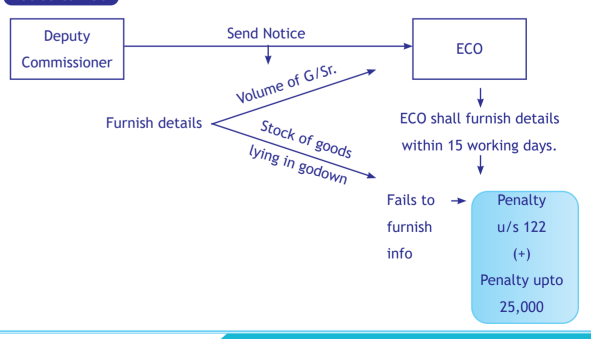
Return = Form No:- GSTR-8

Late fees on filing delayed return:



Due date of filing Annual Statement = 31st December of next FY.

Notice to ECO

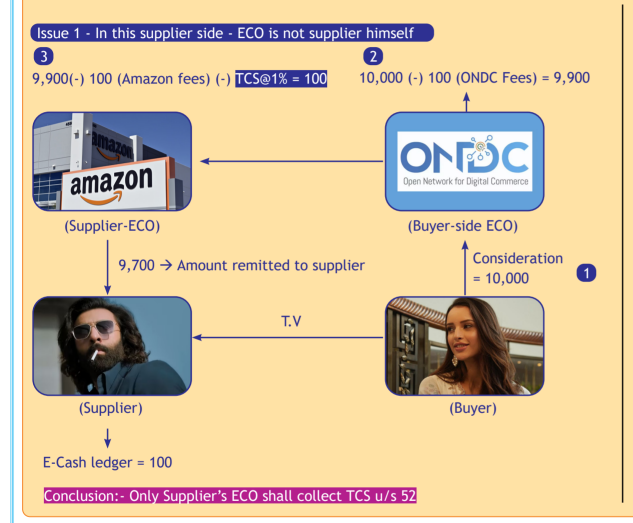


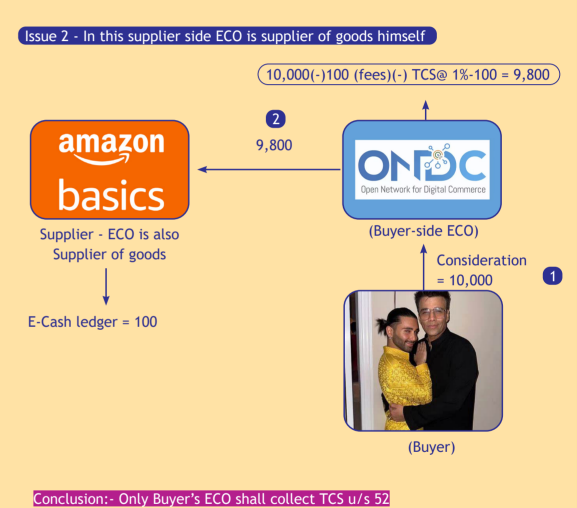
In the case of the ONDC Network (Open Network for Digital Commerce) there can be multiple ECOs in a single transaction one providing an interface to the buyer and the other providing an interface to the seller)

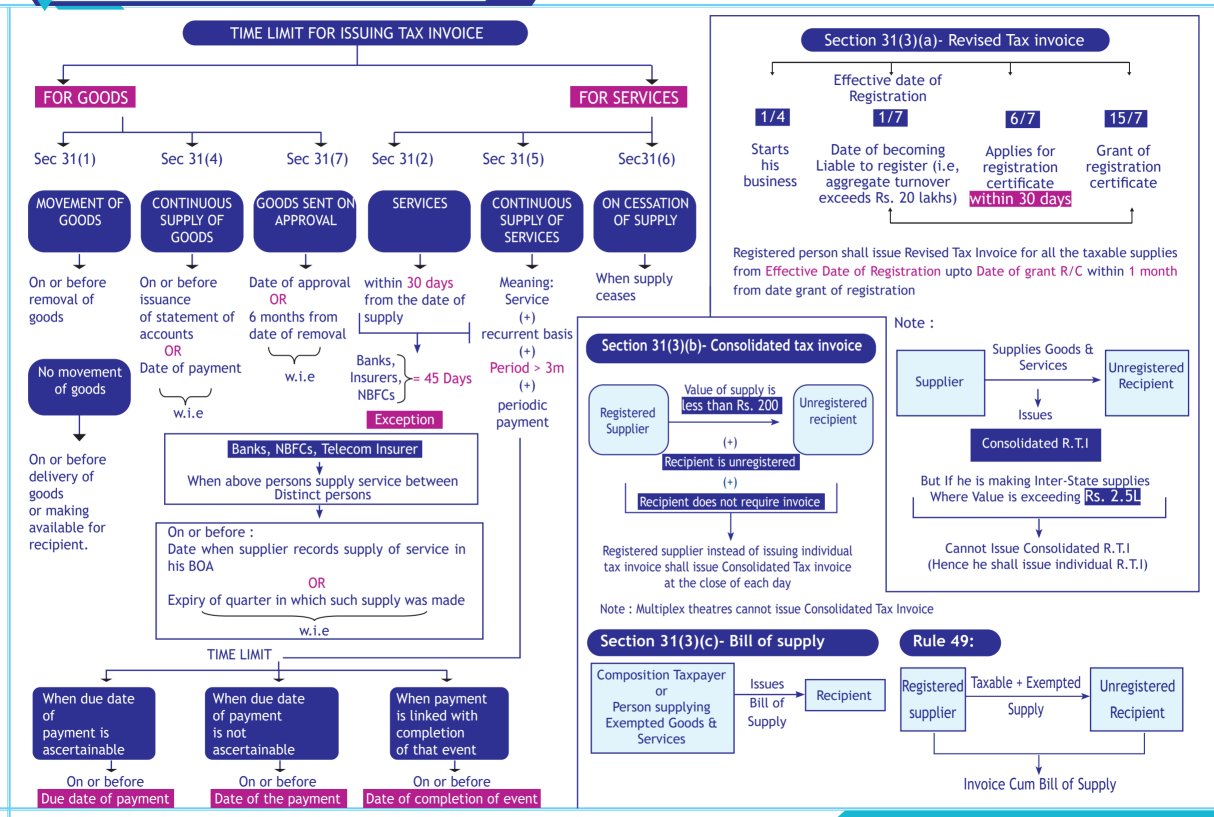
(In this setup, buyer-side ECO could collect consideration, deduct their commission and pass on the consideration to the seller-side ECO).

Clarification:-

Which ECO shall deduct TCS?



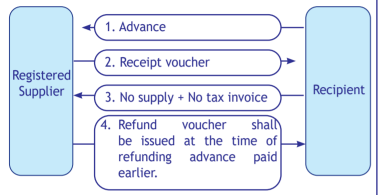




Section 31(3)(d)- Receipt Voucher

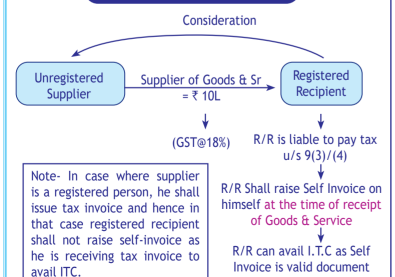


Section 31(3)(e)- Refund voucher



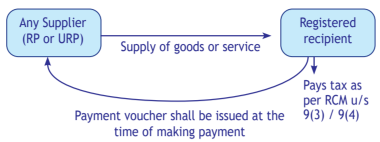
	Annual Turnover (AT) in the preceding FY	Number of Digits of HSN Code
1.		For B2B supply - 4 For B2C supply - 4 (optional)*
2.	AT > ₹ 5 crores	For B2B supply and B2C supply - 6

Section 31(3)(f)- Self invoice



u/s 16(2)(a)

Section 31(3)(g)- Payment voucher



Summarising Section 31(3)(f) and Section 31(3)(g)

Case I

When supplier is unregistered and recipient is registered

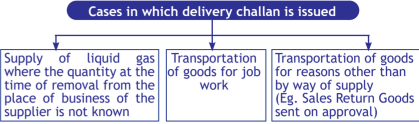
- 1. Registered recipient shall raise self invoice at the time of receipt of goods/service
- 2. Payment voucher shall be issued by registered recipient at the time of making payment.

Case-II

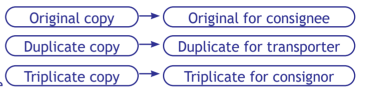
When supplier is registered and recipient is also registered

- 1. Registered recipient shall not raise self invoice because it's the registered supplier who has issued tax invoice to the recipient when goods or service are supplied
- 2. Payment voucher shall be issued by registered recipient at the time of making payment.

Rule 55-Delivery challan



The delivery challan shall be prepared in TRIPLICATE, in case of supply of goods, in the following manner:



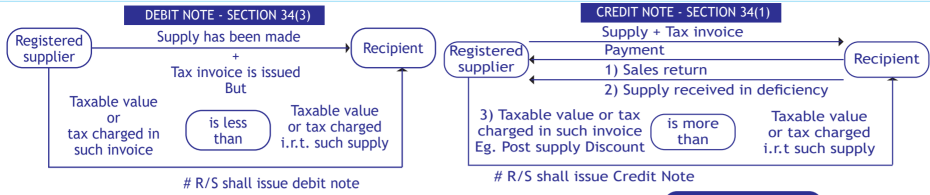
Rule 46 prescribes the particulars that a tax invoice issued by a registered person should contain. It inter alia, prescribes that:

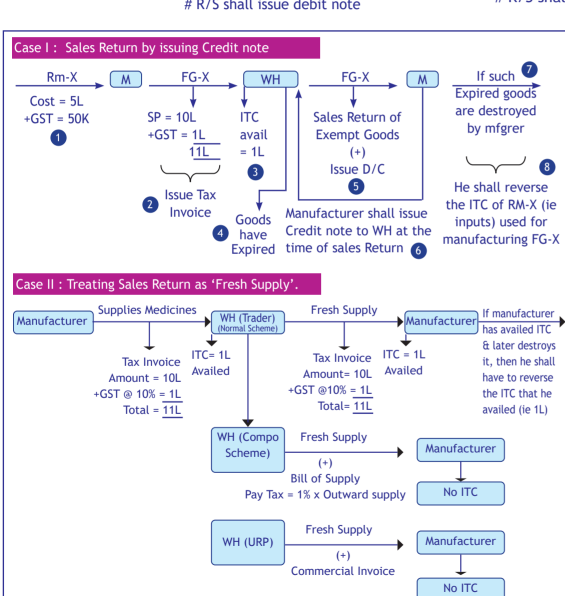
- Where recipient is registered, tax invoice shall contain the name, address and GSTIN/UIN of the recipient [Clause (d)].
- Where the recipient is unregistered:
 - (i) tax invoice shall contain name and address of the recipient and the address of delivery, along with the name of the State and its code, only where the value of taxable supply ≥ `50,000 [Clause (e)].
 - (ii) In case where the value of taxable supply < 50,000, invoice shall contain the name and address of the recipient and the address of delivery, along with the name of the State and its code only when the recipient requests that such details be recorded in the tax invoice [Clause (f)].

In cases involving supply of online money gaming or in cases where any taxable service is supplied by or through an ECO or by a supplier of OIDAR services6 to a recipient who is unregistered, irrespective of the value of such supply, a tax invoice issued by the registered person shall contain the name of the State of the recipient and the same shall be deemed to be the address on record of the recipient.

Supplier permitted to issue document other than tax invoice

	Situation	Type of Invoice
1.	Supplier of passenger transport service	Tax Invoice shall include ticket in any form
2.	Rule 46: Insurer/ Banking company/Financial institution, including NBFC	A Consolidated tax invoice/ any other document in lieu thereof, by whatever name called
3.	Registered person supplying services by way of admission by exhibition of cinematograph film in multiplex screens.	

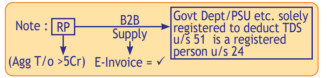




E-Invoicing

Applicability Only B2B Supplies (Including Exports)

If Agg T/o of a registered person in any FY from 2017-18 onwards exceeds ₹ 5 crores.



Exemption from e-invoicing

- SEZ units (*SEZ developer is not exempted, E-Invoice = √
- Insurer/banking company/NBFC
- GTA supplying services in relation to transportation of goods by road in a goods
- Supplier of passenger transportation service
- Person supplying services by way of admission to exhibition of cinematograph films in multiplex screens
- Government department
- Local bodies

Note: Required to declared on tax invoice that they are not required to issue e-invoice

Time limit for declaration in the return:

Debit Note Sec 34(4)	Credit Note Sec 34(2)
In the month in which debit note has been issued.	30th November following the end of FY in which supply was made or Actual date of furnishing Annual Return, w.i.e

R/S = Registered Supplier

Situations in which e-invoices are applicable

- → Supply of goods and/or services to a registered person by notified person [B2B supplies] = Applicable
- → Exports by notified persons = Applicable
- → Supplies made by notified person, tax on which is payable under reverse charge u/s 9(3) = Applicable
- → B2C supplies by notified persons = NA
- → Invoices issued by Input Service Distributor = NA
- → Where specified category of supplies are received by notified persons from unregistered persons [attracting reverse charge under section 9(4)] or through import of services = NA

Advantages

- Auto-reporting of invoices into GST return
- Auto-generation of e-way bill
- Substantial reduction in transcription errors
- Early payment
- Cost reduction
- Improved efficiency of business Reduction of tax evasion
- Elimination of fake invoices

Note: E-Invoice without IRN is not treated as document No ITC shall be availed with such E-Invoice.

Dynamic QR code on B2C invoices

Applicability → Only to B2C Invoices

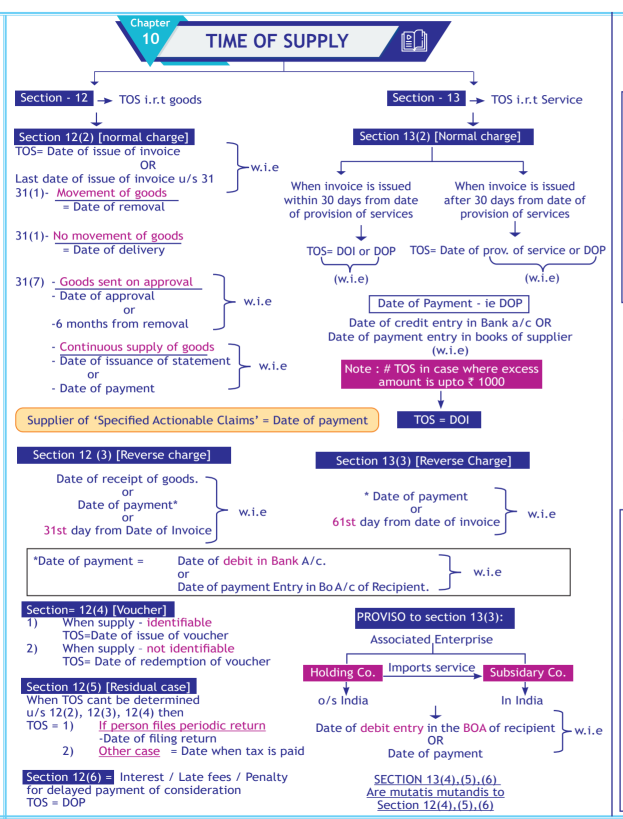
A registered person whose aggregate turnover in any preceding financial year from 2017-18 onwards exceeds ₹ 500 crores will have a QR code.

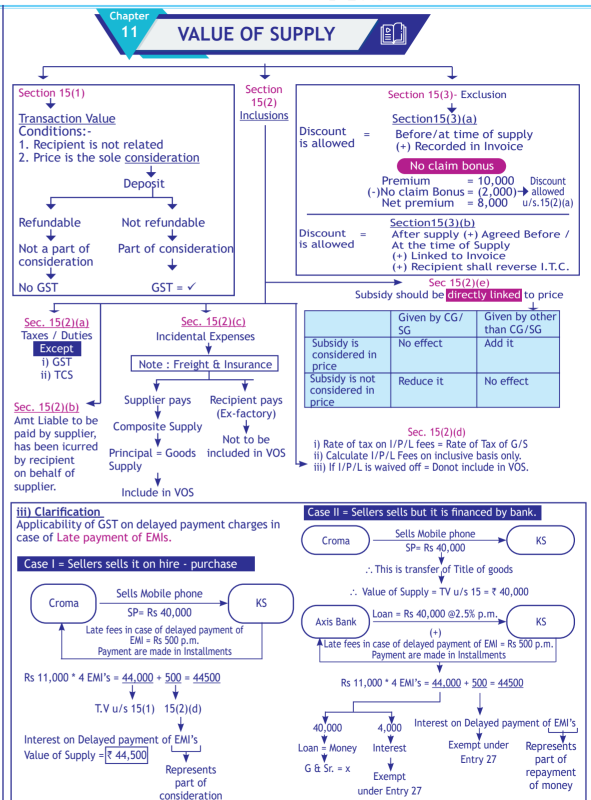
If any supply made to UIN Holder, = Comply Dv. QR code Not a RP .. This a B2C Supply

Non-applicability of requirement of Dynamic QR code

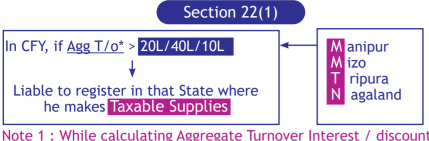
Dynamic QR code is not applicable to an invoice issued to an unregistered person by following suppliers:

- Insurer or banking company or NBFC
- Goods transport agency 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 cinematograph films in multiplex screens
- Supplier of online information and database access or retrieval (OIDAR) services.





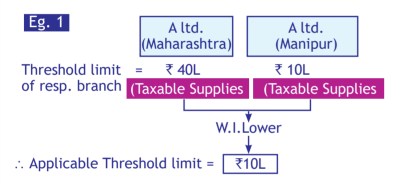




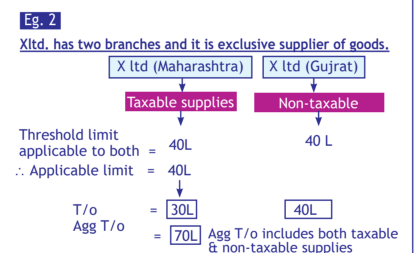
Note 1: While calculating Aggregate Turnover Interest / discount on loans to be included.

In CFY, if the person is exclusively supplying goods & Agg T/o > 40 Lacs Exceptions Supplier of Icecream Compulsory Voluntary All North East Register u/s 24 Register Pan-masala, Tobacco State (Except Assam) (+)(+) Fly ash bricks or fly ash aggregate Fly ash blocks **Uttarakhand** Bricks of fossil meals or similar siliceous earths Telengana **Building bricks Puducherry** Earthen or roofing tiles

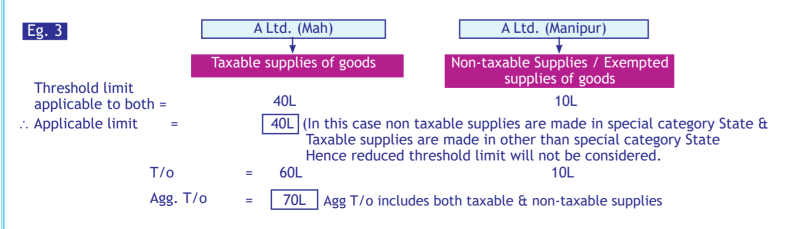
Note 2: Donot Include Sch-III Activities at is not a supply

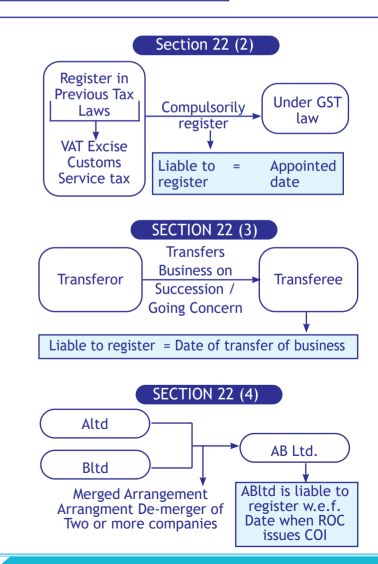


Note 3: Aggregate Turnover includes all supplies made by Taxable person whether on his own a/c or on behalf of principal



<u>Conclusion</u>: Xltd will register only in tha state where it makes taxable supplies (ie mah)







Agent who makes

taxable supplies on

behalf of his taxable

OIDAR

Service

principal

Outside India

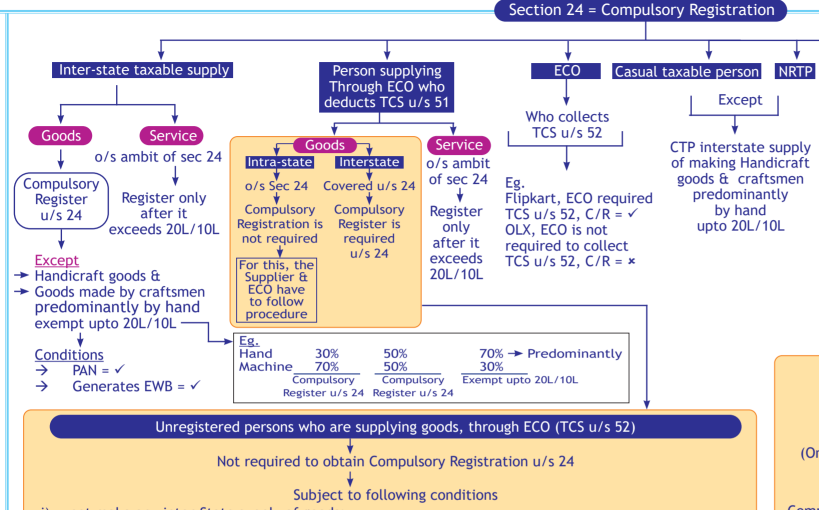
TDS

deductor

u/s 51

U/R/P

In India





Person liable

to pay tax

u/s 9(3)

u/s 9(5)

- i) not make any inter-State supply of goods;
- ii) not make supply of goods through ECO in more than one State/Union territory;
- iii) PAN
- (iv) such persons shall, before making any supply of goods through ECO, declare on the common portal:

 a. their PAN

 b. address of POB
 - c. State/UT in which such persons seek to make such supply, which shall be subjected to validation on the common portal;
- (v) He is granted enrolment number on the common portal
- (vi) not be granted more than one enrolment number
- (vii) no supply of goods shall be made by such persons through ECO unless such persons have been granted an enrolment number on the common portal

A special procedure has been followed by ECO through which above unregistered persons supply goods

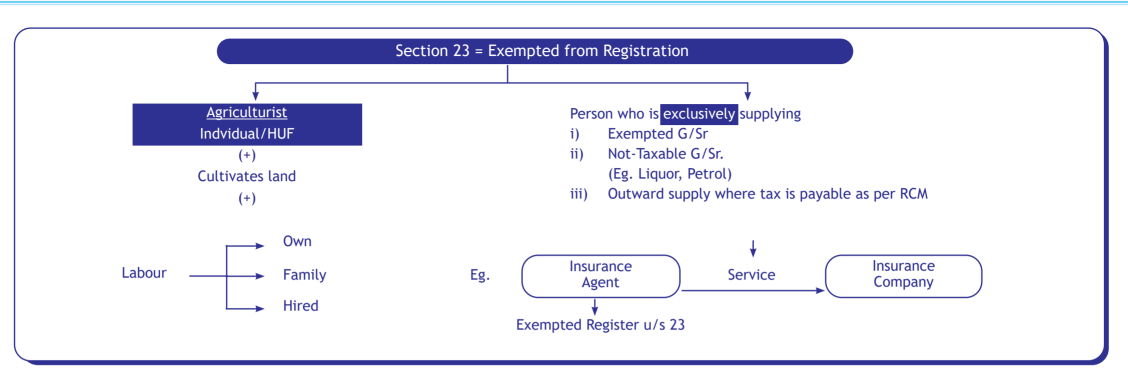
- (i) ECO shall allow the supply of goods through it by the said person only if enrolment number has been allotted on the common portal to the said person;
- (ii) ECO shall not allow inter-state supply of goods through it by the said person
- (iii) ECO shall not collect TCS u/s 52(1).
- (iv) ECO shall furnish the details of supplies of goods made through it by the said person in Form GSTR-8

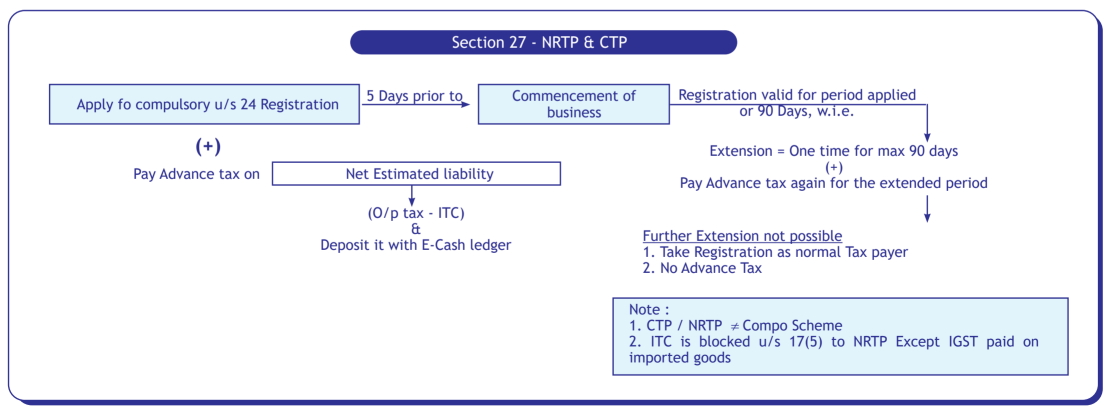
Special procedure to be followed by ECO through which composition supplier supplies goods

The composition suppliers are permitted to make supply of goods through such ECOs.

Composition suppliers are yet not permitted to supply service through ECO.

- i) Not allow any inter-State supply of goods
- ii) The ECO shall collect TCS u/s 52(1) in respect of supply of goods made through it
- iii) The ECO shall furnish the details of supplies of goods made through it by the said person in the statement in Form GSTR-8 electronically on the common portal.





PROCEDURE FOR REGISTRATION PART I

Person becomes liable for Registration u/s 22/24 within 30D : - Eff DOR = Date of becoming

Person if appliesliable to register ► after 30D : - Eff DOR = Date of Grant of RC

Declare in Part A - Form GST REG-01

PAN, Mobile No., State / UT

Details in Part - B Post verification Constitution of business r> Email → Jurisdiction *TRN is generated -→ Option for composition → Mobile No. → Date of commencement

Application shall be forwarded to P.O for verification

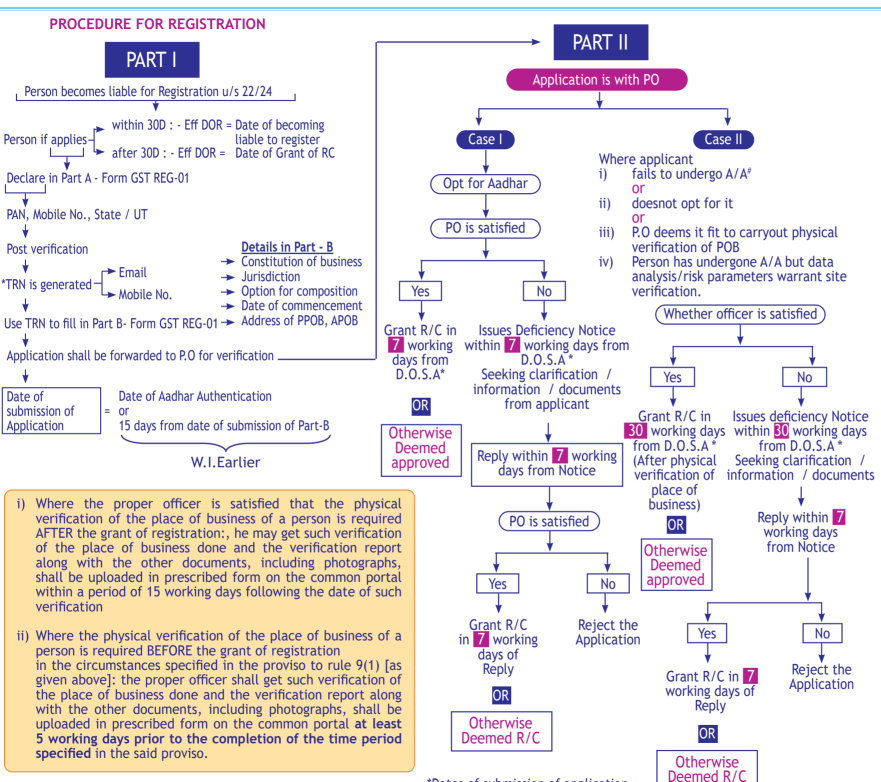
Date of submission of Application

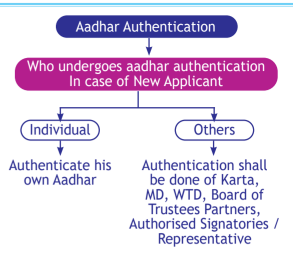
Date of Aadhar Authentication

W.I.Earlier

15 days from date of submission of Part-B

- i) Where the proper officer is satisfied that the physical verification of the place of business of a person is required AFTER the grant of registration:, he may get such verification of the place of business done and the verification report along with the other documents, including photographs, shall be uploaded in prescribed form on the common portal within a period of 15 working days following the date of such verification
- ii) Where the physical verification of the place of business of a person is required BEFORE the grant of registration in the circumstances specified in the proviso to rule 9(1) [as given above]: the proper officer shall get such verification of the place of business done and the verification report along with the other documents, including photographs, shall be uploaded in prescribed form on the common portal at least 5 working days prior to the completion of the time period **specified** in the said proviso.





Following person have been exempted from Aadhar authentication

- A person who is not a citizen of India
- Department or establishment of State Government or Central Government
- Local authority
- Statutory body
- Public Sector Undertaking
- A person applying for Unique Identity Number under section 25(9)

RP shall undergo Aadhar Authentication to become elegible for

- For Filing of Application for Revocation of cancellation of RC
- Filing of Refund Application in RED-01
- Refund of IGST paid on goods exported out of India.

In case of an already registered persons [Rule 10]

If an Aadhaar number is not assigned to an existing registered person, such person shall be offered alternate and viable means of identification in the prescribed manner.

Such manner has been prescribed as follows:

If Aadhaar number has not been assigned to the person required to undergo authentication of the Aadhaar number, such person shall furnish the following identification documents, namely: -

- (a) his/her Aadhaar Enrolment ID slip; and
- Bank passbook with photograph; or
 - Voter identity card issued by the Election Commission of India: or
 - (iii) Passport; or
 - (iv) Driving license issued by the Licensing Authority

However, once Aadhaar number is allotted to such person, he shall undergo the authentication of Aadhaar number within a period of 30 days of the allotment of the Aadhaar number.

*Dates of submission of application



Other Important Points

- → Seperate Registration of units having same PAN is necessary when
- i) Units are in different states / UT
- ii) SEZ & Non SEZ units in the same State / UT
- iii) When Units (having same PAN) are in same state Option I

Both Units can be seperately registered

Option II

It can obtain single registration in that State" One of the units shall be declared as

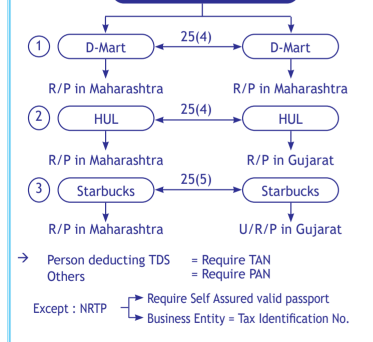
Principal "Place of business"

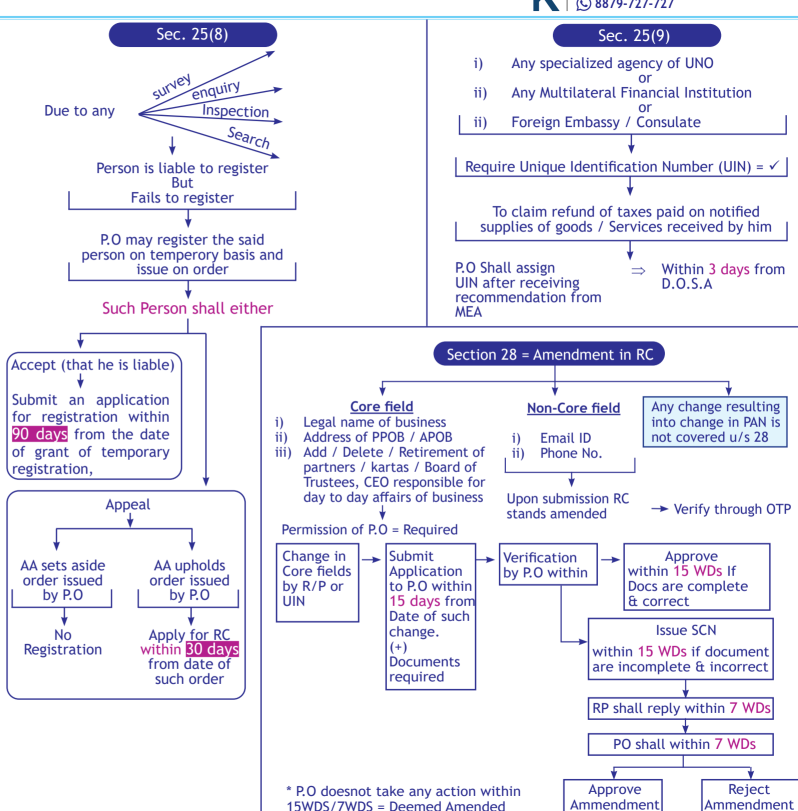
&

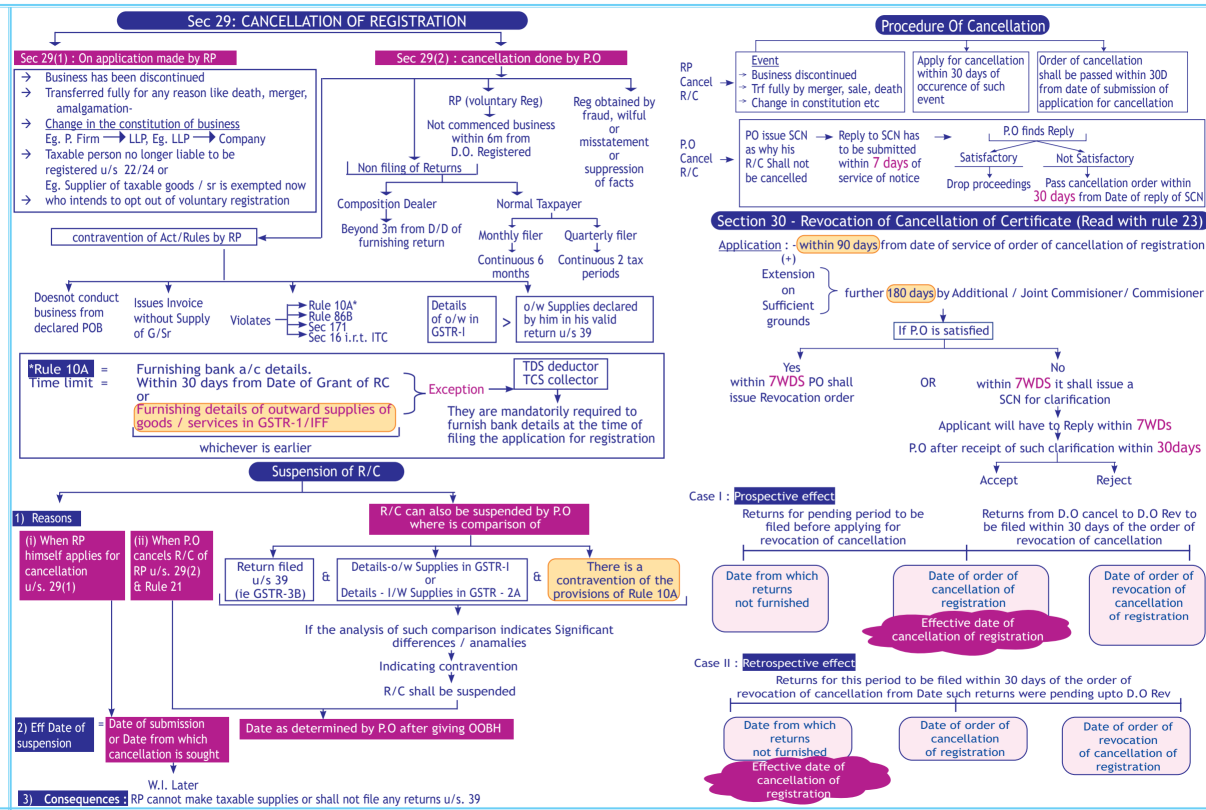
Other units to be declared as Additional Place of business"

Distinct Person

→ Person can apply for voluntary RC u/s 25(3)

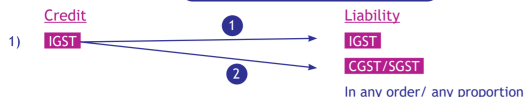




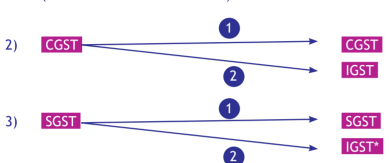


Notes





(first exhaust balance of IGST)



- → SGST Credit Can be utilized to pay off IGST liability only if CGST credit is over.
- → Credit of CGST cannot be utilized to pay liability of SGST
- Credit of SGST cannot be utilized to pay liability of CGST

u/s 73/74

Interest on delayed payment of tax Value Standard Rate = 18% p.a Every person who is liable to pay Where ITC has been but fails to pay on his wrongly availed & utilized Value When balance in E-Credit ledger fall below ITC wrongly availed, Extent of such ITC utilization shall be amount by Gross which balance in E-Credit ledger falls Net Basis below the ITC wrongly availed. **Basis** [o/p tax-ITC] [ie. Amt that is unpaid] Date of utilization of ITC When there is When there is delay delay in payment 1) When return is filed 2) Others in payment of tax of tax due to mistake in self = Due date of filing Date of debit in delay in filing return u/s 39 assessment in earlier E-Credit ledger return u/s 39 return & that is when balance in noticed either suo-E-Credit ledger fall Actual date of below the amt of moto filing return or demanded by P.O ITC wrongly availed.

B. Electronic Credit ledger

Debit Amount (DR)	Credit Amount (CR)
Credit amount of this ledger may be used for payment of output tax viz IGST, CGST, SGST, UTGST, CESS	

C. Electronic Liability Register

	Debit Amount (DR)		Credit Amount (CR)
•	Amount payable towards tax, interest, fees etc. Tax or interest payable Any other dues	•	E-Cash Ledgers
•	Amount payable towards output tax	•	E-Credit Ledger

A. Electronic Cash Ledger

(Assume it as an account statement provided by bank, for easy understanding)

(7133411	assume to as an account statement provided by barns, for easy understanding)				
	Debit Amount (DR)		Credit Amount (CR)		
•	Credit amount of this ledger may be used for payment of tax, interest, fees etc.		Any deposit made towards tax, interest, penalty, late fee etc. via internet banking, RTGS, fund		
•	Remaining credit balance amount after payment of above tax etc. will be refunded to taxable person.	•	transfer etc. TDS/TCS claimed		

Month	Opg Balance in E-Credit Ledger	Eligible ITC	ITC wrongly availed	Total ITC	Output Liability	Cl. Balance E-Credit Ledger	Amt on which Int is applicable
April	j -	7L	50K	7.5L	7L	50K	-
May	50K	5L	-	5.5L	5L	50K	-
June	50K	3L	-	3.5L	3.3L	20K	30K
July	20K	6L	-	6.2L	6.2L	-	20K

Wrong availment of of IGST credit & Subsquently reversed at a certain date

No Interest shall: Balance of Total ITC (C+S+I) taken together has not Amt of such fallen wrongly availed below ITC of IGST

But if Balance of Total ITC goes below such wrongly availed IGST credit & the extent of utilization will be extent to which total balance in E-Credit ledger taken together falls below amount of wrongly availed IGST Credit.

Note: - Total ITC Balance shall not include GST Compensation cess

Interest Starts from

D/D of filing return or Actual date , W.I.E filing return

ie = 20th July or 25th July , W.I.E Given

E-liability

self assessed output tax, penalty, late fees. interest of previous tax period

- self assessed output tax, penalty, late fees. interest of current tax period
- & other dues Tax demanded by PO u/s 73/74

E-Credit

E-ledgers

- E-credit ledger represents I.T.C
- 2. E- credit can be utilized only to pay off Output tax

Note:

Input tax liability as per RCM to be paid only through E-cash

- 1. Pay through E-cash
- 2. Avail ITC for the same

E-cash

- Can be utilized to pay off Output Tax, interest, late fees, Penalty
- 2. Money can be infused through:
 - a) NEFT/ RTGS
 - b) Debit/Credit card
 - c) Net banking
- d) UPI
- e) IMPS
- F) Cash/cheque/DD upto Rs. 10,000. per tax period.

Exception

P.O

to recover outstanding dues including attachment proceedings or sale of moveable/ immoveable properties

to collect the amount by way of cash/cheque/ demand draft during any investigation/ enforcement activity

Govt Dept.

Major & Minor Heads of E-Cash ledger



GST PMT - 09 Form can be used to

- Transfer Erroneous deposits under any minor head of a major head to anyother minor head of same or other major heads.
- Transfer of any of amounts already lying unutilized under any of the minor heads in E-Cash ledger.

E-cash balance can be trf between Distinct Person HUL HUL (Mah) (Gui) Can be E-Cash Trf to E-Cash Bal Bal

Condition: Transferor has paid all its liabilities in his E-Liab ledger

Only if

Rule 86A

If commissioner/officer authorised by him has a reason to believe that ITC available in e-credit ledger has been availed fraudulently/is ineligible He may not allow to debit such amt=credit in e-credit ledger

Grounds for disallowing debit from e-credit ledger Credit is availed by RP

- ITC is availed on the invoice, debit notes where the supplier/recipient is non-existent / or found not conducting business from declared POB
- on invoices, debit note on which tax in respect of which has not been paid to govt
- w/o having invoice, debit note w/o actually receiving G/Sr

iv) w/o accounty receiving 0/5	
Total amount of fraudulently availed ITC	Officer
Not exceeding 1Cr	Deputy comm/Assistant comm
Above 1Cr but not exceeding 5Cr	Additional comm/Joint comm
Above 5Cr	Principal Comm/Comm

In case where the value of Taxable supplies Exceeds ₹ 50 lacs [Other than = zero-related + Exempt Supplies]

Rule 86B

E-Credit Ledger can be used only to the Extent of 99% of its output tax

Outward supplies = ₹ 100 Lacs

(GST@18%, excl.)

E-Credit ledger Bal = ₹ 20Lacs

Computation of tax liability

Output tax = 18Lacs

(-) ITC $= (17.82 \text{ Lacs}) (99\% \times 18 \text{ Lacs})$

E-Cash Ledger = 18.000

Cases where Rule 86B doesnot apply

Where the said person/proprietor/ karta/managing director / any of its two partners, whole - time directors, members of Managing Committee of Associations or Board of Trustees, as the

case may be, have

paid more than ₹ 1

lakh as income tax

financial years.

Taxable

supplies

E-Credit

Ledger

Balance

(Given)

(GST@10%)

in each of the last 2

Where the registered person has received a refund of more than ₹ 1 lakh in the preceding FY on account of unutilised ITC in case of (i) ZRS (ii) IDS

RP pays o/p tax through E-Cash ledger In Excess of 1% Total Output tax liability output tax libility upto said month comulatively.

Where the registered person is:-

- Govt Dept.
- PSU
- Local authority
- Statutory body

cumulatively

(iii) condition Checking of Rule 86B = O/P tax $> 1\% \times total o/p$ **Payable** tax upto through said month

E-cash

 $> 1\% \times (1L+2L+6L)$ = 15K $> 1\% \times 9K$ = 15K= 15K > 9K

7L

June

601

2L O/P tax = 1L 6L (-) ITC = (30K) (1.90L) 5K 10K

= 95K 1.90L

April

= 101

May

201

This case is covered under (iii) exception & hence R-86B shall not apply as hence 100% ITC can be audited

Computation

O/P tax = 6L(-) ITC = (6L)Nil

E-Credit ledger balance of ₹ 1L (7L-6L) shall be C/F

^{*} ZRS = Zero rated supply w/o payment of tax

^{*} IDS = Inverted duty structure

Services

model



RP can avail ITC on Inputs, capital goods, inputs service used in the course of business

Sec 16(2) - Conditions for availing ITC Sec 16(2)(b) Sec16(2)(ba) Sec16(2)(c) Sec 16(2)(d)

Recipient should possess:

Sec 16(2)(a)

- tax invoice
- debit note
- self invoice
- revised tax invoice.
- bill of entry
- ISD invoice



Outward Reflect supplier in inward in GSTR-1

Supplier Recipient

It is deemed that Mr. X has supplies in received Goods. GSTR-2B

> ii) In case where goods are received installments

Only after receipt of Goods or

Except

i) In cas of Bill to Ship to

Billed to

Mr. X ordered

Mr. Y to send

goods to Mr. Z

ITC will be on receipt of last installment

The details of ITC in respect of said supply communicated actually paid [GSTR-3B] to such registered

person has

not been

restricted

u/s 38.

Tax charged to recipient should be to govt. by supplier [Note-1]

Recipient has to pay = Value + Tax within 180 davs from DOI

Exceptions:

- 1) Tax is payable as per **RCM**
- 2) Deemed Supply
- 3) Where additions liability u/s 15(2)(b)

Recipient has to furnish return U/S 39

Does not

furnish GSTR-

has furnished

till 30th Sept.

following the

GSTR-I/IFF

end of FY

3B for which he

Rule 37A

Recipient

shall have to

reverse ITC on

or before 30th

Nov. foll the FY

when such ITC

was availed

Note: Such Reversed

ITC can be reavailed if

the supplier furnishes return in GSTR-3B.

Proviso to Sec 16(2)

- are made to supplier's

G/Sr. R/P ITC = v Only attributable for business purpose SECTION 17(2) Common G/Sr. R/P ITC Taxable T/O Total T/O

SECTION 17(1)

Common

Note: ITC will be available for making zero rated supplies (ie. Exports & supply to SEZ).

SECTION 17(4) = Banks, FI (Incl. NBFC) Common G/Sr. ITC x 50% When they supply G/Sr to distinct person \rightarrow 100% ITC Axis Bank (Mah)

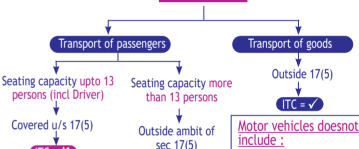
Exception

Banks FI (incl NBFCs)



SECTION 17(5) = Blocked Credit

* Motor vehicles



ITC = √

ITC = X Except:-

- 1. Further supply of motor vehicles
- 2. Transportation of passengers
- 3. Imparting motor vehicle skills

Motor vehicles doesnot include:

- i) Trains
- ii) Special purpose vehicles for being used in factory or any enclosed premises
- iii) Two/three wheeler

Engine capacity upto 25 cc

I.T.C. = **√**

Goods are sent in lots/CKD/SKD

Delivered

it to Mr. Z

Mr. Z

Supplier

Supplier

- Issue complete invoice before dispatch 1)
- 2) Supplier shall issue D/C for subsquent consignments with reference of invoice
- Copies of D/C (+) duly certified copy of invoice 3)
- Original compies to sent with last instalment

SECTION 16(4)-Time limit for availing ITC

30th November following the FY in which invoice/ debit note pertains

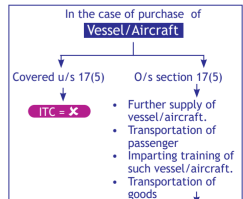
Actual date of filing annual return for relevant FY Whichever is earlier

General Insurance, Repairs & Maintenance, Servicing charges

Covered u/s 17(5) ITC = ×

- i) Manufacturer of M+V+A (eg. Tata motors)
- ii) General Insurance Co. (eg. Bajaj Allianz) iii)Person who can avail ITC of
- M+V+A (eg. Driving school. neeta travels, Car dealer)

Outside u/s 17(5)



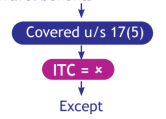
SECTION 16(3)

RP has claimed dep on tax component of cost of CG = No ITC

- Input GST is capitalized = No ITC
- Input GST is not capitalized = ITC = ✓

Membership & Travel

- Membership of Health & Fitness Centre
- 2. Travel benefits



If above items are procured by Employer under

Statutory obligation = ITC = \(\) Company Policy = ITC = x

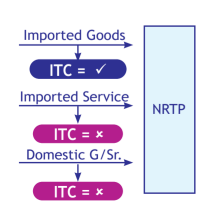


Normal Compo Tax Payer Tax Paver

ITC = ×

2. Used for personal consumption 3. Stolen destroyed, disposed of

by way of gift or free sample.



Renting of M/V, Life Insurance, Health Insurance, Food Beverages. Outdoor catering. Beauty treatment, Health services, Cosmetic & Plastic Surgery

Covered u/s 17(5)

ITC of above items shall not be available even if it is in the course of business.

ITC = *

Outside u/s 17(5)

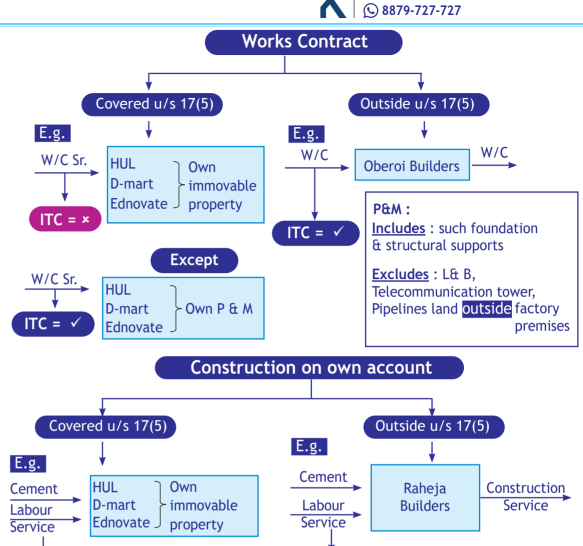
If above items are inward supply used for making outward supply

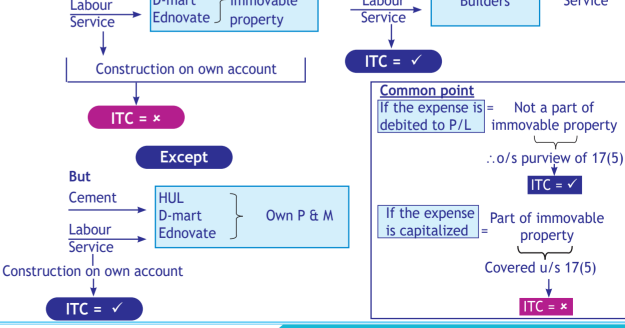
Inward Outward R/P ITC = ✓ It can be same or one of the elements

> of composite or mixed supply

If above items are purchased by

Employer under Statutory obligation = ITC = ✓ Company Policy = ITC = x



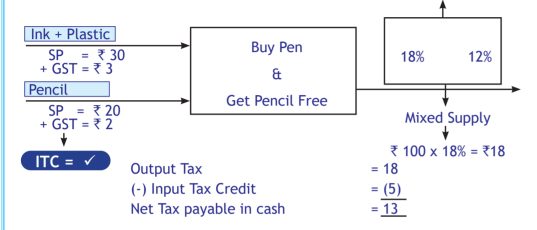


Buy one get one free offer

This is not an individual supply of free goods, but a case of two or more individual supplies where a single price is being charged for the entire supply. It can at best be treated as supplying two goods for the price of one.

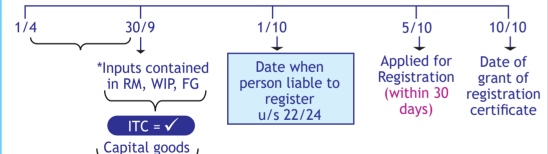
Taxability of such supply will be dependent upon as to whether the supply is a composite supply or a mixed supply and the rate of tax shall be determined as per the provisions of section 8.

ITC shall be available to the supplier for the inputs, input services and capital goods used in relation to supply of goods or services or both as part of such offers.

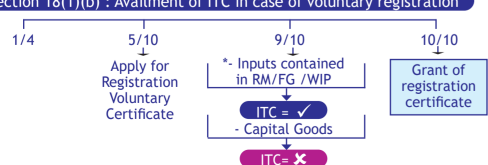


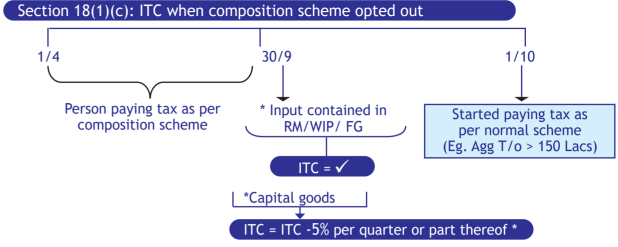
SPECIAL CASES FOR ITC (SEC- 18)

Section 18(1)(a): Availment of ITC for new registration

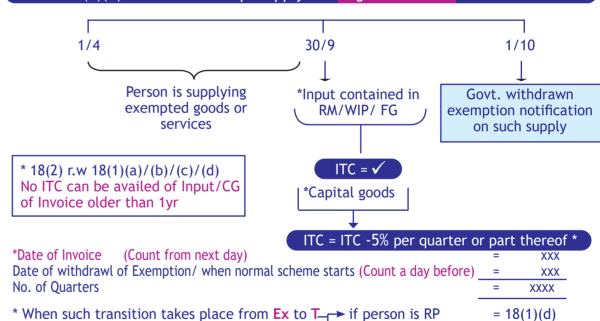


Section 18(1)(b): Availment of ITC in case of voluntary registration





Section 18(1)(d): ITC when exempt supply of a Registered Person becomes taxable



SECTION 18(3): ITC IN CASE OF TRANSFER OF BUSINESS



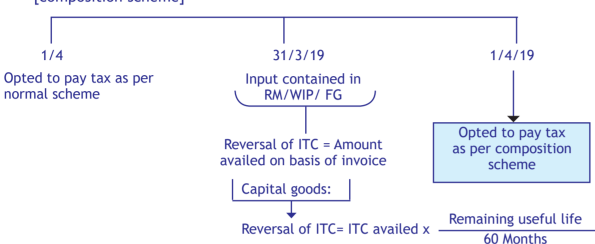
→ If person is URP

= 18(1)(a)

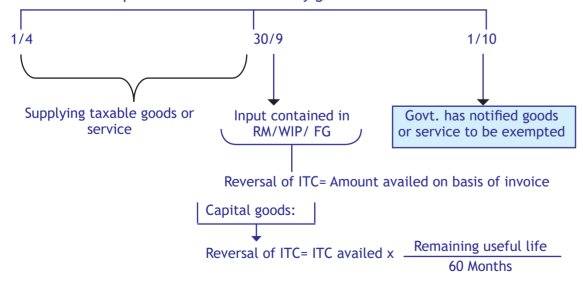
REVERSAL OF ITC



1) When a supplier who pays tax as per normal scheme opts to pay tax U/S 10 [composition scheme]



When a taxable goods or services supplied becomes exempted goods or services as exemption notification issued by govt.



SECTION 29(5)

Amount payable on cancellation of Registration

In respect of inputs

ITC on inputs on

Basis of Invoices



O/p tax payable on

such inputs

W.I.Higher

In respect of CG

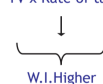
ITC availed x Remaining life

(in months)

60 months



TV x Rate of tax



(SECTION 18(6): SUPPLY OF CAPITAL GOODS)

Reversal of ITC to the extent of = ITC availed (-) 5% per quarter or part thereof*

OR

Transaction value × rate of tax,

[whichever is higher]

Date of Invoice = xxx Date when CG is sold = xxx

No. of Quarters = xxx

Moulds, dies, jigs. & fixtures : TV X

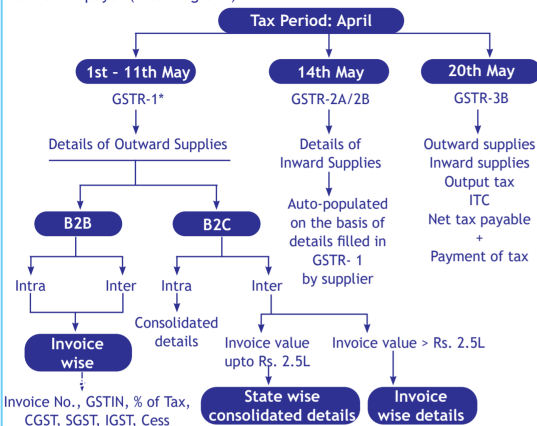
: TV X rate of tax





Who will file Form GSTR-1 and Form GSTR-3B?

Normal Taxpayer (Including CTP)



* Note 2 -

Cases where RP is debarred from IFF/GSTR-I

- A registered person shall not be allowed to furnish the details of outward supplies in Form GSTR-1, if he has not furnished the return in Form GSTR-3B for preceding months.
- A registered person, opting for QRMP scheme shall not be allowed to furnish the details of outward supplies in Form GSTR-1 or using IFF, if he has not furnished the return in Form GSTR-3B for preceding tax period.
- (iii) Intimation u/r 88C to pay or explain the difference in GSTR-1 & 3B received
- Intimation u/r 88D has been issued on the common portal in respect of a tax period/periods,
- a registered person shall not be allowed to furnish GSTR-1/IFF, if he has not furnished the details of the bank account as per the provisions of rule 10A.



Nil Returns* → Nil GSTR-1/3B

- 1. No business activity is done
- 2. Can be filed through SMS by OTP facility

Form GSTR-1 can be filed only after the tax period is over except -

- in case of cancellation of registration certificate of a normal tax payer,
- closure of business by a casual taxable person

Rectification of Errors

Due date of rectification of error in Form GSTR-1/3B

- Actual date of filing Annual Return
- 30th November Following the FY to which Such details pertain

W.I.E

Can Return be revised?

There is no mechanism to revise the returns for any correction of errors

Rectification of errors/ omissions is allowed in subsequent returns

But it shall be effective only if done within time limit

Amendment → Rule 88D

Ant of ITC availed tax period furnished by him in GSTR-3B

ITC in GSTR-2B in by RP in return for a > respect of said tax period by specified % or amt

RP upon receipt of said intimation

Pay = Excess ITC or Furnish a reply (+) Interest with reasons i.r.t Amount of Excess ITC that has still remained to be paid.

within 7 days

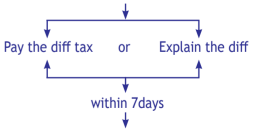
where no explanation / reason is furnished by such person is not "found to be acceptable by P.O.

Amount shall be liable to be demanded u/s 73/74.

Amendment → Rule 88C

Liability of GSTR-1 Liability of GSTR-3B for a tax period for that period

RP shall be intimated on portal of such difference



If amt is not paid or reply given is not acceptable by PO

Recovery of tax shall start v/s 79.

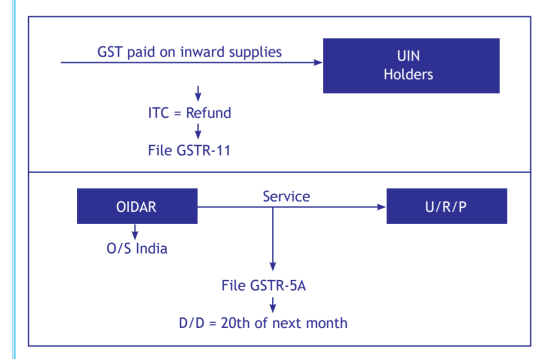
Note:- RP to whom intimation is issued shall be debarred from filing GSTR-1/IFF till he pays or explains the diff.

Composition Tax Payer

	Payment of Tax		Returns		
Form No	GST CMP - 08		GSTR - 4		
Due date	18th of month following the quarter		30th April of next FY		
Example	Period Due date		Period	Due date	
	April - June	pril - June 18th July		30th April 2021	
	July - September 18th October		Nil return		
	October - December	18th January	→ No business activity→ Can be filed by Sthrough OTP.		
	January - March	18th April			

NRTP

	Payment of Tax	Return
Form No	-	GSTR - 5
Due date	Advance tax at the time of applying Registration Certificate	13th of next month Or 7 days from expiry of Registration Certificate



Final Return

Who shall file = Normal tax payer including CTP whose Registration

Certificate has been cancelled or surrendered

Form No = GSTR-10

Due date = Within 3 months from

Date of cancellation Whichever is later

Or

Date of cancellation order

Annual Return

Who shall file = All registered person except

1) CTP

2) NR

3) ISD

4) TCS u/s 51 / TDS u/s 52

OIDAR outside India \rightarrow U/R/P in India

Form No: GSTR - 9 = Normal Tax payer Due date: 31st December of next FY

Note:

- 1. Every registered person whose Books of A/C are subject to GST audit u/s 35(5) shall also furnish a copy of audited annual accounts & Reconciliation statement on self certification basis alongwith Annual Return.
- 2. **Reconciliation Statement** reocnciles the value of supplies declared in the return furnished for the financial year with the audited annual financial statement and such other particulars, as may be prescribed.

First Return

All the outward supplies made from date of becoming liable to register upto the date of grant of registration certificate shall be filed in First Return.

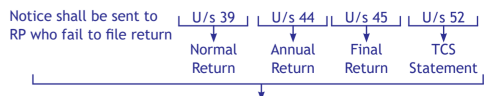
Example

Date of becoming liable to register 26/04 Date of grant of registration certificate 4/05

Outward supplies b/w 26/04 and 4/05 to be filed in Form GSTR-1 on 10th May

&
Tax shall be paid in Form GSTR-3B on 20th May

Section 46



RP Shall furnish return within 15 days of such notice

1

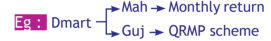
QR MP Scheme

In PFY, if Agg T/o is upto ₹5 Crores Then In CFY, RP can opt for QRMP Scheme

2 Condition:

- 1. Taxpayer must have furnished his last return on due date.
- 2. RP does not have to exercise the option every quarter, once taken they shall continue to furnish the return for future tax periods unless
- i) They become ineligible (ie. crosses 5 Crores) or
- ii) For furnishing monthly return

3 This scheme is **GSTIN Based**



Manner of exercising the option

From 1st day of Second Month of Preceding Quarter Till

Last day of First Month of Quarter



Due date of filing return GSTR-3B under QRMP

July - Sept quarter 22nd /24th day succeeding such quarter (i.e. 22nd / 24th oct)

22nd → Others

24th → Manipur, Mizoram, Tripura, Nagaland,
Assam, Sikkim, Meghalaya, Arunancha,
Bihar, J&K, Ladakh, Delhi, Himachal,
Haryana, Punjab, Chandigarh,
Rajasthan, U.P, Uttarkhand, Odisa,
Jharkhand, West Bengal

Submitting details of outward supplies. GSTR-1 / IFF

	_ Jul _	Aug	Sept
Details =	*IFF	IFF	GSTR-1
o/w supplies	(Optional)	(Optional)	(Compulsory)
D/D	13th Aug	13th Sent	13th Oct

Note

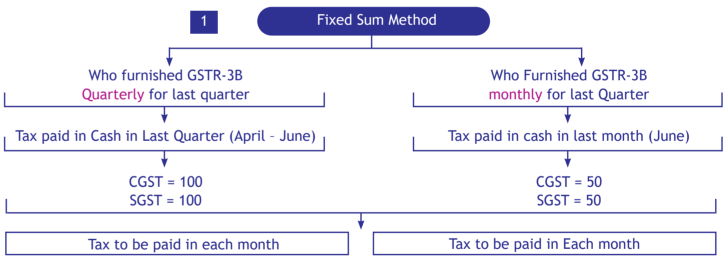
- 1) Value of supply Shall not ₹50 lacs per in IFF exceed month
- 2) Invoices uploaded in IFF = B2B and shall not repeated in GSTR-1
- 2) Details of o/w supplies in IFF/GSTR-1 shall be reflected in GSTR-2A/2B

Payment of Tax → GST PMT-06 from (Monthly)

	1st Month	2nd month	End of Qtr
Payment = Challan	PMT-06	PMT-06	PMT-06
Due = Date	25th of succeeding month	25th of succeeding month	Along with return (i.e. 22/24 month)

Methods of payment

- → Fixed sum method = ✓
- → Self-Assessment method = ✓



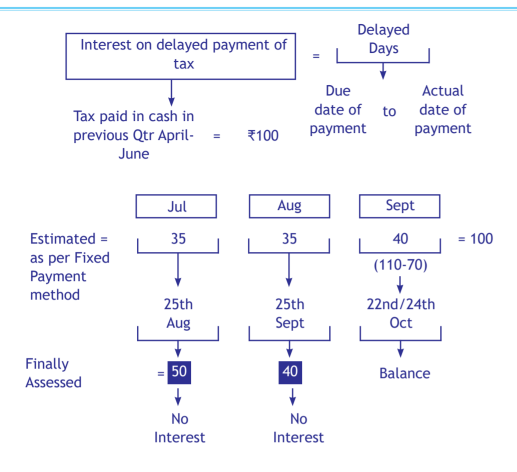
25th July 22nd/24th Sep 25th Jul 22nd/24th Sep 25th Aug 25th Aug 35 CGST = 35Bal CGST = 5050 Bal (100x35%) (100x35%) (100% x tax)(100% x tax)SGST = 3535 Bal SGST = 5050 Bal

2

Self - Assessment Method

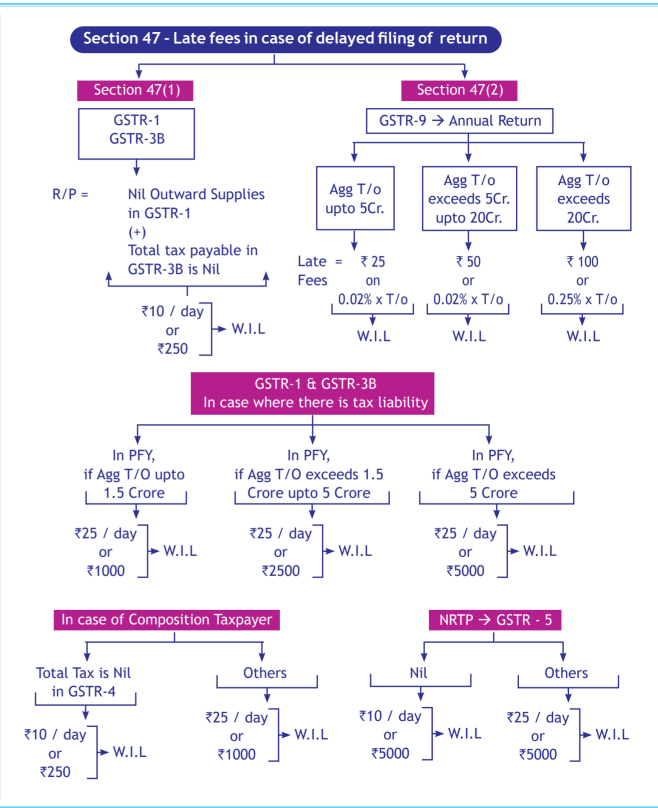
Taxpayer has to manually pay tax liability for the month by considering inward & outward supplies in from GST PMT-06

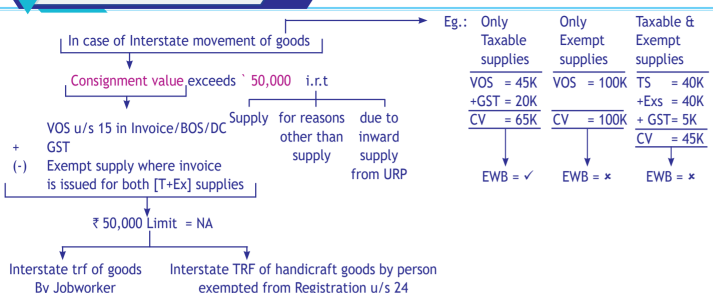
^{*} IFF = Invoice Furnishing facility.

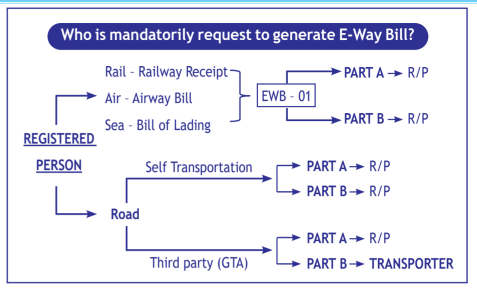


But if the above payments are made as follow

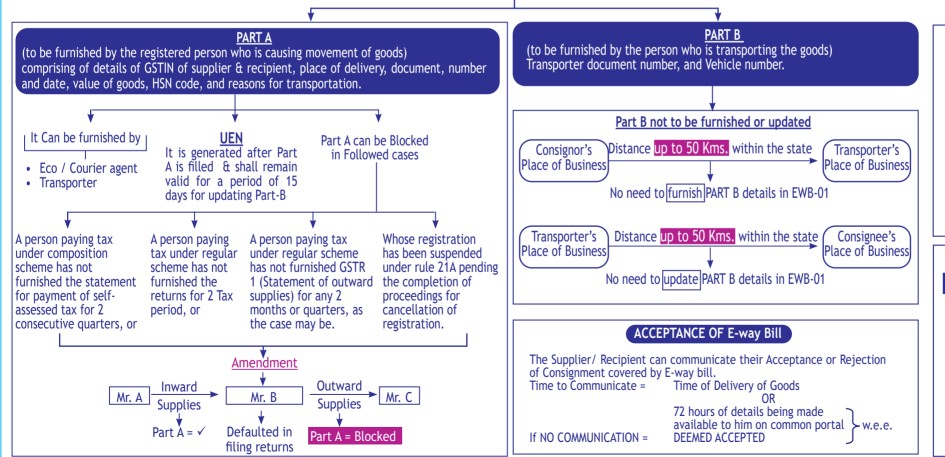
In case of self-Assessment Method also, applicability remains the same Note: No Late fees is payable if payable if tax is not paid on due date as GST PMT - 06 is a payment form & not a return







Information to be furnished in e-way bill



Validity of EWB

No. of Kms Validity = 20 Kms ODC or Mutimodal = 1 Day (+) Additional

Day

shipment where one mode of Transport is ship

Other than ODC = 200 Kms = 1 Day (+)Additional Dav

Validity

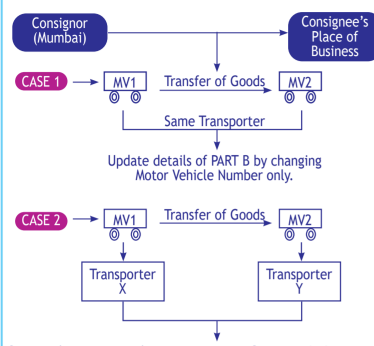
E.g. E-way Bill is generated at -Case 1 - 22:00 hrs. of 19th September

> 1st Midnight = 19th-20th September 2nd Midnight = 20th-21st September

Case 2 - 00:30 hrs. of 10th March

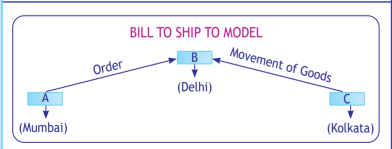
st Midnight = 10th-11th March 2nd Midnight = 11th-12th March

Transfer of goods from one convevance to another



Since, there is another transporter, Consignor/ Recipient who generated PART A details may 'Assign' E-way Bill No. to ANOTHER TRANSPORTER for updating the information in PART B for further movement of consignment

However, once the details of the conveyance have been updated by the transporter in Part B, the consignor or recipient, as the case may be, who has furnished the information in Part A shall not be allowed to assign the e-way bill number to another transporter [Proviso to rule 138(5A)].

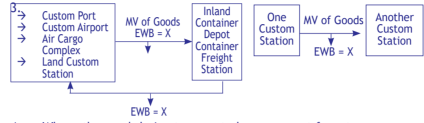


Since, the movement of goods takes place only once, hence only one E-way Bill shall be generated.

> INVOICE 1 - Issued by B to A INVOICE 2 - Issued by A to C

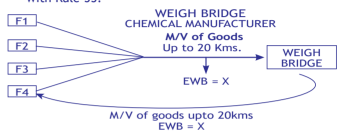
Hence, Either 'B' or 'A' can generate E-way Bill but only one E-way Bill shall be generated.

- Cases where no E-way Bill is generated?
 Where the goods being transported are the ones given belowa) Kerosene Oil sold under PDS.
 - Jewellery, goldsmiths' and silversmiths' wares and other articles. (EWB is required for the same)
 - Currency
- Used personal and household effects.
- 2. Where the goods are being transported by a non-mortised conveyance.



- Where the goods being transported, are exempt from tax N/N 2/2017 & N/N 7/2017
- Where the goods being transported are alcoholic liquor for human 5. consumption petroleum crude, high speed diesel, motor spirit, natural gas or aviation turbine fuel.

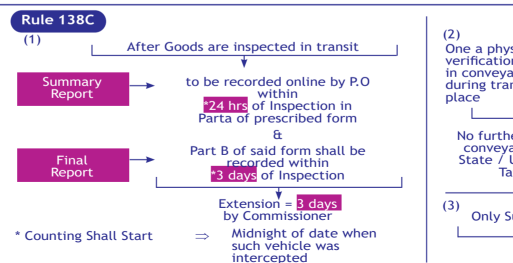
- Where the supply of goods being transported is treated as no supply under Schedule III of the Act.
- Where empty cargo containers are being transported.
- Where goods are being transported up to a distance of 20 km from the place of the business of the consignor to a weighbridge for weighment or from the weighbridge back to the place of the business of the said consignor subject to the condition that the movement of goods is accompanied by a delivery challan issued in accordance with Rule 55.



Where empty cylinders for packing of liquefied petroleum gas are being moved for reasons other than supply.

Rule 138A P.I.C of Conveyance shall carry Copy of EWB Invoice or Bill of Supply (+)in Physical Delivery challan electronic form In case where E-Invoice is issued QR Code embedded with IRN shall be produced instead of tax invoice to P.O











GST Council Recommends an exemption

Govt shall by notification exempt such G/Sr

w.e.f the date as specified in such notification

Note: Explanation inserted in an entry within 1 yr

of issue of said notification

Effective date of such explanation in the entry

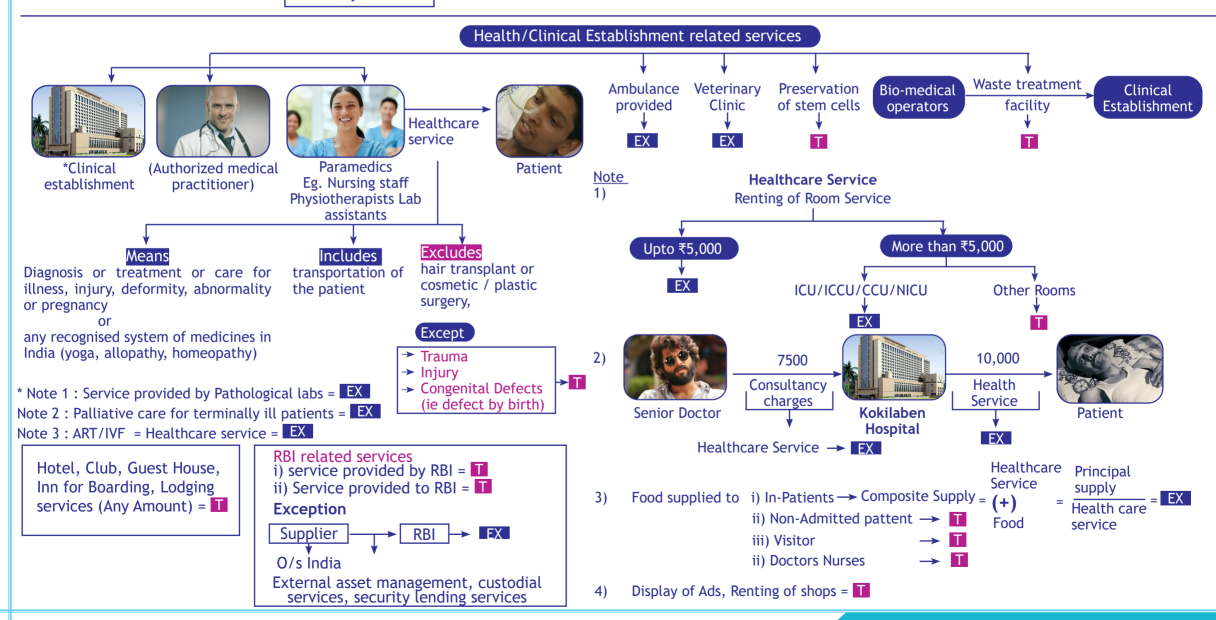
Retrospectively from Date of inception of such entry

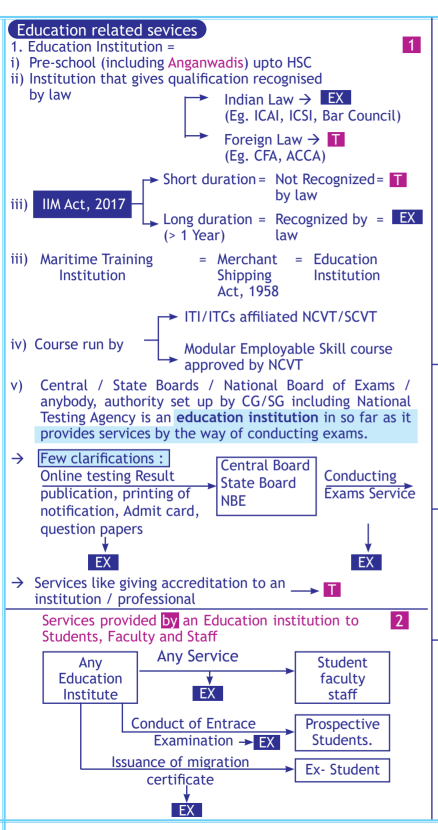
Eg.

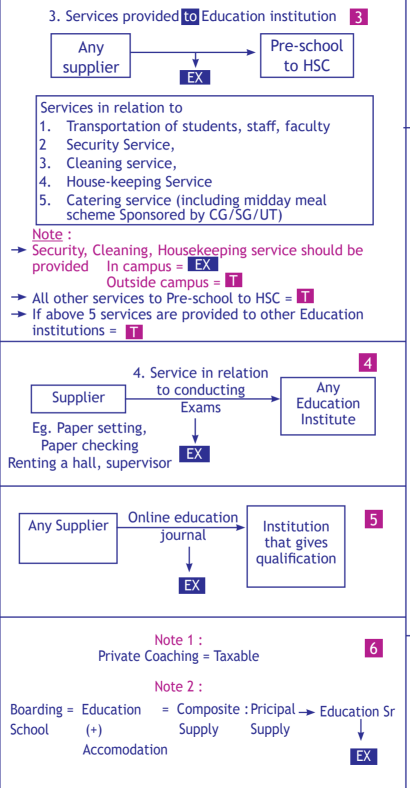
Principal Notification No. 11/2017 CT (R) dated 28.06.2017 came into force with effect from 01.07.2017. Thereafter, a new entry - Entry no. 3(vi) was inserted w.e.f. 21.09.2017. Subsequently, an explanation was also inserted with respect to entry no. 3(vi) by issue of a notification on 26.07.2018 [i.e. within 1 year of the insertion of entry 3(vi)].

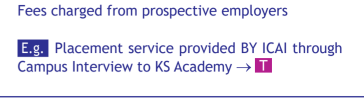
Although the effective date mentioned in the notification which inserted said explanation was 26.07.2018, said explanation will be effective from the inception of entry 3(vi) in notification i.e. 21.09.2017 and not 26.07.2018.

[Circular No. 120/39/2019 GST dated 11.10.2019]

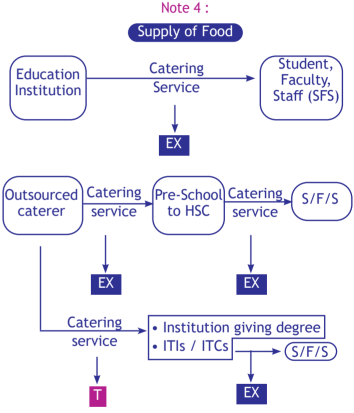


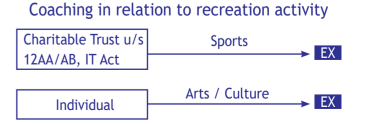


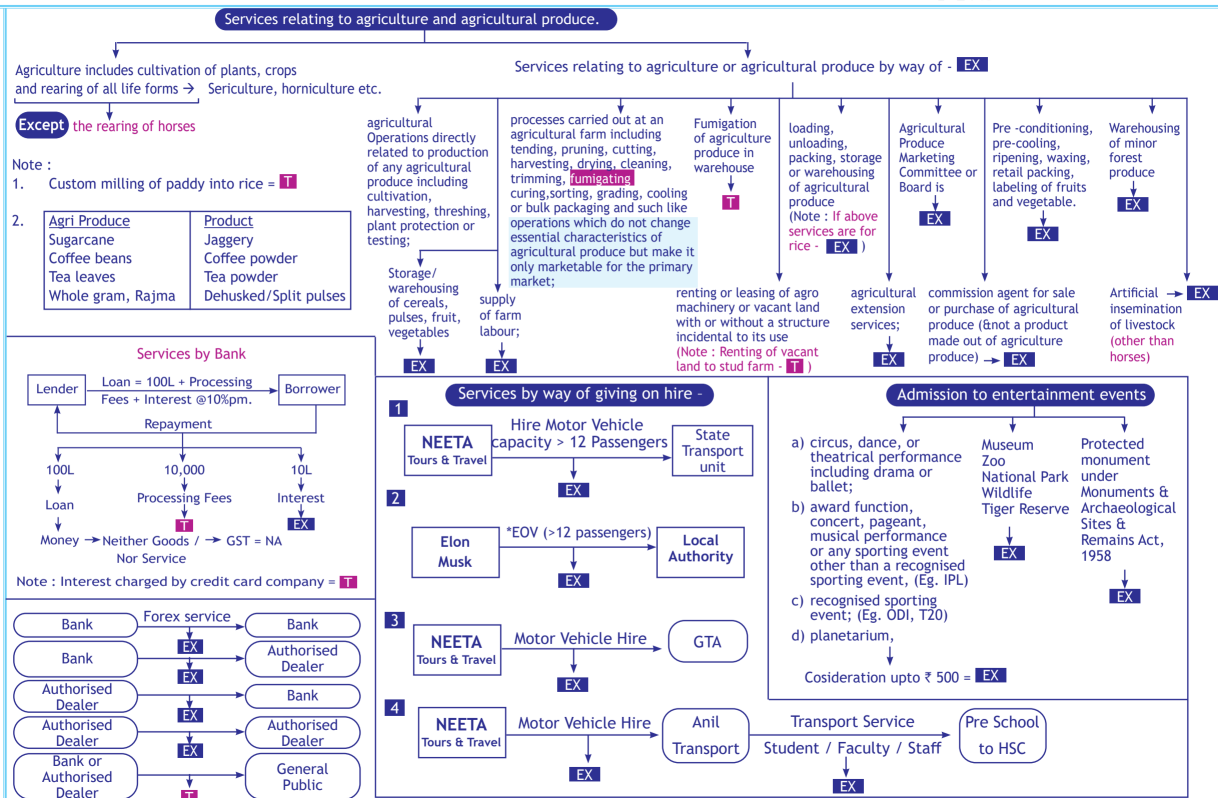


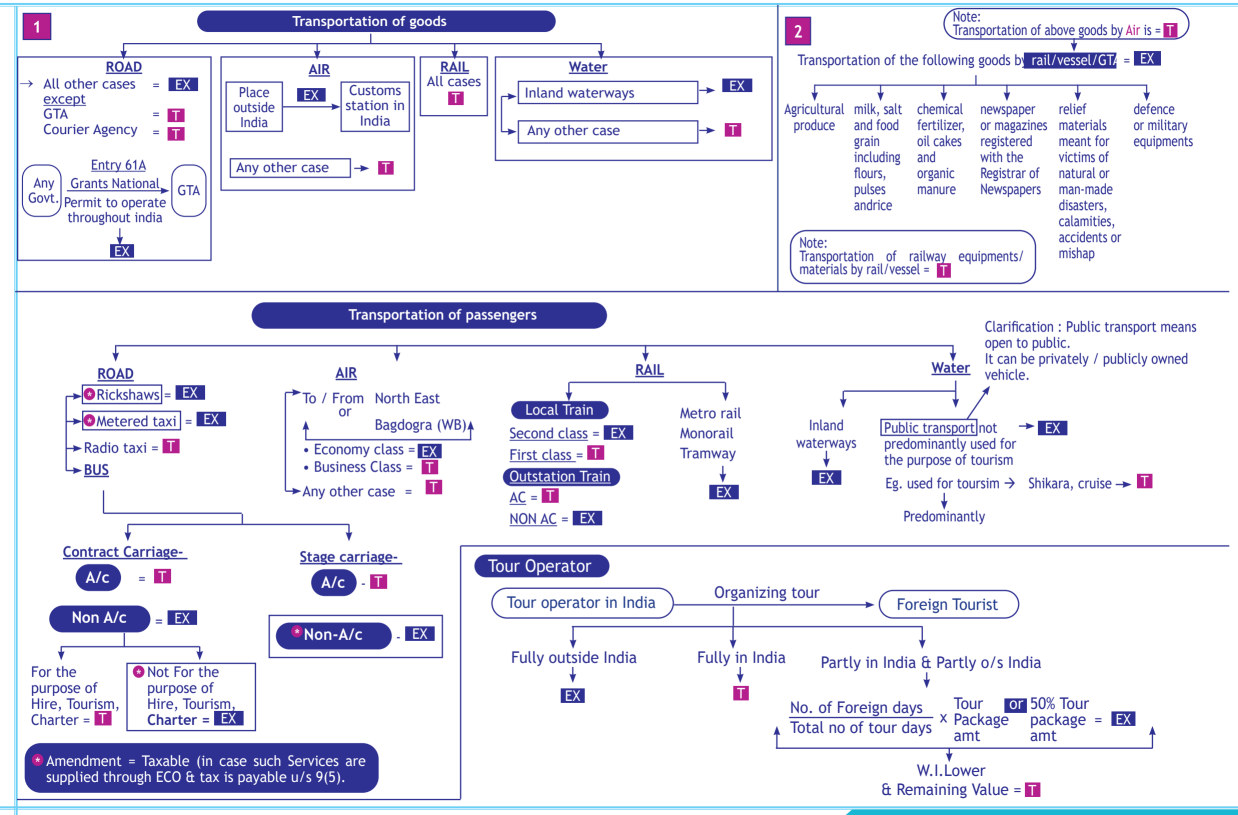


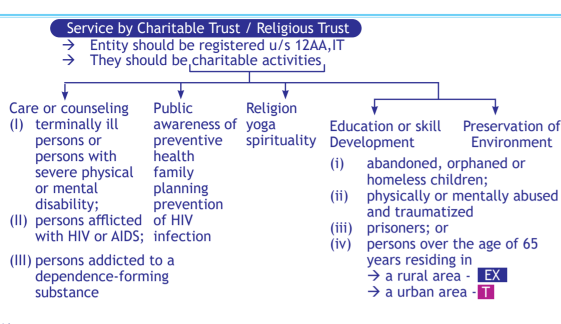
Note 3:





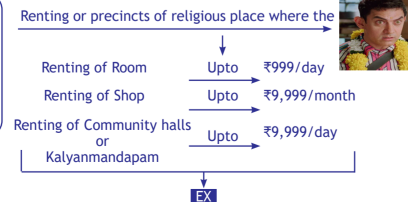


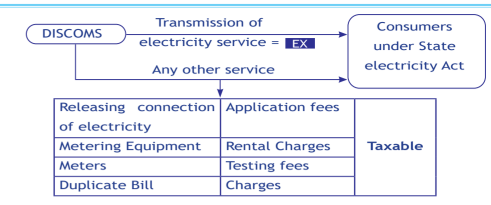


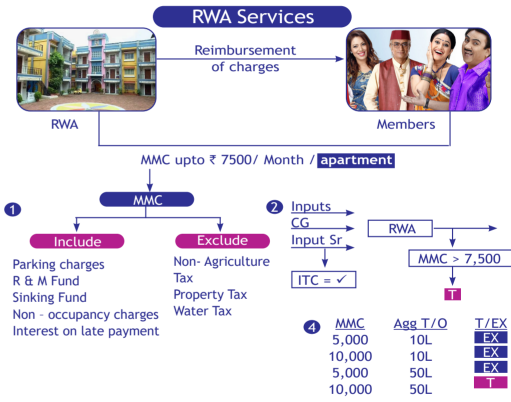


Note:

- 1. Charitable trust U/s 12AA providing Advertisement service = T
- 2.
- KMVN, an uttarakhand Govt unit organizing tour of Kailash mansarovar
- Haj Committee organizing Haj
- 3. In case of Residential programmes
 - 1. Predominant Activity = Religion, yoga, Sprituality = EX
 - 2. If predominant Activity = Accomodation + Food/Drinks =
- 4. Activities such as Fitness Camps, Classes in Aerobics, dance, music = I
- 5. Service provided to charitable Trust u/s 12AA/AB = I
- 1 Conduct of religious ceremonies like birth, marriage, death rituals = EX
- Charitable or Religious Trust
 Registered under u/s
 Sec 12AA /AB
 or
 u/s 10(23C)(v)
 or
 u/s10(23BBA) of
 Income Tax Act,1961.





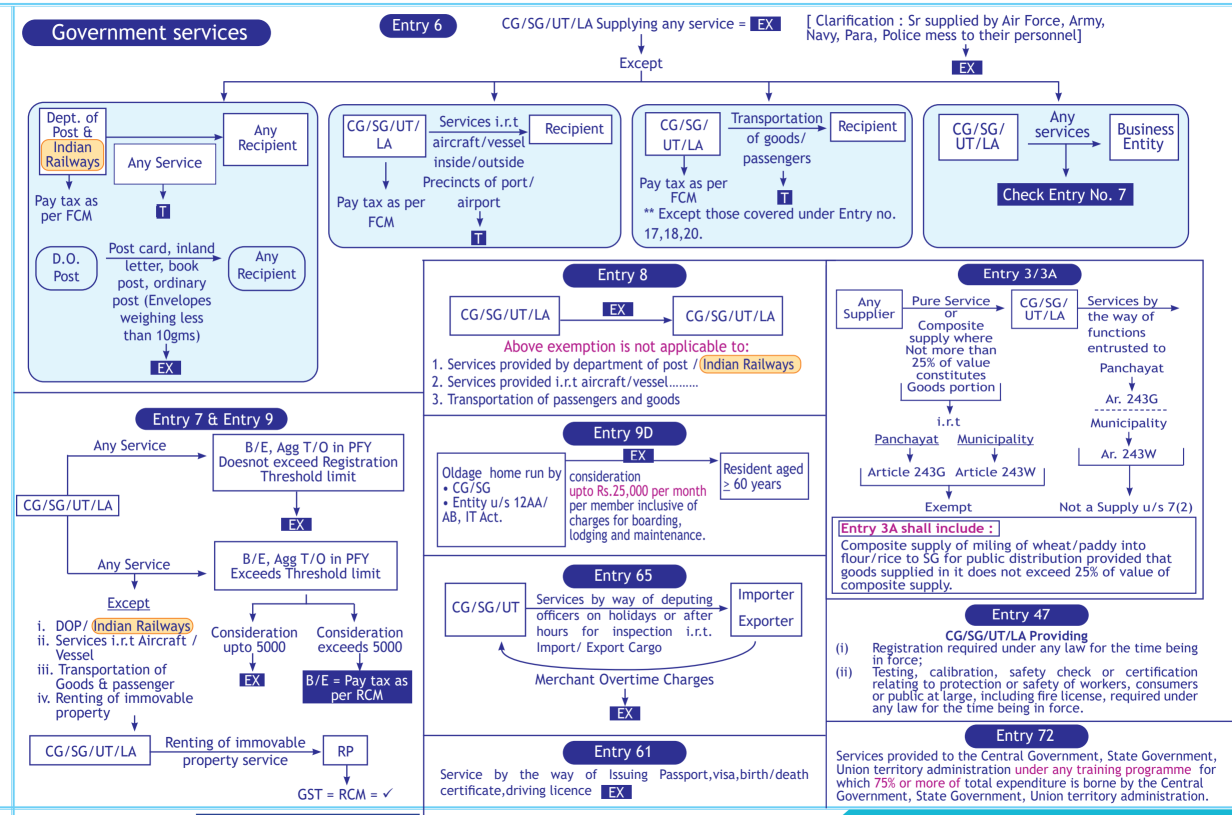


* MMC = Monthly maintenance charges

Entry No. 77A

Services provided by an unincorporated body or a non-profit entity registered under any law for the time being in force, engaged in,-

- (i) activities relating to the welfare of industrial or agricultural labour or farmers; or
- (ii) promotion of trade, commerce, industry, agriculture, art, science, literature, culture, sports, education, social welfare, charitable activities and protection of environment, to its own members against consideration in the form of membership fee upto an amount of ₹ 1000/- per member per year.



42

Note: If Recipient is URP = CG/SG/UT/LA shall pay tax as FCA

Entry No. 11A

Service provided by Fair Price Shops to Central Government, State Government or Union territory by way of sale of food grains, kerosene, sugar, edible oil, etc. under Public Distribution System against consideration in the form of commission or margin.

Entry No. 51

Services provided by the GSTN (Goods and Services Tax Network) to the Central Government or State Governments or Union territories for implementation of Goods and Services Tax.

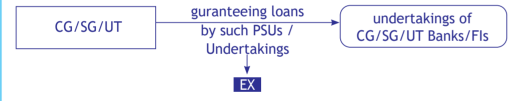


Entry No. 11

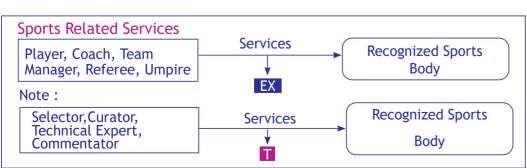
Services by way of pure labour contracts of construction, erection, commissioning, or installation of original works pertaining to a single residential unit otherwise than as a part of a residential complex.

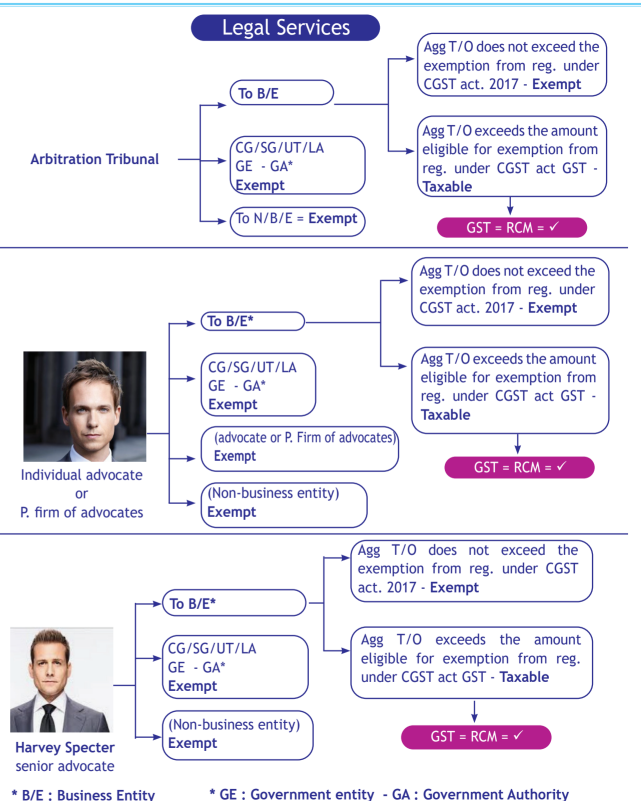
- 1) Mr.X supplying <u>repairing service</u> to a single residential otherwise than as a part of residential complex (not related to original works)
- 2) Mr. X supplying pure labour service of constrution of a <u>new residential</u> <u>complex</u> -

Entry No. 34A









Miscellaneous Exemptions

ENTRY 76 - Services by way of public conveniences such as provision of facilities of bathroom, washrooms, lavatories, urinal or toilets.

ENTRY 65A - Services by way of providing information under the RTI act (Right To Information act,2005)

ENTRY 59 - Services by a foreign diplomatic mission located in India. - EX

Note: Service provided(to)foreign diplomatic mission =

ENTRY 52 - Services by an organiser to any person in respect of a business exhibition held outside India.

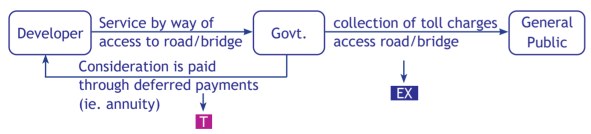
ENTRY 50 - Services by public libraries by way of lending of books, publications or any other knowledge enhancing content or material.

ENTRY 49 - Services by way of collecting or providing news by an independent journalist, Press Trust of India or United News of India.

ENTRY 23 - Services by way of access to a road or a bridge on payment of toll charges.

- (1) Overloading charges to overloaded vehicle = Toll charges = EX
- (2) Additional amount collected on non-functional fashtag = Toll charges = EX

Entry No. 23A



ENTRY 36- Services of life insurance business provided under following schemes-

- (a) Life micro-insurance product** as approved by the Insurance Regulatory and Development Authority, having maximum amount of cover of ₹ 2,00,000; → EX
- b) Other yojnas refer pg 4.111 module.
- c) Aam Admi Yojna EX
- d) Pradhan Mantri Jan Dhan Yojna EX

General insurance business services

ENTRY 35- Services of general insurance business provided under following schemes -

- (a) Hut Insurance Scheme;
- (b) Cattle Insurance under Swarnajaynti Gram Swarozgar Yojna37;
- (c) Scheme for Insurance of Tribals;
- (d) Janata Personal Accident Policy and Gramin Accident Policy;
- (e) Group Personal Accident Policy for Self-Employed Women;
- (f) Agricultural Pumpset and Failed Well Insurance;
- (g) premia collected on export credit insurance;
- (h) Restructured Weather Based Crop Insurance Scheme (RWCIS), approved by the Government of India and implemented by the Ministry of Agriculture;
- (i) Jan Arogya Bima Policy;
- (j) Pradhan Mantri Fasal Bima Yojana (PMFBY);
- (k) Pilot Scheme on Seed Crop Insurance;
- (I) Central Sector Scheme on Cattle Insurance;
- (m) Universal Health Insurance Scheme;
- (n) Rashtriya Swasthya Bima Yojana;
- (o) Coconut Palm Insurance Scheme;
- (p) Pradhan Mantri Suraksha BimaYojna;
- (q) Niramaya Health Insurance Scheme implemented by the Trust constituted under the provisions of the National Trust for the Welfare of Persons with Autism, Cerebral Palsy, Mental Retardation and Multiple Disabilities Act, 1999.
- (r) Bangla Shasya Bima

Pension schemes

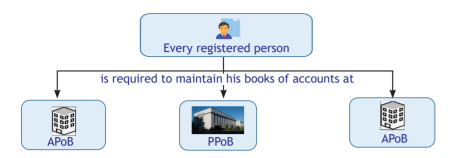
ENTRY 37 - Services by way of collection of contribution under the Atal Pension Yojana.

ENTRY 38 - Services by way of collection of contribution under any pension scheme of the State Governments.

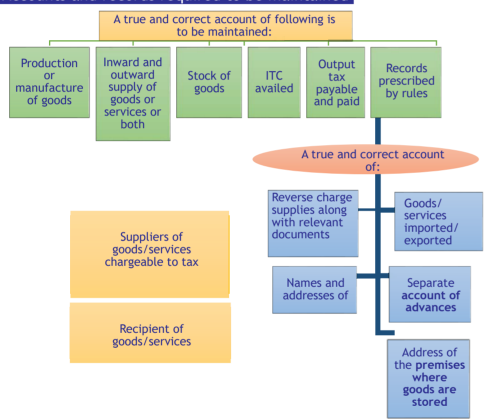
Clarification

Guest anchors providing service to News channels by being on their show and getting paid an honorarium - Taxable

Who is required to maintain his books of accounts and at which place?

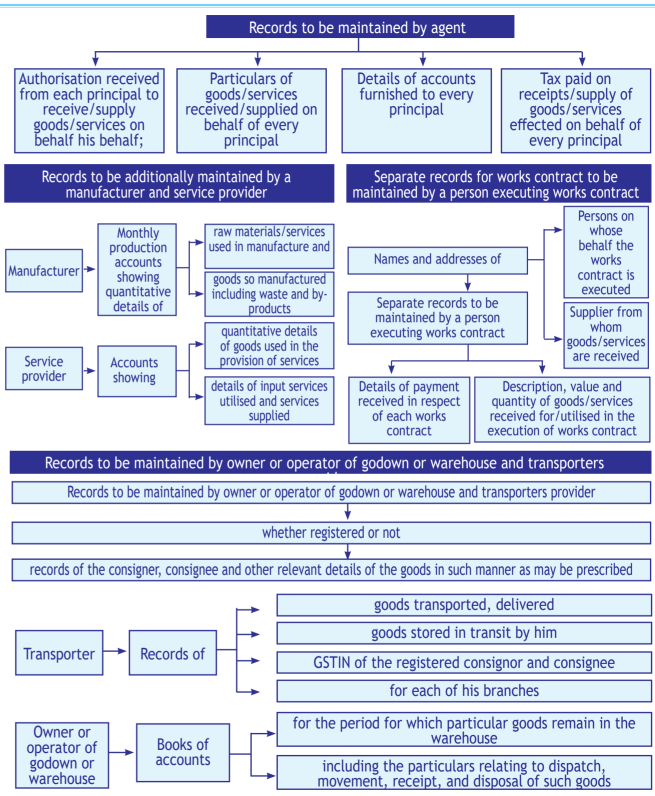


Accounts and records required to be maintained



Records which are to be maintained only by a supplier other than a supplier opting for composition levy

Account of stock of goods received and supplied including opening balance, receipt, supply, goods lost/stolen, destroyed, written off, gifted, free samples, stock balance. Account of details of tax payable, collected and paid, ITC claimed, together with register of tax invoice, credit-debit notes, delivery challan issued/received during any tax period



How the accounts and records will be maintained? Proper electronic back-up of records be maintained and preserved Records in electronic form be authenticated by a digital signature Records in electronic form (Books of account include any electronic form of data stored on any electronic device.) Such records need to be produued, on demand, in hard copy or in any Details of files, their passwords and explanation for codes, and any other electronically readable format info required for access Incorrect entries, other than those of clerical nature, be scored out under attestation and there after correct No entry to be erased/overwritten entry be recorded. In case electronic records beng maintained, a log of every entry edited or deleted Books of account maintained manually be serially numbered shall be maintained. Books of accounts, are required to be produced, on demand.

Failure to maintain the accounts

Failure to maintain the accounts

- PO shall determine the tax payable on the unaccounted goods and/or services, as if the same had been supplied by such person
- Provisions of section 73/74 shall, mutatis mutandis, apply for determination of such tax

Period of retention of accounts

72 months from the due date of furnishing of annual return for the year pertaining to such accounts and records

Where an appeal/revision/any other proceedings before any Appellate/Revisional Authority or Appellate Tribunal or Court, or an investigation is going on

1 year after final disposal of such appeal/revision/proceedings/investigation

72 months from the due date of furnishing of annual return for the year pertaining to such accounts and records whichever is later

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Total	
Result	PASS
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