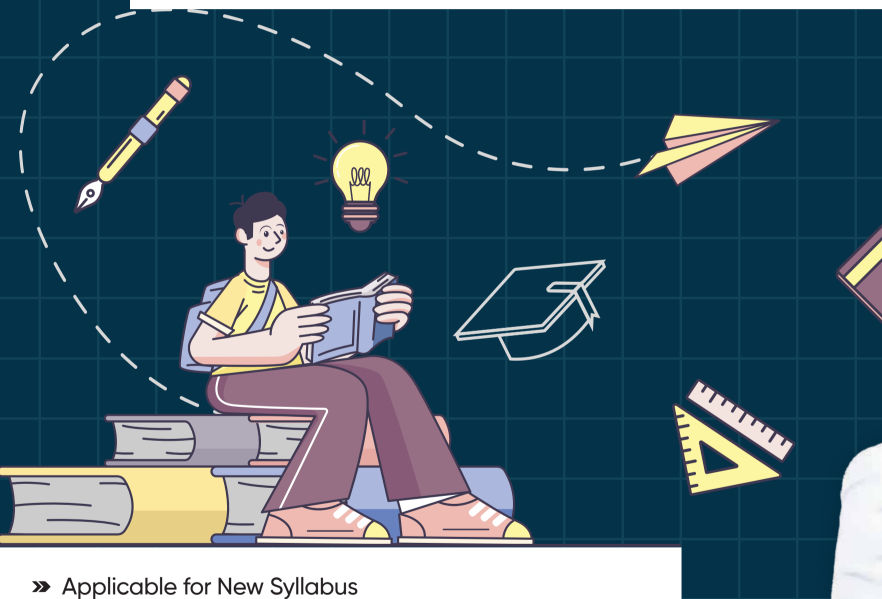


FOR CA INTERMEDIATE MAY 2025 & ONWARDS



- >> This Book is fully ammended as per Finance Act 2024
- >>> Best Book for Revising GST
- >> Summarize full GST in 25 Pages
- >> Full Coloured Book



CA Intermediate New syllabus GST

CRUX Book

as per finance Act 2024

By CA Vivek Gaba (YouR VG SIR)



PREFACE

It is my pleasure to present to you the 'GST Crux Book for CA Intermediate May 25 and onwards,' a comprehensive guide to help you excel in your journey toward success.

1 would like to express my heartfelt gratitude to my parents for their unwavering love, support, and encouragement. Your guidance and sacrifices have shaped who 1 am today.

To my wonderful wife, your love, support, and belief in me make every achievement more meaningful.

To my sister and brother, thank you for always being there, for your constant support, and for making life more joyful with your presence.

And to all the students who have shown so much love , support appreciation.

May we continue to be grateful for one another and cherish the bonds that make us stronger.



Acknowledgements

There are people in this world some of them so wonderful, that made this book become a reality that you are holding in your hand 1 would like to thank all of them.

SPECIAL THANKS TO

Mr. Krishna vyas [class student] who has taken immense efforts in creating & designing this book.

"Success is the sum of small efforts, repeated day in and day out."

CA VIVEK GABA GST MATLAB:- GABA SIR TAX

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	Abbreviation						
CG	Central Government	IGST	Integrated goods and services tax				
SG	State Government	CGST	Central goods and services tax				
UT	Union territory	SGST	State goods and services tax				
SOG	Supply of goods	UTGST	Union territory goods & services tax				
SOS	Supply of services	ISD	Input service distributor				
СТР	Casual taxable person	EI	Educational institute				
NR	Non resident	GA	Government authority				
T/F	Transfer	GD	Government department				
T/O	Turnover	LA	Local authority				
ATO	Aggregate turnover	IRP	Invoice registered portal				
BC	Body corporate	CFY	Current financial year				
FI	Financial institute	PFY	Present financial year				
RP	Registered person	POB	Place of business				
URP	Unregistered person	NT	Non taxable				

ROADMAP OF GST for consultancy client professional checkpoint 1:-Elements covered in the definition of goods/services or both? No(NO question of GST) checkpoint 2:-Whether such activity/transaction is cover under supply? No (NO question of GST) Yes Whether place of supply is in taxable territory? checkpoint 3:-No (NO question of GST) Whether the person cover under the definition of taxable person? checkpoint 4:-No (NO question of GST) Whether such supply is cover under 100 % exemption notification? checkpoint 5:-(GST levied and collected) (GST levied but not collected) checkpoint 6:value of supply Rate of GST checkpoint 7:checkpoint 8:-Who is liable to be pay gst 3rd party I.e ECO recipient supplier When gst is liable to be paid? (Time of supply) checkpoint 9:checkpoint 10:-Return Record Refund Rregistration E-way Composition Audit Invoice Manner of payment scheme Bill

Assessment/Inspection under GST

Appeal and advance ruling

Interest/penalty and other penal proceedings

checkpoint 11:-

checkpoint 12:-

checkpoint 13:-

Meaning of Tax

Compulsory exaction of money by public authority for public purpose, enforceable by law.

Meaning of Indirect tax

IDT is tax which levied on a person AND burden on different person.

Difference between DT and IDT

Basis	Direct tax	Indirect tax
Meaning	Levied/burden on same	Levied/burden on
	Person	Different person
Nature	Progressive	Regressive
Concept	Income of PY assessed	No concept Of PY/AY
Of PY/AY	In AY	
Distribute	CG	CG AND SG
Depart- ment	CBDT	СВІС
Taxable	When income arise	Supply of goods or
Event		Services or both

Definition of GST [ARTICLE 366 (12A)]

- Gst is tax
- Which is levied on supply
- Of goods or services or both
- Except tax on supply of alcoholic liquor for human Consumption.

Types of GST

- SGST • CGST
- UTGST
- IGST

Combination of Gst

- Intra state:- CGST +SGST
- Intra UT:- CGST + UTGST
- Inter state:- IGST

About GST

- Taxable event of gst is supply
- Gst is consumption /destination based tax
- Gst is value added tax
- Applicable in India excluding j/k on 1/7/2017.including j/k on 8/7/2017

Central level tax subsumed in GST

- Tax on sale or purchase of newspaper Excise duty
- Surcharge/cess Service tax Additional duty on excise
- Conventervailing duty Special additional duty of custom
- Central sales tax except 5 petroleum good and alcohol
- Conventervailing duty

State level tax subsumed in GST

- Purchase tax Entry tax and octroi State cess/surcharge
- Tax on advertisement• Entertainment tax Luxury tax
- Tax on lottery, betting, gambling VAT(except 5 pp/alcohol)

Central level tax not subsumed in GST

- Export duty Safeguard duty Basic custom duty
- Other custom duty Excise duty on 5p.p and alcohol

State level tax not subsumed in GST

- Toll tax Property tax Stamp duty Mandi tax
- Professional tax Electricity tax Road and passenger tax

Limitations in old system and solution by GST

- 1.Multiple taxes **GST** (eg.excise,vat,cst,etc.)
- supply 2.Multiple taxable event -----(manufacturing, sale, etc.)
- 3.Assessee name taxable person/supplier (seller, trader, Dealer etc.)
- 4.Double tax No Double tax (2 time taxes) No cascading effect 5.Cascading effect
- (TAX on tax) 6.Different department ----- ONE department(CBIC)
- 8. Higher compliance cost ------ Less compliance cost
- 9.No uniformity ----- One nation one tax (5%,12%,18,28%)

Background of GST

- 1.GST was first levied by France in 1954.
- 2.Last country to adopt gst is malaysia.
- 3.India has highest rate of gst in world I.e 28%.
- 4.Gst is paid by supplier but funded by consumer.
- 5.Model of gst:-• Australian model
 - Canadian model -----followed in india
 - Kelkar -shah medel
 - Bagchi -podder model

6.India follow dual GST MODEL i.e CGST +SGST.

7. Indian gst has 5 Rates [0%,5%,12%,18%,28%]. Except precious metal has 3%, rough diamond has 0.25 %

GOODS AND SERVICES TAX NETWORK(GSTN)

GSTN is a not for profit, ltd by shares ,100% govt.company Wholly owned by CG and SG. GSTN has setup for providing IT infrastructure and services to CG,SG, taxpayer and other Other stakeholders.

Functions of GSTN

- 1. Facilatation of Registration
- 2.Payment of gst
- 3.Return filing under gst
- 4. Maintenance of ledgers of taxpayers
- 5.Matching of itc

(A-246)

- 6.Distribution/apportionment of gst
- 7. Sharing information in taxpayer return with CG/SG
- 8.Computation and settlement of IGST
- 9. Providing time to time report to CG/SG

Benefits of Gst

To govt:	•	Unified common national market. Boost to exports Boost to 'make in india' Increase in revenue
To busness:	•	Simpler taxation system Easy/less compliance Ease of doing business
	1	Increase in revenue of business
To consumer:	•	Reduction in price of goods/services Reduction in cascading Reduction in double tax

ARTICLE 245,246,254

CONSTITUTION OF INDIA ----- VIIth schedule

LIST -1st LIST -2nd Union list Law made by=Parliament

State list State assembly Concurrent list Parliament or State assembly

LIST -3rd

(conflict arise Parliament Prevail. A-254)

Extent of law= Whole of india Whole of state

Depend on law making authority.

ENTRY NO. OF TAXATION

	List -1	List -2		List-3
Entry no.	Name	Entry no.	Name	
82	Taxes on income	46	Taxes on	
	other than		Agriculture	NOTAXATION
	agriculture income		Income	TAXAII
83	Custom duty			NO I
84	Excise duty			
85	Corporate tax			

• GST are not in any entry, it origin is ARTICLE -246A

ARTICLE 265

No tax shall be levied or collected without authority of law.

ARTICLE 248 : Residuary article

If any matter is not cover in any list then law made by Parliament from entry no.97 of list 1st.

ARTICLE 271: Power to levy cess/surcharge by Parliament

Parliament may at any time increase any tax by surcharge for the purpose of union.

Concept of cess	Income tax	GST
Name of cess	health and education cess	gst compensation cess
DOB	Finance Act 2018	Gst compensation Act,2017
Levy on	Tax	Value
	Direct tax	Indirect tax
Rate	4%	3%-290%

ARTICLE-246A: SPECIAL PROVISION WITH RESPECT TO GST



1.Petroleum crude 2.High speed diesel 3.Motor spirit4.Natural gas 5.Aviation turbine fuel

GST on 5 goods is applicable when gst council will recommed

Meaning of Intra state supply and Inter state supply

section 8 of IGST ACT

INTRA STATE SUPPLY

Where the,

location of supplier
And
place of supply

Same state

section 7 of

INTER STA

Where the,
location of supplier
And
place of supply

Same UT

section 7 of IGST ACT

INTER STATE SUPPLY

location of supplier And place of supply

- Two different states
- Two different UT
- Two different countries
- One state one UT
- Supply to/by SEZ

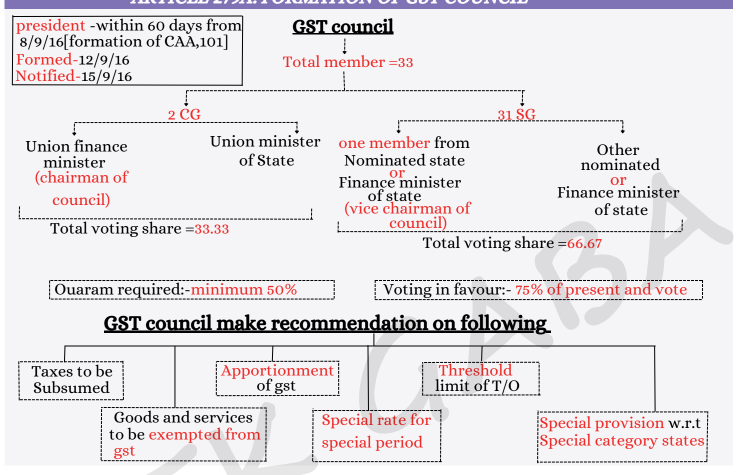
ARTICLE 270: DISTRIBUTION OF TAXES BETWEEN UNOIN AND STATE

- All of the taxes and duties referred in union list.
- · Shall be levied and collected by govt. of india
- Shall be distributed between union and state

Amendment made after gst

- CGST levied on intra state supply shall also distributed to CG/SG
- IGST component apportioned to union also be distributed.

ARTICLE 279A: FORMATION OF GST COUNCIL



ARTICLE 01 : Difination of India under GST

INDIA 12 notical miles 200 notical miles Land mass/ Base line nearest state/ other territory UT deemed UT 28 state 8 UT With Without Legislature Legislature • Andaman nicobar • Delhi • Dadra&daman Pondicherry • Ladakh • 1&k Lakshdeep -deemed state Chandigarh total 6 UT • Other territory

- Teritorail water of india:-12 NM from base line.
- Exclusive economic zone:- 200NM from base line.
- 1 NM = 1.852 km

Tax on tobacco & tobacco product,opium,narcotics, Indian hamp

These products would subject to gst . in addition Central govt have power to levy excise duty i.e double taxation.

ZERO RATE SUPPY



chapter -2 Supply under GST

Definition of Goods [sec 2(52)]

- Every kind of movable property other than money and
- But includes actionable claim, growing crop, grass and things Attached to or forming part of the land which are agreed to be Severed before supply or contract of supply.

Money [Sec 2[75]

means• Indian legal tender

- Foreign currency
- Cheque, draft
- Promissory note
- Bill of exchange etc.

Doesn't include Any currency that is held for It's numismatic value.(Old coin)

Securities (not defined in gst)

Normal meaning:- shares, Debentures, bonds etc.

Actionable claim

Claims to any debt other than Debt secured by property or Beneficial interest in movable Property. Ex. Lottery, betting gambling, unsecured loan

Movable:- moved as such + marketable value

Definition of Services [sec 2(102)]

- Means anything other than goods, money and securities
- But includes activity related to use of money or
- Conversation by cash or by any other mode from currency or
- denomination for separate consideration is charged.

Government [2(53)]

• Means the central government.

Local authority

Means • Panchayat • Municipality

• Zilla parishad

Supplier [sec 2(105)]

Means person supplying goods or services or both include agent.

Person [sec 2(84)]

Person include • An individual • HUF • Company • Firm

- LLP AOP or BOI Body corporate• Trust
- CG/SG Local authority Society
- every artificial person not cover above

Taxable supply [sec 2(108)]

Means supply of goods or services or both which levied to tax Under this Act.

Taxable territory [sec 2(109)]

Means territory to which provision of this Act is apply.

Section and schedule cover under supply chapter

Section 7: Scope of supply

Section 8: Tax treatment of composite and mixed supply

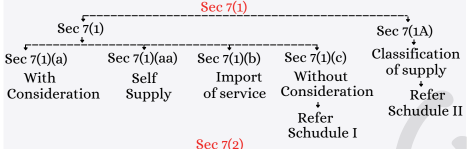
Schudule I: Activity to be treated as supply without consideration

Schudule II : Activity or transaction to treated as supply of goods or Supply of services

Schudule III: Activity or transaction shall treated neither as supply of goods or supply of services

Structure of section 7

section 7: Scope of supply



Activity not cover under supply Refer Schudule III

Sec 7(3)

To be notified.

Section 7(1)(a): with consideration

All forms of supply

Both of goods of services

Such as sale, transfer, barter, disposal, exchange,

license, lease, rental Made or agreed to be made

For a consideration

By a person in the course or furtherance of business

supply must satisfied 2 condition to cover under 7(1)(a)

Supply should made for consideration

Supply should be in the course or FOB

Consideration [sec 2(31)]

Consideration includes Something in return it may in form of:-

- monetary
- Non monetary
- Do something
- Not to do something

But exclude subsidy given By CG/SG

Features of consideration must exist and Must be certian

At the time of provision of activity

In the course and FOB

Business and ancillary to business related activity or transaction

Clarification of Government

1. Donation received by charitable institution from individual owner

Donation Not a intention of

I.e pure donation

Not cover in consideration hence no gst

marketing /advertisement

Intention of marketing Means doner details display In charitable institute with aim of publicity cover in consideration

and gst shall apply

2. Artworks sent by artist to gallery for exhibition.

no consideration flow from gallery to artist not covered in supply.

Section 7(1)(aa): Self Supply

Activity or transaction, by a person, other than an individual to its member or vice -versa for cash, deffered payment or other valuable consideration treated as supply.





Any person other than individual

Section 7(1)(b) linked with section 7(1)(c) + Schudule I (para 4)

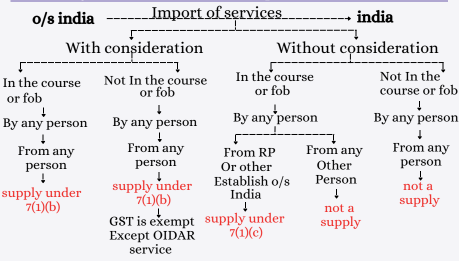
Section 7 (1)(b)

Import of services for a consideration whether or not in the course or FOB

Section 7(1)(c) + para 4 of Schudule I

Import of services by a person from related person or from any other establishment outside India, in the course or FOB

Analysis of 7(1)(b) and 7(1)(c) + para 4 of Schudule I



Section 7(1)(c): Activity treated as supply without consideration

The activities specified in schedule I, made or agreed to be made without consideration treated as supply.

Schedule I para 1

- There must be disposal or transfer of business asset
- Transfer or disposal must be permanent
- ITC must have been availed on such business asset
- without consideration

All condition satisfied then supply under para-1.

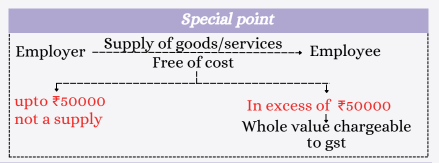
Schedule I para 2

Supply of goods or services or both

between related party

between distinct person

Without consideration in the course or FOB



Distinct person

- Establishment of person with separate registration whether within the state/UT or in different state/UT
- Where a person having one registered establishment in a state/ut has another establishment in different state/ut(not necessary registered)

Schedule I para 3

Supply of goods-

a) by a principal to his agent where the agent undertakes to supply on behalf of the principal without consideration, or b) by a agent to his principal where the agent undertakes to supply on behalf of the principal without consideration.

IMPORTANT POINT

Invoice for further supply is issued by agent



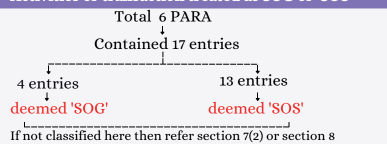
Schedule I para 4

Already cover with section 7(1)(b) import of services from RP

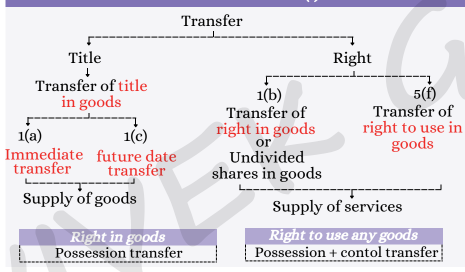
Section 7(1A): Classification of supply

where certain activities or transaction constitute a supply with the provision of section 7(1), they shall be treated either as supply of goods or supply of services as referred in schedule II.

Activities or transaction treated as SOG or SOS



PARA -1 Link with PARA 5(f)



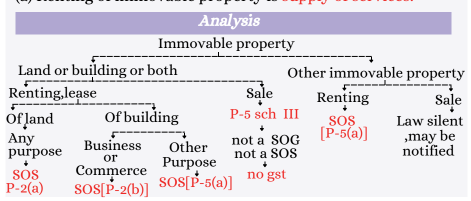
PARA -2 link with PARA -5(a) of Schudule III

PARA 2: land and building

- (a) Any lease, tenancy, easement, license to occupy land is a supply of services.
- (b) Any lease, letting out of the building including a commercial, Industrial or residential complex for business or commerce, either wholly or partly, is a supply of services.

PARA -5

(a) Renting of immovable property is supply of services.



PARA- 3 Treatment or process

Any treatment or process which applied to another person's goods is a supply of services.



Raw material/ semi finished goods

Return after process



Waste and scrap sold by job- worker

Supply u/s 7(1)(a) and supply of goods u/s PARA-1 of sch- II

PARA -4

(a) Where goods forming part of business are transferred or disposed is a supply of goods.

Note:- PARA 1(a) cover stock in trade PARA 4(a) cover business asset

- (b) Where, by or under the direction of person carrying business goods held or used for the business, are put to private use or made available to any person for for private use is supply of services.
- (C) where any person ceases to be taxable person, any goods forming part of the assets of the business shall deemed to be suplied ans supply of goods except:-
 - (i) business is transferred as going concern to another person
 - (ii) business is carried on by a personal representative who is deemed to be a taxable person.

PARA -5

- (a) Renting of immovable property [other than cover u/s para 2 2(a)/2(b)]
- (b) Construction of complex, building etc. except 100% consideration has been received after issuance of completion certificate or after it's first occupation which ever is earlier. supply of services.



- (c) Temporary transfer or permitting the use of any intellectual property right is supply of services.
- (d) Development, design, programming, customisation upgradation, enchance, implementation of IT software is Supply of services.
- (e) Agreeing to the obligation to refrain from an act, or tolerate an act(not to do something) is supply of services
- (f) Transfer of the right to use any goods for any purpose is SOS.

PARA 6

Composite supply

Specified composite supply

Non-Specified composite supply

Restaurant service Work-contract service Related to immovable **Property**

Treatment under section 8

Always deemed as SOS

Tax treatment of non-spefied composite supply or mixed supply

Composite supply [section 2(30)]

Composite supply means a supply by a taxable person to recipient consistent 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 the ordinary course of business, one of which is a principal supply.

Mixed supply [section 2(74)

Mixed supply means two or more individual supplies of goods or services or any combination thereof, made conjuction with each other by a taxable person for a single price where such supply does not constitute a composite supply.

taxable supply Naturally bundled H individual supply (taxable/NT) Not naturally bundled H	Identification test					
Combination of two or more taxable supply Naturally bundled One is principal supply other is ancillary. Not necessary to charge single Combination of two or more individual supply (taxable/NT) Not naturally bundled Not constitute composite supply Charge single price.	Composite supply	Mixed supply				
taxable supply Naturally bundled One is principal supply other is ancillary. Not necessary to charge single one is principal supply other is ancillary. Charge single price.	 Supply made by taxable person 	• Supply made by taxable person				
	taxable supply + Naturally bundled One is principal supply other is ancillary. + Not necessary to charge single	 Not naturally bundled				

Tax treatment of CS (sec 8) Treated as supply of principal supply

Tax treatment of MS(sec 8)

Treated as supply of which attract HIGHEST RATE OF TAX

Section 7(2): Activity treated neither as SOG nor SOS

Notwithstanding anything contained in sub-section (1)

- (a) Activities or transactions specified in schedule III
- (b) Such activity or transaction undertaken by the centrl govt a state govt or any local authority, as maybe notified by the govt on the recommendation of the council,

shall be treated neither as SOG nor a SOS.

Schudule III : Activity treated neither as SOG nor SOS

Total 8 para (in syllabus 6 para)

PARA -1

Services by an employee to the employer in the course or in relation to his employment.

PARA -2

Services by any Court or tribunal establish under any law.

- Court includes district, HC, SC
- Service provide by arbitral tribunal not covered here, it means gst may be applicable

PARA-3

Function performed by → MPs, MLAs, member of panchayat, Member of local authority, IAS, CAG, Prime minister, president etc.

PARA-4

Services of funeral, burial, crematorium or mortuary or transportation of deceased.

PARA-5

Sale of land or building subject to para -2 of schedule II.

PARA-6

Actionable claim other than specified actionable claim.

specified actionable claim[sec 2(102A)]

Specified actionable claim means the actionable claims

- involved in or by way of • Betting Casinos Lottery
 - Gambling Horse racing
 - Online money gaming

Notification or Circulars related to supply

1. Activity related to panchayat/municipality

Services by way of any Activity in relation to a function performed by panchayat or municipality

neither treated as SOG Nor SOS.

2. Grant of alcoholic liquor license

Services by way of grant of alcoholic liquor license by state are treated neither AS SOG nor SOS.

3. Printing contract

It is clarified that printing contract is a composite supply Nature determine on the basis of principal supply.

Printing of

Books, pamlets, annual report where content of printing is more SOS -

Printed boxes, letter cards where physical input is more

4. Food supplied to patients

Food supplied to in-patient is part of composite supply of health care and not separately taxable. Food supplied to attendant or visitors are taxable.

5. Activity of bus body building

Classification of this composite supply as goods or services depends on principal supply, determine case to case.



Body + chases SOG



6. Retreading of tyres

Old tyres belong to

Receiver

Dominating element is process

Supplier SOG

7. supply of food and beverages in cinema hall

It is clarified that:

- (i) Supply of food or beverages in a cinema hall is taxable as restaurant services.
- (ii) Where cinema ticket and food and beverage are sale combo treated as composite supply. (Rate of cinema hall attract on entire supply)

8. Holding shares of subsidiary company by holding co.

treated neither SOG Nor SOS hence no gst.

9. Inter-state movement of various modes of conveyance between distinct person including:- Trans, tankers, buses, vessels, trucks, aircraft, etc.

(a) Carrington goods or passengers or both

(b) For repair & maintenance purpose shall treated neither as SOG

However, gst shall be leviable on repairs and maintenance done for such conveyance.

10. Inter state movement of rigs, tools and spares and all goods on wheels (like cranes)

Such Inter state movement shall treated neither as SOG nor SOS.

- 11. Treatment in case of warranty replacement and repair services
 - 1. Manufacturer Providing Warranty Services
 - No Gst on free replacement or repair; GST applies if additional charges are collected.
 - No ITC reversal required as these are part of original supply.
 - 2. Distributor Providing Warranty Services on Behalf of
 - No Gst if no consideration is received; Gst applies if distributor charges the customer.
 - No ITC reversal if GST is charged to the manufacturer or parts are received without charges; ITC reversal applies if credit note is issued.
 - 3. Supply Between Distributor and Manufacturer
 - GST is payable if the distributor invoices the manufacturer for replaced parts; no Gst if parts are provided without charge.
 - The manufacturer can claim ITC on Gst paid on such supplies.

4.Repair services by Distributor to Manufacturer

- GST applies when the distributor invoices the manufacturer for repair services.
- The manufacturer can claim ITC on gst paid for these services.

5. Extended Warranty

- If purchased with the original supply, it is part of the composite supply; If purchased later, it is a separate taxable service.
- ITC is available on inputs used for providing extended warranty services.

RCM

Section cover in chapter

Section 9 Sec 9(1) Sec 9(2) Sec 9(3) Sec 9(4) Sec 9(5) E.com General **RCM RCM** petroleum operator provision 25 service 1 service products Levy,value 5 service notified notified rate etc notified 9 goods notified

Section 9(1): Levy and collection of tax

If any transaction not covered u/s 9(3),9(4),9(5) than supplier is liable to pay Gst called forward charge

Collection

Taxable person [2(107)]

Means a person who

is registered or liable

to be registered.

From whom tax will the

collect?

Tax shall be

paid by

How will the

collection be

done?

As may be

prescribed in

rules.

Levv There shall be levied a tax • Activity/ → supply

- transaction Supply -- Goods or services or
- taxable person Supply not covered negative goods → Alcohol liquor for human, 5 petroleum goods, money/securities, electricity
- Value → Determine u/s 15
- Rate of tax → MAX rate 40%(20% CGST,20%SGST) Notified 28% (14% CGST,14%SGST)

Section 9(2): Petroleum products

GST applicable on 5 petroleum products form the date when GST council recommended. 5p.p -high speed diesel ,natural gas, petroleum crude, aviation turbine fuel, motor spirit.

Section 9(3): Reverse charge mechanism

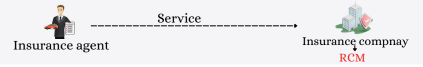
GOVT notified specified goods or services or both on which tax is Paid by Recipient, who is liable to pay tax.

Recipient [sec 2(93)]

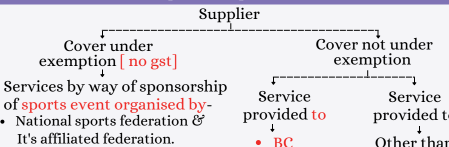
Recipient of supply of goods and/or services means-

- (a) where consideration is payable person who is liable to That consideration,
- (b) where no consideration is Payable
 - Person to whom goods are delivered
 - Person to whom possession or use of goods given
- Person to whom the service is rendered Recipient include agent also

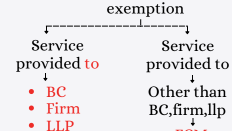
1. Insurance agent service



2. Sponsership services

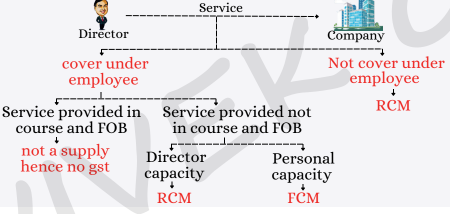


- Association of Indian university or inter university sport board Central civil service culture and
- sport board • As a part of national game by
- india Olympic assoc.
- · Panchayat yuva krida and khel Abhiman scheme



FCM

3. Service by director



4. Copyright service

- Music composer
- Supply of services
- Photographer T/F of permit of use/ • Producer the like enjoyment of copyright. • Artist the like
- **RCM**

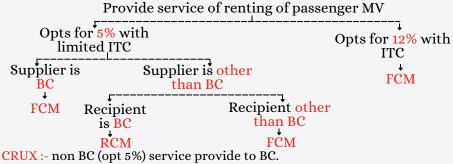
• Music company

5. Copyright service by author to publisher

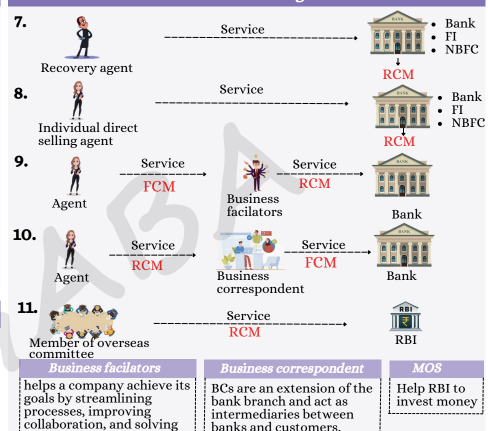
Publisher Author Supply of services, T/F of permit of use/ **RCM** enjoyment of copyright.

 Author have option to pay tax under forward charge by declaration.

6. Renting of passenger vehicle

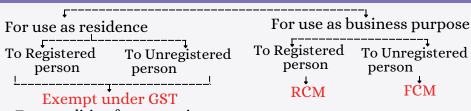


Services related to banking sector



12. Renting of Residential dwelling

banks and customers.

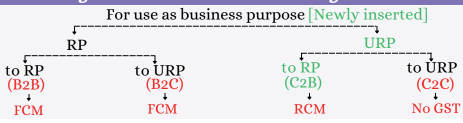


• Two condition for exemption 1.use for personal purpose 2. Rent T/F from his personal A/C

problems

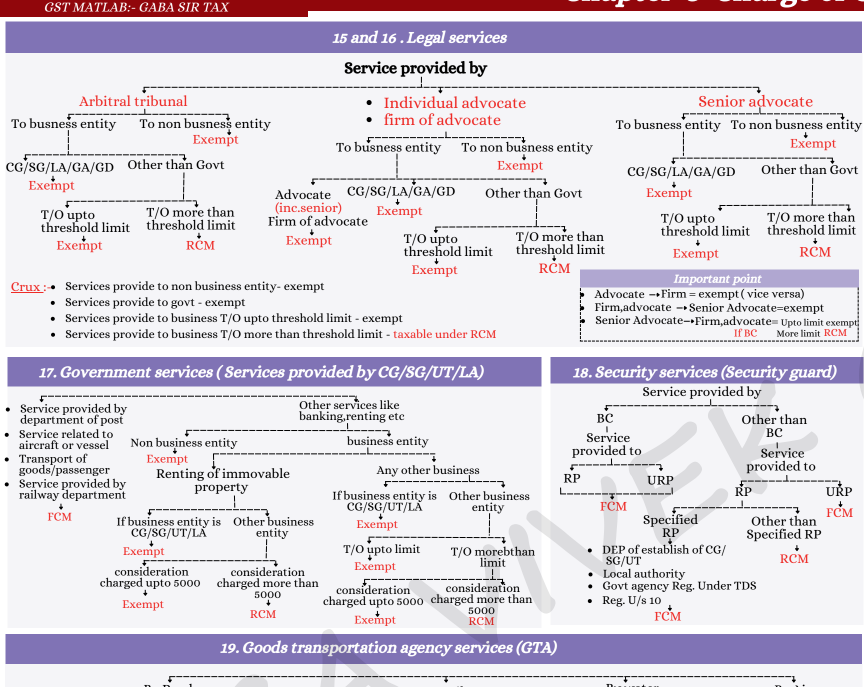
Not exempt if accommodation services to students proving by hostel camp paying guest and the like where rent is more than 20000 per parson per month and accommodation is for less than 90 days.

13. Renting of other than Residential dwelling i.e commercial



14. Lending of securities





By Road By water By Rail By Air **FCM** Specified goods Non specified Inland water ways By vessel Through Through other Through courier agency (bus,bike etc) gooods (A MON DC) Non specified Specified goods **FCM** Exempt **FCM** Exempt gooods (A MON DC) **FCM** Exempt Transportation of non Transportation of specified specified goods goods (A MON Aagriculture produce ancillary or incidental services provided DC) 5% option 12% option with milk, salt, food grains by GTA in course of transportation of without ITC TTC Exempt organic manure goods by road such as Newspaper or magazines loading/unloading,packing,warehousing to URP to RP Defence or Military etc.will treated as composite supply. RCM Calamity relief material Specified URP Other than # subject to Specified URP Factory registered under exemption GTA service provide to DEP of establish of CG/ factories act Excise option of FCM by declaration. • Other than Specified URP • Society Supplier issue invoice with GST • UR casual taxable person Cooperative society Local authority • Partnership firm inc AOP Exempt Govt agency Reg. Under

Section 9(5): Electronic commerce operator







Supplier

Electronic commerce [sec 2(44)]

Means the supply of goods or services or both including digital products over digital or electronic networks.

ECO [sec 2(45)]

Means any person who owns, operates or manage a digital or electronic facility or platform for electronic commerce.

• All goods or other than 4 services specified below Always supplier is liable to pay gst.

Specified services where ECO is liable to pay gst

1. Providing accommodation





2. House keeping

3. Restaurant services \$\sum_{\text{swiggy}}\$

Room Rent is upto 7500 per day Room Rent is more than 7500 per day ECO is liable to pay gst Supplier is liable to pay gst

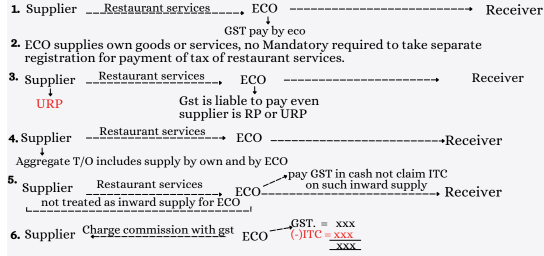
4. Passenger transportation

Omni Bus Supplier is company Supplier is not a company Supplier is liable to pay gst ECO is liable to pay gst

Other vehicle Supplier is company/not company

ECO is liable to pay gst

Important clarification related to ECO



- 7. If ECO is providing restaurant service or any other service, then it will pay GST under 9(5) for the restaurant services and other services ECO will not pay GST that not covered under 9(5) and ECO will collectorly TCS. Separate bill issue of supply.
- 8. Where any service not cover in 9(5), ECO shall collect TCS.

Chapter-4 Composition scheme

Difference between composition scheme and normal scheme

Normal scheme	Composition scheme
Covered u/s 9 of cgst act	Covered u/s 10 of cgst act
ITC available	ITC not available
GST payable = output tax (-)ITC XXX	GST payable = output tax (-)ITC XXX
Make intra state as well as Inter state.	Cannot make inter state supply (Purchase can intra or inter, sale only intra.)
Any registered person opt.	Only specified registered person opt (ATO 1.5cr/75lakh/50lakh)
return under GST 2 monthly, 1 annual (total 25) GSTR 1,3B,9 If QRMP Scheme opt 1 quarterly, 1 annual (total 5)	Only 2 return <mark>annually</mark> GSTR-4 ,9A
Higher rate (5%,12%,18%,28%)	Lower rate (1%,5%,6%)
Detailed books of accounts	Less books of accounts
Classification of goods Required	No Classification required
Burden shift on consumer	cannot shift on consumer
Issue tax invoice	Issue bill of supply
No such requirement	bill of supply mention composition scheme
No such requirement	Mention Composition scheme on board of shop
Cess also payable	Cess not payable
Payment of gst • Monthly =20th of next Or Month • Quarterly =22/24th of next quarter	Payment of gst • Quarterly =18th of next quarter
Discharge of liability • E-credit leger • E-cash leger	Discharge of liability • E-cash leger only
NR or CTP allowed	NR or CTP not allowed
ECO allowed	ECO not allowed
Supplier allowed to supply through ECO	Supplier allowed to supply through ECO only intra state.(only goods)
No Such requirement	Assessee not allowed to opt if he is manufacturer of:- P=pan masala A=Aerateal water T=Tabacco I=Ice cream Assessee not allowed to opt Bricks Building bricks Roofing tiles Fly ash bricks Bricks of fosil

SECTION 10 OVERRULED ENTIRE GST ACT EXCEPT SECTION 9(3) AND 9(4)

Section 10(1), 10(2), 10(2A), 10(3)

Eligible assessee = Every registered person Eligible limit=

particulars	section	Normal st	Special st
Goods manufacturer (excluding PATI+ Bricks)	10(1)/10(2)	150 lakh	75 lakh
Goods trader (Including PATI+ Bricks)	10(1)/10(2)	150 lakh	75 lakh
Restaurant service	10(1)/10(2)	150 lakh	75 lakh
Goods manufacturer Marginal service	10(1)/10(2)	150 lakh	75 lakh
Goods trader + Marginal service	10(1)/10(2)	150 lakh	75 lakh
Restaurant service + Marginal service	10(1)/10(2)	150 lakh	75 lakh
Services other than Restaurant	10(2A)	50 lakh	50 lakh
Services+marginal goods	10(2A)	50 lakh	50 lakh

Marginal service 10% of T/O in PFY Or 5 lakh

Important point

1.first time registration then upto threshold limit no gst 2.CS-150 lakh ,after 150lakh normal gst rate

Special state(UMMM NAST)

- Uttarakhand Meghalaya Mizoram Manipur
- Nagaland
 Arunachal
 Sikkim
 Tripura

Diagram for better understanding

sec 10(1) Normal st =150 lakh	
▼	↓
sec 10(2) Special st=75 lakh Upto More	:han
sec 10(2A) N.st/ S.st=50 lakh 150L/75L/50L 150L/75	L/50L

- Pay concessional Gst
- No normal gst Pay normal gst
- No ITC
- ITC Claim
- Burden cannot Burden shift on Shift Consumer

Important points

- If person have one establishment in normal state and another in special state with same PAN then his eligible ATO check 75 lakh instead of 150 lakh.
- Composition scheme avail starting of year and withdraw any time during year
- If one registered person under a single PAN opts for the normal GST scheme, all other businesses under the same PAN become ineligible for the Composition Scheme.

How to compute T/O of PFY for eligibility

Consider only:- outward supply

Includes

- Inter state supply(Fcm)
- Inter state supply(Rcm)
- Intra state supply(Fcm)
- Intra state supply(Rcm)
- Intra state supply(Rcm)
- Inter state supply(nil rated/exempted/non taxable)
- Intra state supply(nil rated/exempted/ non taxable)
- Export supply (Actual/deemed) (zero rate supply)
- Any other outward supply.

But does not include

- → GST or CESS
- → Interest or discount
- → Inward supply cover under Rcm

How to compute T/O of current financial year

Consider only:- Intra state outward supply

Includes

- Taxable under Fcm
- Taxable under Rcm
- Exempted
- Nil rated supply
- Non taxable supply

But does not include

- → GST or CESS
- → Interest or discount
- → Inward supply cover under Rcm

T/O and rates of taxes

section	particulars	T/O in cfy	concessional gst	
10(1)/10(2)	Goods manufacturer	Total turnover	1%(o.5 cgst+0.5 sgst)	
10(1)/10(2)	Goods trader	only taxable turnover	1%(o.5 cgst+0.5 sgst)	
10(1)/10(2)	Restaurant service	Total turnover	5%(2.5 cgst+2.5 sgst)	
10(1)/10(2)	Marginal service with Above category	only taxable turnover	1%(0.5 cgst+0.5 sgst)	
10(2A)	Service other than Restaurant service	Total turnover	6%(3 cgst+3 sgst)	
10(2A)	Services + Marginal goods	Total turnover	6%(3 cgst+3 sgst)	

- Total turnover :- Fcm,Rcm,exempted, nil rated,non taxable
- Only taxable turnover :- Fcm,Rcm

FORM number Availment or withdrawal of scheme

- Fresh registration PART B of GST REG o1
- Normal scheme to composite scheme GST CMP 02
- Auto withdrawal or voluntary exit form scheme GST CMP 04
- Denial by department
 - → Show cause notice GST CMP 05
 - ightharpoonupReply of show cause notice GST CMP 06
 - →Order passed GST CMP 07
- Payment of concessional gst GST CMP 08

chapter-5 Place of supply

Relevant definitions

Location of the recipient of services [sec 2(14)]

Means

- (a) Where a supply is received at a place of business for registration has been obtain, the location of such place of business;
- (b) Where a supply is received at a place other than the Place of business for which registration has been obtain That is to say, a fixed establishment elsewhere, the location of such fixed establishment;
- (c)Where a supply is received at more than one establishment whether the place of business or fixed establishment, the location of the establishment most directly concerned wit the receipt of the supply; and
- (d) In absence of such places, the location of the usual place of the recipient.

<u>Location of the recipient of goods</u> not defined in law, in case of goods it easier to determine where goods are actually located.

Location of the supplier of services [sec 2(15)

Means

- (a) Where a supply is made at a place of business for registration has been obtain, the location of such place of business;
- (b) Where a supply is made at a place other than the Place of business for which registration has been obtain That is to say, a fixed establishment elsewhere, the location of such fixed establishment;
- (c)Where a supply is made at more than one establishment whether the place of business or fixed establishment, the location of the establishment most directly concerned with the provision of the supply; and
- (d) In absence of such places, the location of the usual place of the supplier.

<u>Location of the supplier of goods</u> not defined in law, in case of goods it easier to determine where goods are actually located.

Place of business[sec 2(85)]

Includes

- (a) A place from where the business is ordinarily carried on includes A warehouse, a godown or any other place where a taxable person Stores his goods, supplies or receives goods or services or both; or
- (b) A place where a taxable Person maintain his books of account;or
- (c) A place where a taxable Person is engaged in business through an agent by whatever name called.

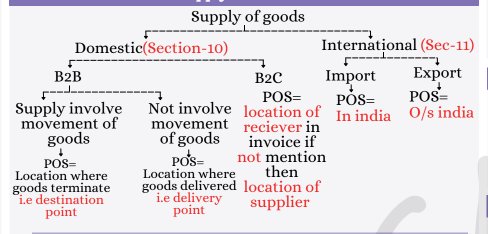
Fixed establishment [sec 2(7)]

Means a place other than the place of business which is characteristics by a sufficient degree of permanence and suitable structure in term of human and technical resources to supply services, or to receive and services for it's own need.

Place of supply in case of goods

Place of supply of goods in following cases

1. Supply of Goods



Clarification

Supplier ----- ECO ----- Receiver Billing address and delivery address are different, pos taken delivery address.

2. Bill to ship to

POS= Principal palce → Third person/who gave direction

3. Goods are assembled or installed at site

POS= where goods assembled or installed

4. Supplied on-board (Section -12)

POS= Where goods taken on-board

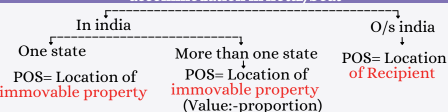
Place of supply in case of services

Place of supply of services in following cases

1. General Rule



2. Immovable property related services including accommodation in hotal/boat



3. Restaurant and cattering services, personal grooming, fitness, beauty treatment and health service

POS= Where service are actually performed

4. Traning and performance approval

B2B B2C
POS= Location where the service actually performed

5. Admission to an event or amusement park

POS= • Place where the event held or

- Place where the park or
- Other place is located

6. Admission to an event or amusement park

In india

B2B

B2C

POS= Location of RP

POS= Location where the service actually performed

(Event held in More than one state value proportionate)

O/s india

POS= Location of Recipient

7. Transportation of goods including mail or courier

B2B
POS= Location of RP

B2C
POS= Location at which goods are handed over

8. Passenger transportation

B2B
POS= Location of RP
POS= Place where the embarks(journey start)

9. Services on board a conveyance

POS= Location of first scheduled point of departure

10. Banking and other financial services inc stock broker

POS• location the recipient of services in the record of the supplier
• Location of receiver is not available then location of supplier

11. Insurance services

B2B POS= Location of RP

POS= Location at which goods are handed over

12. Advertisement services to the GOVT

POS= Each of state/union territory where the advertisement is broad casted/ displayed/run/disminated

13. Telecommunication services

- Services involving fixed line, leased and internet leased Circuit, dish antenna etc: location of such fixed equipment
- Post-paid mobile/internet services :location of billing address of the recipient and if the same is not available, location of supply
- Pre-paid mobile/internet/DTH services provided

Through selling agent/re-seller/distributor: Address of

- → such selling/re-seller/distributor in the record of supplier at the time of supply
- → By any person to final subscriber: location where prepayment is received or place of sale of vouchers
- → When payment made through electronic mode: location of recipient in records of supplier
- Other cases: address of the recipient in the records of the supplier and if same is not available, location of supplier.

Power to exempt from Tax

By way of issuance of

Notification

Exempt generally. Either absolutely or subject to such condition as may be specified.

Goods and/or services of any Specified description.

Exempt from payment of tax circumstances of an exceptional nature to be stated in such order, in public interest.

Special order

Private

coaching

Taxable

Education services

College

Service provided by EI

• To its student ,faculty, staf

By way of entrance exam

• supply of online journal or

School

Service provided by EI

- To its student ,faculty, staf By way of entrance exam
- Transportation of students, faculty, staff
- Catering include mid meal
- Admission to EI
- Conduct of examination

New entry

Affiliation services provided by

Central or State education board or any other similar body

to school establish, owned or controlled by CG,SG,UT,LA,GA,GE [Only govt school cover, non govt school and college universities not cover]

Health care services

Health care services

Transportation of Health care of patients in ambulance bird /animal

By a clinical estb/authorised medical practitioners/para -medics

not exempt if Room charges>₹5000 per day other than ICU/CCU/ICCU/NICU

Services of transport of passengers

Air plane **Economy class** Embarking or terminating in

state

Meghalaya,

bagdoyra.

AP, Assam, Manipur,

mizoram, Nagaland,

Sikkim, Tripura,

Contract Stage carriage carriage other than other than Air Air

conditioner conditioner Not exempt if

book from ECO

Other services provided by

- Inland waterways
- Public transport other than tourism purpose. metered cab or auto
- rickshaw including Erickshaw [not exempt if book from ECO].

Services provided by ministry of railways

Services provided by ministry of railways to Individual by way of:-

- Railways in a class other than first class /Air conditioner coach.
- Metro monorail, or tramway
- Sale of platform tickets.
- Facility of retiring rooms /waiting rooms.
- Cloak room services.
- Sattery operated car services.

Services provided by one zone/division to another zone(s)/division(s).

Services related to charity and religious activities

Charitable activities by an entity registered under sec 12AA/12AB of IT ACT 1961

Conduct of any religious ceremony

Services by a person by way of

Renting a religious place for general public not

exempt if Premises committee Shop>=₹10000 per

KMVN/HAI committee (Haj and Kailash maansarovar yatra)

Training/coaching in Activities sports by related to art charitable /culture by entities individual

Agriculture related services

Agriculture Rice produce

Loading, uploading, packing, storage or warehousing

Ware housing of Cereals, Minor pulses forest ,fruits produce &vegetables

Room rent >=₹10000

Artificial Supply of insemination of farm live stock (other labour than horses)

hall>=₹10000 per day month

Agriculture operations of cultivation, harvesting, plant protection Etesting

Awas yojana.

Renting & leasing Agriculture extension services Agro machinery

Vacant land

Of construction,

of original work

Erection, installation

Services provided by government

• Services by GA to municipality/panchayat.

per day

- Services by GA to CG/SG/UT/LA/Any person specified by CG/SG/UT/LA against consideration received form CG/SG/UT/LA, In Form of grants.
- Services of old age home by CG/SG/an entity registered u/s 12AA or 12AB of IT ACT To residents age >=60 years against consideration upto ₹25000 per month.
- Services by CG/SG/UT to their undertaking or PSUs by way of guaranteeing the loans, they form the banking companies &FI.
- Services provided by CG/SG/UT/LA by way of:-
- → Registration under any law.
- → Protection&safety of worker, consumer or public at large including fire
- Issue of passport, visa, driving license, birth certificate, death certificate.
- Services by CG/SG/UT/LA by way of tolerating non -performance of a contract for which consideration in the form or liquidation damages is payable to CG/SG/UT/LA under any contact.
- services by CG/SG/UT by way of deputing officers after office hours or on holidays for inspection or container stuffing or such other duties in relation to import export cargo on payment of merchant overtime charges.
- Services provided by CG/SG/UT/LA by way of assignment of right to use natural resources to an individual farmer for cultivation of plants & rearing of all life forms of animals [except horses], for food, fibre, fuel, raw material or other similar products.
- Services provided by rehabilitation professionals recognised under the RCI Act, 1992 by way of rehabilitation, therapy or counselling and such other activity as covered by the said Act at medical establishments, educational institutions, rehabilitation centers established by CG/SG/UT/an entity registered under section 12AA or 12AB of the Income-tax Act, 1961.

Banking and financial

- Discount or interest (other than interest on credit card).
- Sale or purchase of foreign currency between banks or authorised dealers. A/C hold under Pradhan mantri jan dhan yojana.
- Single transaction upto ₹2000 through credit card, debit card, charge card or other payment card service.
- Intermediary of financial services located in a multi services SEZ with IFSC status to a customer located outside India for international financial services in currencies other than Indian rupees.

Construction services

Pure labour contract

Of construction, Erection, installation, completion, fitting out ,repair ,Maintenance, renovation, or alteration of original work pertaining to

Individual house construction or enhancement under the housing for all (urban)mission/Pradhan mantri pertaining to A single residential unit otherwise than as a part of a residential complex.

 Services by Electricity distribution utilities by way of infrastructure for extending Electricity network upto tubewell of farmer for agriculture use.

Services of life insurance business

- Such services by way of annuity under the National Pension System by Pension Fund Regulatory.
- Such services by the Army, Naval and Air Force Group Insurance Funds to members of the Army, Navy and Air Force, respectively, under the Group Insurance Schemes of CG.
- Services of life insurance provided/agreed to be provided by the Central Armed Police Forces.
- Such services by the Naval Group Insurance Fund to the personnel of Coast Guard under the Group Insurance Schemes of CG.
- Such services under following schemes-
 - → Janashree Bima Yojana:
 - → Aam Aadmi Bima Yojana;
 - → Life micro-insurance product as approved by the Insurance Regulatory and Development Authority (IRDA), having maximum amount of cover of ₹2,00,000;
- → Varishtha Pension Bima Yojana;
- → Pradhan Mantri Jeevan Jyoti BimaYojana;
- → Pradhan Mantri Jan Dhan Yogana;
- → Pradhan Mantri Vaya Vandan Yojana.

Goods transportation agency

Already covered under reverse charge.

General Insurance business

Such services under following schemes -

- Hut Insurance Scheme;
- Cattle Insurance under Swarnajaynti Gram Swarozgar Yojna 62;
- Scheme for Insurance of Tribals;
- Janata Personal Accident Policy and Gramin Accident Policy;
- Group Personal Accident Policy for Self-Employed Women;
- Agricultural Pumpset and Failed Well Insurance;
- Premia collected on export credit insurance; Restructured Weather Based Crop Insurance Scheme (RWCIS), approved by the Government of India andimplemented by the Ministry of Agriculture;
- Jan Arogya Bima Policy;
- Pradhan Mantri Fasal Bima Yojana (PMFBY);
- Pilot Scheme on Seed Crop Insurance:
- Central Sector Scheme on Cattle Insurance;
- Universal Health Insurance Scheme;
- Rashtriya Swasthya Bima Yojana;
- Coconut Palm Insurance Scheme;
- Pradhan Mantri Suraksha Bima Yojna;
- 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;
- Bangla Shasya Bima.

Services provided to CG/SG/UT under any insurance scheme for which total premium is paid by CG/SG/UT. Services by way of reinsurance of the insurance scheme.

services provided by specified bodies

- Services by the Employees' State Insurance (ESI)
 Corporation to persons governed under the ESI Act, 1948.
- Services provided by the EPFO to the persons governed under the Employees Provident Funds (EPF) & Miscellaneous Provisions Act, 1952.
- Services by CMPFO to persons governed by Coal Mines Provident Fund and Miscellaneous Provisions Act, 1948.
- Services by NPS Trust to its members against consideration in the form of administrative fee.

Business facilitator/correspondent

The following services are provided in respective capacities:

- Business Facilitator/Correspondent to a Banking Co.
 Services related to accounts in rural area branches.
- Intermediary to Business Facilitator/Correspondent Services to a business facilitator or correspondent for banking services in rural areas.
- Business Facilitator/Correspondent to an Insurance Company Services in a rural area for insurance companies.

Pension schemes

Services by way of collection of contribution under:

- Atal Pension yojana
- Any Pension Scheme of SG.

Services provided to Government

The following services are provided to CG/SG/UT/LA in relation to functions entrusted to Panchayats/Municipalities

- Pure services These are services without any goods involved.
- Composite supply of goods and services Where the value of goods does not exceed 25% of the total value of the supply.
- Services from Fair Price Shops Sale of food grains, kerosene, sugar, edible oil, etc. under the Public Distribution System (PDS) against a commission or margin.
- Services under insurance schemes When the total premium is paid by CG/SG/UT.
- Training services If 75% or more of the total expenditure is covered by CG/SG/UT administration.

Leasing services

Service Type: Long-term lease (30+ years) of industrial or financial business plots for infrastructure development.

Providers: State Government Industrial Development

Corporations/Undertakings or entities with 20%+ ownership by CG/SG/UT.

Recipients: Industrial units or developers in industrial/financial business areas.

Payment: Upfront amount payable for the lease. **Conditions**: Subject to specific terms and conditions.

Legal services

Already covered under reverse charge.

Sponsorship of sports events

Already covered under reverse charge.

Skill development services

Services provided by:-

- National Skill Development Corporation (NSDC) set up by the Government of India (GoI).
- Sector Skill Council (SSC) approved by NSDC.
- Assessment Agencies approved by SSC/NSDC.
- Training Partners approved by SSC/NSDC for:
- National Skill Development Programme by NSDC.
- Vocational skill courses under the National Skill Certification and Monetary Reward Scheme.
- Other schemes implemented by NSDC.

Additional Services:

- Assessing bodies empanelled by DGT, Ministry of Skill Development & Entrepreneurship for assessments under the SDI Scheme.
- Training Providers (Project Implementation Agencies) under DDUGKY, Ministry of Rural Development, offering skill or vocational training courses certified by NCVT.

Performance by an artist

Artists' performances in folk/classical music, dance, or theatre if the payment is upto ₹1,50,000, excluding services as a brand ambassador.

Right to admission to various events

Admission to:

- Museum, national park, wildlife sanctuary, tiger reserve, or zoo.
- Protected monuments under the Ancient Monuments and Archaeological Sites & Remains Act 1958 or relevant state laws.

Admission to events or places where the entry fee is not more than 500 per person, including:

- Circus, dance, theatrical performances (drama, ballet).
- Award functions, concerts, pageants, musical performances, or unrecognized sporting events.
- Recognized sporting events.
- Planetariums.

Services by an un-incorporated or non profit entity registered under any law for the time being in force

Services provided by unincorporated bodies/non-profits to their members, such as:

- Trade unions offering reimbursements or shares of contributions for welfare or activities.
- Exempt activities related to social welfare, charitable causes, etc.
- Housing societies providing up to ₹7,500/month/member for common goods/services.
- Bodies focused on welfare (industrial/agricultural labor, farmers), or promoting trade, culture, education, etc., against membership fees up to ₹1.000/year.

These services are provided for the benefit of members and are typically taxexempt within specified limits.

Other exempt services

Following services are exempt from tax:-

- Renting residential dwellings for personal use, excluding rentals to registered persons for business purposes.
- Hiring motor vehicles to state transport, local authorities, or GTAs.
- Access to roads or bridges for toll charges.
- Electricity transmission/distribution by utilities.
- Services by incubatees with a turnover under 50 lakh within 3 years of agreement.
- Taxable services by recognized technology/business incubators.
- News services by independent journalists or agencies.
- Public library services (books/materials lending).
- Organizing exhibitions outside India.
- Pre-conditioning, pre-cooling, and packaging of fruits/vegetables.
- Cold chain services by the National Centre for Cold Chain Development.
- Services by foreign diplomatic missions.
- Granting National Permits for goods carriers.
- Providing information under the RTI Act.
- Services for sports bodies (players, referees, etc.).
- Public conveniences like bathrooms or toilets.
- Services like renting metering equipment, testing meters, releasing connections, shifting meters/lines, and issuing duplicate bills related to electricity transmission and distribution.
- Research and development services provided for consideration in the form of grants by a government entity or a notified research institution (under Section 35 of the Income Tax Act, 1961) are subject to the condition that the institution is notified at the time of the supply.

Section cover under chapter

First, we have to ascertain "place of supply " if POS in taxable territory then determine "time of supply

Place of supply

Within india O/S india Export Same state Different state No Intra Inter GST,No Next question = when is liable to pay TOS

Solution = Time of supply/Point of taxation

Sec 14 Sec 12(SOG) Sec 13(SOS) Change in rates SOG Sec 12(1) Sec 12(2) Sec 12(3) Sec 12(4) Sec 12(6) SOS Sec 13(1) Sec 13(2) Sec 13(3) Sec 13(4) Sec 13(6) Sec 13(5) Refer further TOS in TOS in case TOS in TOS in TOS in provision for case of case of of interest case of residual Rcm voucher & penalty

Section 13(2) TOS in case of supply of services

Applicability:- All services except RCM Invoice issue with in prescribed limit

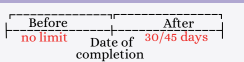
Yes Date of completion Tos= Date of Invoice Or Which ever is Date of payment Date of payment

Date of payment Date of book entry Or Date of bank credit

Invoice issue limit 30 Days in normal case or 45 days in banking,FI,NBFC from

the Date of completion

CRUX of Invoice issue limit



Conncept of advance payment

Advance payment

upto 1000 Tos=DOP or DOI (At a option of supplier)

More than 1000 TOS = DOP

No

Or

Section 13(3) TOS in case of RCM

Date of issue of invoice

Payment received within 60 days from the date of invoice

TOS= Date of payment

Date of payment Date of book entry Date of bank credit Payment not received within 60 days from the date of invoice

TOS= 61st day from the date of invoice

Section 13(4) TOS in case of Vouchers

Vouchers

Identifiable

Non-Identifiable

TOS = Date of issue of voucher

TOS = Date of Redemption of voucher

Section 13(5) Residual case

If periodic return filed If periodic return not filed TOS=Date on which TOS=Date on which tax return is to be filed is paid

Section 13(6) TOS in case of interest, penalty etc

TOS= when such additional consideration received

Section 12(2) TOS in case of supply of goods under FCM

Supply of specified actionable claim

Date of issue of invoice

- Last date of invoice
- required to be issued
- Date of payment Whichever is earlier

Supply of other goods

- Date of issue of invoice
- Last date of invoice required to be issued
- Date of payment

Whichever is earlier

Last date of invoice required to issued

Depend on

Supply involes movement of goods

Date of removal

Supply doesn't involes movement of goods Date of delivery

CRUX

Movement doesn't involes Movement involes DOI -Earlier Earlier DOR ·

Section 12(3) TOS in case of supply of goods under RCM

TOS =

- Date of receipt of goods
- Date of payment

Or

• 31st day from the date of issue of invoice

Whichever is earlier

Clarification on hybrid annuity model of NHAI





Invoice is issued on or before specific date or date of completion

TOS =Yes

- Issue of invoice Or
- Date of receipt of payment

Whichever is earlier

- Due date of payment as per the contract
- Date of receipt of payment Whichever is earlier

chapter-8 Value of supply

SECTION COVER UNDER CHAPTER

GST Liability = value \times rate → Fixed by govt Determine u/s 15 15(2) 15(1) 15(3) 15(4) 15(5) Value determine u/s 15(1)= xxx If value not Value in special determine u/s Add:-Inclusion u/s 15(2) = xxx 15(1) cases Less:Exclusion u/s 15(3) = xxx Value of supply = xxxnot In ca inter

Section 15(1)

The value of supply = Transaction value

Transaction value

Price actually paid or payable for the Said supply of goods or services or both.

Important point

Transaction value

Buyer and seller are not related person

And Price is 100% monetary form(sole consideration) Buyer and seller are related person

or Price is not in 100% monetary form(sole consideration)

Value of supply U/s 15(4)

Value of supply U/s 15(1)

Section 15(2)

The value of supply determine u/s 15(1) shall included

a) Any taxes, duties, cess, fees, charges, which are not subsumed in

- Example Import duty
 - Toll tax
 - Property tax
 - Municipal tax

 - Stamp duty
- Electricity tax
- Other custom duty
- Anti-dumping duty
- Safeguard duty
- Excise duty on tobacco etc.
- Professional tax

b) Any amount that supplier is liable to pay but incurred by the recipient

- Selling commission Cost of transportation
- Cost of insurance etc.

Crux

Expenditure

Paid by supplier

paid by recipient

Treatment under point C

Add in value in point B

c) Incidental/ancillary expenses related to supply

- packing expenditure
- Re-packing
- labeling

- Inspection charges
- Selling commission
- Cost of transportation etc.
- Cost of insurance Important point :- add only when expenses directly link with transaction

d) Interest/late fees/penalty/for delayed payment

Interst /late fees/ penalty/ for delayed payment

Gst include Interest ×100 100+ rate

Important point

If nothing shall be mention in question, assume Gst is included

e)Subsidy directly linked to price except subsidy received by CG or SG

After giving the effect of subsidy

Value after effect XXX (+) Non-govt subsidy $\mathbf{X}\mathbf{X}\mathbf{X}$

Value of supply XXX

Before giving the effect of subsidy

KV(retailer)

Gst not include

Interest

Value before effect XXX (-) Govt subsidy XXX (-) Non-govt subsidy XXX Value of supply XXX

Important point

Subsidy directly link with transaction

Section 15(3)

The value of supply determine u/s 15(1) shall exclude/deduct/not

a) Pre-discount

Any discount which is given:- Before or at the time of supply

b) Post-discount

Any discount which is given:-

After the supply subject to condition

- → Establish at or before the time of supply
- →linked with price
- →ITC is attributable to discount on the basis of document issued by supplier has been reversed by recipient of supply.

Important point

Discount directly link with transaction

Example



Supply of utensils

VG give discount of 2 rupee on all order if KV sold 1000 glass in a month .

Order	Glass	₹	Value	ITC	ITC reverse	Value
1	250	10	2500	125	25	2000
2	250	10	2500	125	25	2000
3	250	10	2500	125	25	2000
4	250	10	2500	125	25	2000
	1000		10000	500	100	1600
5	200	8	1600	(100)		1600

Some important clarification

1. Treatment of TCS

Tcs would not be included as it is interim levy not having the nature of tax, therefore TCS is not included in value for the purpose of gst.

2. Staggered discount (buy more save more)

Staggered discount, rate of discount increase with increase in the purchase value. It shall not be included in value.

3. Periodic/year ending/volume/turnover discount

Such discount are excluded to determine the value of supply subject to condition mention under post-supply discount.

4. Secondary discount

Such discount shall not be excluded while determining the value of supply as such discount are not known at time of

5. No claim bonus discount

NCB shall not be includible in the taxable value for computation of gst.

chapter-9 Input tax credit

Some important definition Any goods other than capital goods use and Input intended to use in course and FOB. Any service and intended to use in course Input service and FOB. Value capitalized in the books& ITC Availed Capital goods • Nil rated supply Exempted 100% Exempted supply supply • Non taxable supply Taxable supply Levaible to Tax under this Act Non taxable Not Levaible to Tax under this Act supply

ITC at a Glance/overview

- 1. Section :- 16 to 20
- 2. Avoid cascading.
- 3. Make GST destination based Tax.
- 4. Avail on all input, input service and capital goods use for purpose of business or profession.
- 5. Avail only taxable person.
- 6. Use for payment of Tax on taxable outward
- 7. Gst law does not require "one to one" co-relation between input/input service and final product /services. Any eligible ITC can be used for payment of tax of any taxable outward
- 8.ITC can availed and utilised for the payment of taxable outward supply.
- 9. Exempted supply ----> ITCX
- 10. Zero rated supply----> ITC ✓
- 11. Supply both taxable and exempt supply, ITC is available only for taxable supply.

Three Main concept related to ITC

	1111661	main concept related t	
Availmer Normal ITC Sec 16 Sec17	Special ITC Sec 18 Sec 19	Utilization of ITC For Payment of output tax Sec 49,49Å,49B rule-88Å & sec 20	Refund of ITC ZRS Inverted duty structure Other cases
Sub part-	 reversal ITC		
Sec 16 :- 1	Eligibility and	d condition for taking	ITC

Sec 17: apportionment of credit and blocked credit

sec 18:- Availability of credit in special circumference Sec 19: Taking ITC in respect of input & Capital goods sent

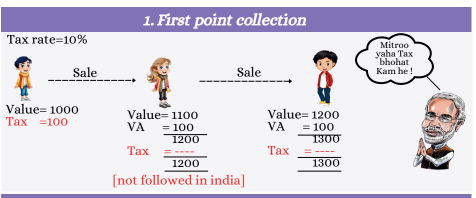
for job work

Let understand utilization of ITC

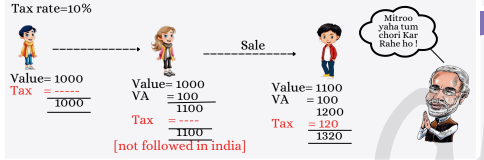
System of tax collection (worldwide)

1. First point collection 3. Multipoint collection

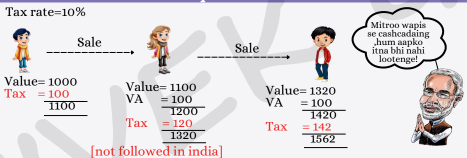
2.Last point collection 4.multipoint collection with ITC



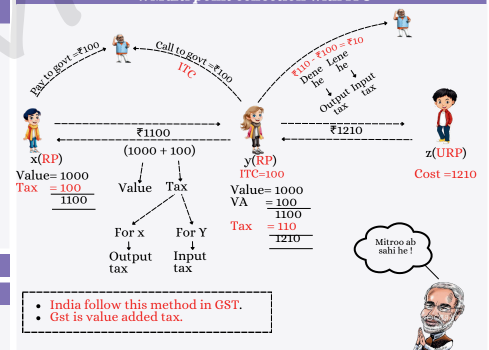
2. Last point collection

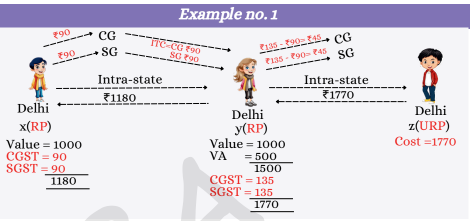


3. Multi point collection

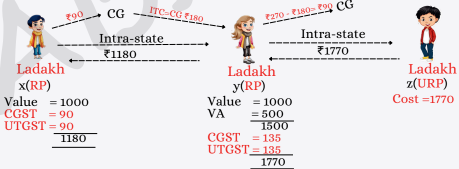


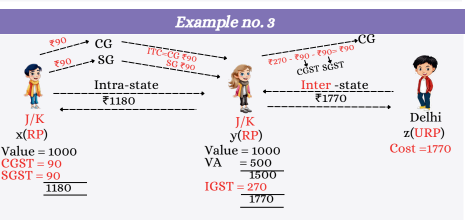
4. Multi point collection with ITC

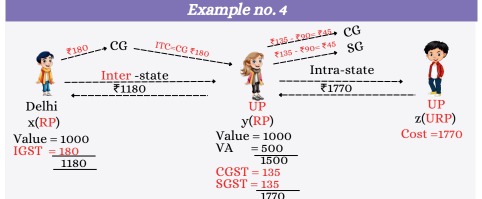


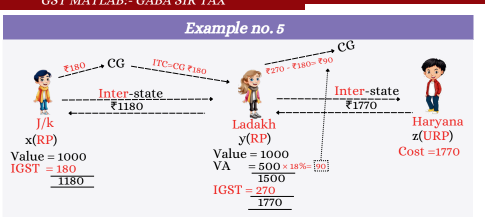


Example no. 2









Order and manner of ITC utilization

Section 49 read with Rule 88A

- 1.IGST credit can be utilized for the payment of first IGST, then CGST or SGST at any manner at any Ratio.

 2. CGST credit can be utilized for the payment of first CGST, then IGST.
- 3. SGST credit can be utilized for the payment of first SGST, then IGST.
- 4. UTGST credit can be utilized for the payment of first UTGST, then

Сгих			
Order	Order manner of utilization		
	Credit		
I	IGST	1st IGST	
	L	2nd CGST or SGST	
II	CGST	1st CGST	
		2nd IGST	
TTT	SGST/	1st SGST/UTGST	
111	UTGST		

CGST credit can't be utilized for the payment of SGST/UTGST or viceversa.

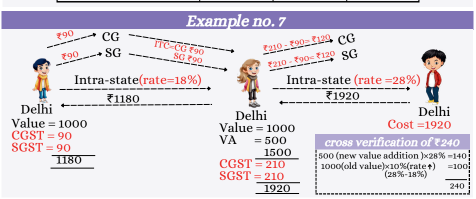
Example no. 6

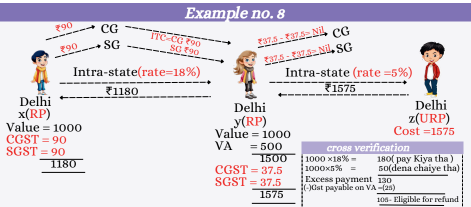
Q.) Compute net gst after liability utilization of ITC on the Basis of following details:

Particular	ITC	Payment
IGST	₹185000	₹127000
CGST	₹82000	₹110000
SGST	₹90000	₹140000

ANS:- Computation of net GST liability

Particular IGST CGST SGST			
Particular	Particular IGST		SGST
Gross Gst liability	₹127000	₹110000	₹140000
(-)Input tax credit 1.IGST	(₹127000)	(₹28000)	(₹30000)
2.CGST	_	(₹82000)	_
3.SGST	-		(₹90000)
Net Gst liability	Nil	Nil	(₹20000)
ITC C/F	Nil	Nil	Nil





Rule for ITC

Government

1. Tum mujhe GST do me ,tume ITC dunga Exception in

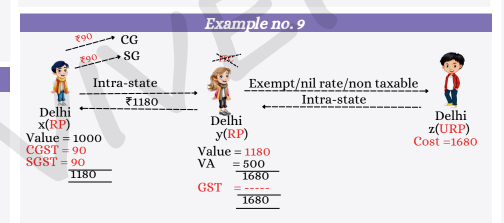
zero rate supply

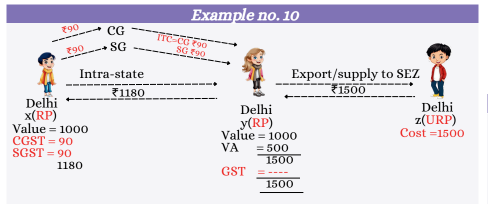
No khoon [GST] fir bhi Azadi[ITC]

2. Agar phele ITC USE Karli he toh wapis ITC reverse Karni padegi.

Reason of no tax/GST payable on outward sup

- Exempted (ITC X)
- Nil rated (ITCX)
- Non Taxable (ITCX)
- Export I.e ZRS (ITC✓)
- Supply to SEZ(ITC✓)

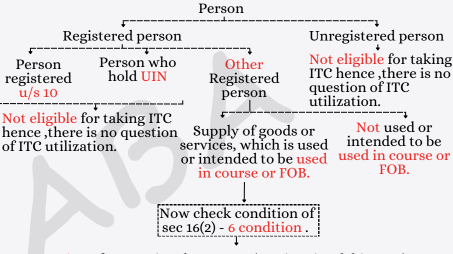




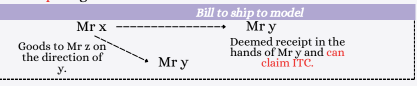
Availment of ITC

Section 16: Eligibility and condition for taking ITC

Analysis of section 16(1) and 16(2)



- 1. Possession of tax paying document. (Tax invoice, debit note)
- 2. Details of invoice/debit note Uploaded by supplier in the GSTR -1 or using IFF and details communicated in the form GSTR -2B.
- 3. Receipt of goods or services or both.



- 4.Details of ITC in respect of said supply communicated to the registered person u/s 38 "NOT RESTRICTED ".
- 5. Tax leviable on supply actually paid to govt.
 - FCM-supplier
 - RCM -Receiver
- 6. The registered person who is liable taking ITC must have File his return in GSTR-3B u/s 39.

Whether above transaction covered u/s 17(5) "blocked ITC" Yes Finally taxable Person Can't claim ITC can claim ITC

Note 1

- Where Goods received in lots or installments against an invoice.
- The registered person is entitled to take credit only after receiving the last lot or installment.

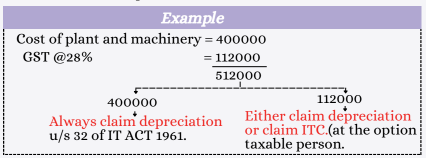
Note 2

- Where Recipient fails to pay the Supplier within 180 days from the invoice date.
- This applies to all supplies, except those under RCM.
- The amount equal to the ITC availed by the recipient will be added to their output tax liability.(reversal of ITC)
- Interest (18% P.a) will be charged on the added output tax liability.
- The ITC must be reversed due to non-payment within the specified period.

chapter-9 Input tax credit

Section 16 (3)

The registered perisn has claimed depreciation on the Tax component of the cost of capital goods and plant and machinery, the input tax credit on said tax component shall not be allowed.

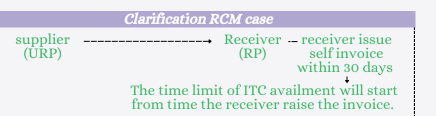


Section 16 (4)

ITC on invoices pertaining to a FY or debit note issued In a FY can be availed anytime:-

Till 30th November of the succeeding year Actual Date of filling of relevant annual return

Whichever is



Section 16 (6)

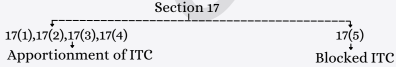


Section 41 : Availment or reversal in specified case

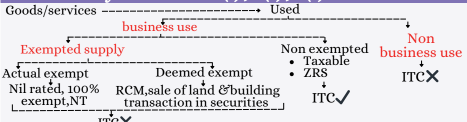
1. ITC shall be allowed finally not provisionally.

2. ITC availed by RP by the Tax Payable thereon has not been paid by the corresponding supplier then Recipient Shall Reverse ITC along with Interest (18% p.a) if supplier Paid tax to govt after sometime then Recipient can re-claim/re-avail ITC of that amount.

Section 17 : Apportionment and blocked ITC



Analysis of section 17(1), 17(2), 17(3)

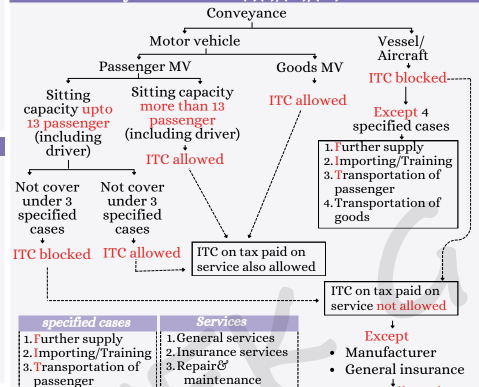


Section 17(4)

Not In syllabus

Section 17(5): ITC Blocked

Analysis of section 17(5)(a)/(aa)/(ab)



Section 17(5)(b)

Following supply of goods or services or both:-

(i) • Food and beverages

Clarification on Passenger MV

Demo car, test drive ,trail

run - ITC cannot blocked

- Outdoor catering
- Beauty treatment
- Health service
- Cosmetic and plastic surgery
- Leasing ,renting or hiring of moter vehicle
- Vessels or aircraft referred in clause (a) or (aa)
- · Life insurance and health insurance

ITC allowed in following case

- 1. If inward and outward supply are same.
- 2. Provided such goods or services as composite supply /mixed supply.
- (ii) Membership of club, Health, and fitness Centre;
- (iii) Travel benefit extended to employees on such vacation such as leave or home travel concession.

Proviso to section 17(5)(b) I.e complete clause (b)

ITC in respect of such goods or services or both shall be available, where it is obligatory for an employer to provide the same to its Employees under any law.

Section 17(5)(c)

Goods or services or both on which tax has been paid u/s 10.

Section 17(5)(d)

Goods or services or both received by a Non resident taxable person except on goods imported by him.

Section 17(5)(e)

Goods or services or both used for personal consumption.

Section 17(5)(f)

Goods lost ,stolen ,destroyed, written off or disposed off by way of gift or free samples.

Section 17(5)(g)

Any tax paid in accordance with the provision of section 74,129 and 130.

Section 17(5)(h)

Goods or services provide for CSR Activity.

Section 17(5)(i) and (j)

Work contract and construction contract

Construction of land and building

- Re-construction
- Renovation
- Addition · Repair etc.

Expenditure capitalized

ITC allowed

capitalized ITC allowed **ITC** Blocked

restricted.

Clarification
Ducts and manholes used in network of optical fiber cables cover under plant&machinery and ITC not Construction of plant and machinery

- Addition
- Renovation
- Repair
- Alteration. etc.

ITC allowed (whether exp. Capitalized or not)

1.Land and building &civil structure 2. Telecommunication towers 3. Pipelines laid outside the factory

Section 18: Availability of credit in special circumstances

Expenditure not

Concept of Effective date of registration Person

Not liable for Liable for registration registration Not Apply within 30 Apply within 30 days days from liable. from liable. Effective date of Effective date of registration registration

From the date of liable for registration

From the date of grant for registration certificate

Effective date of registration

From the date of grant for registration certificate

Analysis of section 18(1) and 18(2) Effective date (a) Liable **URP** RP Apply within 30 days **Immediately** Stock purchased Stock purchased preceeding the & consumed. & not consumed. date of liable to ITC allowed on Regn. GST paid but no balance stock ITC voluntary regn **Immediately** Stock purchased Stock purchased preceeding the & consumed. & not consumed. date of grant of ITC allowed on RC GST paid but no balance stock ITC Composite scheme normal scheme conversation date **Immediately** Stock purchased Stock purchased preceeding the & consumed. & not consumed. date of when liable to pay tax under ITC allowed on GST paid but no normal scheme. balance stock. ITC Taxable Exempted Notification date **Immediately** Stock purchased Stock purchased preceeding the & consumed. & not consumed. date of notification ITC allowed on GST paid but no balance stock. ITC Meaning of stock For (a) and (b) clause, stock means only input stock not capital goods

• For (c) and (d) clause, stock means input and capital goods.

How can claim ITC in case of capital goods Input Tax paid on capital goods =xxx(-) 5% each quarter or part thereof =xxxBalance amount xxx can claim ITC.

Section 18(2) Time limit to claim u/s 18

Upto 1 year from the date of issuance of tax invoice.

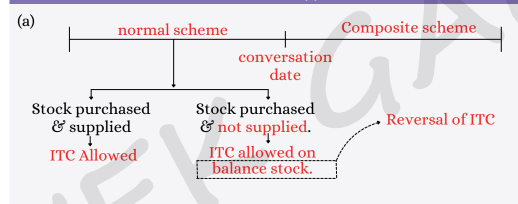
Crux of time limit of normal ITC v/s special ITC Special ITC u/s 18 Normal ITC u/s 16,17,19

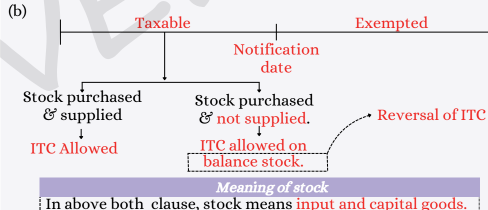
30th NOV of next FY. Upto 1 year from the date of issuance of tax invoice. Actual date of filing <mark>annual return</mark> whichever is earlier

Section 18(3)

In case of amalgamation, merger, demerger, succession of company un-utilized ITC can be carry forward to successor company (I.e. Amalgamated company, resulting company, etc.)

Section 18(4)



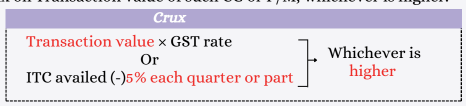


ITC reversal = <u>ITC claimed</u> × remaining useful life (in month)

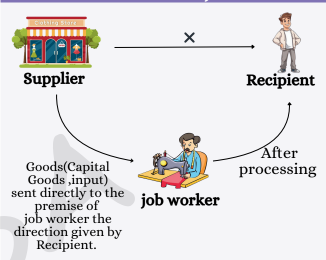
Section 18(6)

Reversal of capital goods

In case of supply of capital Goods on Plant and Machinery on which ITC has been taken, The Registered Person Shall Pay an amount equal to ITC taken on Said CG @ P/M reduced by 5% each guarter on Part thereof or Tax on Transaction value of such CG or P/M, whichever is higher.



Section 19: ITC in case of job work



- Although section 16(2) provides that ITC Will be allowed only when goods are actually received but under job work this condition is Exempt.
- Therefore, ITC can be claimed even if input /CG directly sent to job-worker being first received to the place of principle business.

Section 22/23/24

Section 22

person liable for registration Threshold limit -

applicable for intra state

Aggregate T/O in CFY

_		<u> </u>	
	Manipur	Pondicherry	Other
	Mizoram	Sikkim	state
	Nagaland	UK	
	Tripura	AP	
	MMNT	Telangana	
		Meghalaya	
		PSU ATM	
	,		1

	-		
7 specified goods [PATI BRICKS]	10L	L	LI
Other goods	10L	20L	40L
Services	10L		
Goods and services	10L	20L	20L

Section 23 person not liable for registration

- 1.Exclusively supply of exempted goods or services(100% exempt)
- 2.Agriculturalist
- 3.person making only reverse charge supplies.
- 4.Inter state supply of services (taxable) upto 20 lakhs
- 5.Inter state taxable supply of notified handicraft or handmade upto 20 lakhs
- 6.CTP making inter state supply of handicraft goods upto 20 lakhs 7. Supplier of services through ECO other than Specifiedu/s 9(5)
- 8.Supplier of goods who supplyintra state through ECO upto10L/20L/40L

Section 24

Compulsory/ mandatory registration

- 1.Inter state supply of goods or services
- 2.CTP who does not have fixed place of business in state/ut from where he want to make supply Except
- 3. Person receiving supply on which tax is payable by recipient on RCM.
- 4.NR taxable person
- 5.ECO who collect TCS u/s 52
- 6.ECO who liable to pay gst u/s 9(5)
- 7. TDS deductor
- 8.Agent of same principal
- 9. OIDAR service provider 10.**ISD**
- 11.person supply online money gaming 12.supplier of services other than covered u/s 9(5) Except
- 13.supplies of goods through ECO Except

Nature of registration

upto 20 lakh.

- The registration in GST is PAN based & state specific. • One registration per state/UT. however having separate
- business entity in a state obtain separate registration. • GST Identification number called GSTIN-15 digit number
- Single registration for all taxes I.e CGST,SGST,IGST,UTGST

Section 25: Where and when to apply for registration

- 1A. Person who is liable to be registered u/s 22 or 24
- In every such state/ut in which he is so liable
- within 30 days from date on which he become liable to registration

1B. CTP or NR taxable person

- In every such state/ut in which he is so liable
- Atleast 5 days prior to commencement of business
- 1C. Person who supply from Territorial water of india
- In coastal state/ut where nearest point of baseline
- within 30 days from date on which he become liable to
- registration.
 2. Person having multiple POB in a state/ut may have separate registration for each POB.
- 3. Person through no liable u/s 22/24, may get voluntarily registered.
- 4. Person has obtained /required to obtain multiple reg in one/multiple state establishment of distinct person.
- 5. Person has obtain/required to obtain regn with respect to an establishment has another establishment in other
- 6. PAN is mandatory for regn, TDS may have TANbfor regn.

Section 25 Continue

- 6A. RP shall furnish proof of aadhar no./alternate means of Identification.
- 6B. Same as (6A) -individual
- 6C. Other all type of authorised signatory, managing and authorised patterns, karta shall undergo auth from 1/4/20.
- 6D. (6A),(6B),(6C) not applicable to person notified
 - Not a citizen of india
 - A department/establishment of CG/SG
 - A local authority
 - A Statutory body
 - A PSU
- A person apply for regn u/s 25(9) I.e UIN
- 7. NRTP APP-REG 09 + self attested copy of passport
 - 5 day prior to Commencement of business.
- 8. Person fails to obtain regn PO may register him.
- 9. Specialised agency of foreign embassy and class of notified person shall be granted UIN for the purpose

Section 26: Deemed registration

- Grant regn/UIN under SGST/UTGST ACT is deemed to be regn/UIN granted under CGST ACT, provided applicable has not been rejected under CGST ACT.
- Rejection of application for registration/UIN under SGST/UTGST ACT is deemed to be rejection of application for registration under CGST act.

Section 27 : Special provision for Grant of registration in case of NRTP or CTP

Before going into nuances of registration provision of CTP and NRTP, let's first understand the meaning of CTP and NRTP.

Casual taxable person

- In India, if a person is registered for business in one state but wants to make supplies from another state where they don't have a fixed place of business, they are required to register in the state from where the supplies are made.
- As per the CGST Act, a CTP is someone who occasionally makes supplies of goods or services in a state where they do not have a fixed business location. CTPs cannot opt for the composition levy.

Non resident taxable person

- A person who is foreigner and occasionally wants to effect taxable supplies from any state in India needs registration for the same. such person needs to register in the state from where he seeks to supply
- CGST ACT defines NRTP as any person who occasionally undertakes transaction involving supply of goods or services or both, whether as a principle or agent or in any other capacity, but who has no fixed place of buss, or residence in India. Further he cannot exercise the option to pay tax under composition levy.
- Based on aforesaid definitions, following points must be considered -
 - -CTP might be registered with regard to his fixed place of business in some other state/UT, while NRTP does not have fixed place of business/residence in India at all.
 - → CTP has to undertake transactions in course or FOB whereas. NRTP need not to undertake transactions in course or FOB. (Business test is absent in definition of NRTP).

Special registration provision of CTP and NRTP

GST law prescribes special procedure for registration as well as for extension of extention of operation period for CTP or NRTP.

They have to apply for registration at least 5 days in advance before making any supply, also registration is granted or period of operation extended only after they make advance deposit of estimated tax liability.

Special registration procedure is as follows

- Both CTP and NRTP have to Compulsory registration under GST irrespective of threshold limit, atleast 5 days prior to Commencement of
- As per section 25(6) Every person must have PAN to be eligible for registration.
- → Since NRTP will generally not have PAN of india, he may be granted registration on the Basis of other prescribed document.
- Other prescribed document:- NRTP has to submit self-attested copy of a valid passport, along with application signed by authorised signatory who is an Indian resident having a valid PAN.
- → However, in case of Business entity, incorporated or established O/S india. Application for registration shall be submitted along with its tax Identification No. Or unique No. on the Basis of entity is Identified by govt of that country or its PAN, if available.

chapter-10 Registration

Core/main field

• Legal name of business

business/additional place of

• Addition/deletion/retirement

CEO responsible for day to

does not need constitution.

day affairs of Business which

Changes in regn within

Ammendment warranted

+documents complete and

correct

Approved ammendment

within 15 days

Issue ammendment order

GST REG 15

RP reply (REG-04) and

reply satisfactory

Approved ammendment

Note 1

If No action by P.O

Issue order GST REG 15

particulars 15 days

of partner, director, karta

• Address of place of

ammendment

business

Section 28: Ammendment of registration

Other

normal

changes

Apply in

GST REG 14

Upon

submission,

RC stand

amended

GST REG 14 by PO

verify

Ammendment warranted

+documents not complete

and correct

Serve SCN (REG-03) within

15days.

To show cause within 7

days(why application shall

not be rejected)

Reply not satisfactory and

no reply

Reject application and

pass order GST REG 15

Apply in

Supporting

documents

Continue special registration procedure

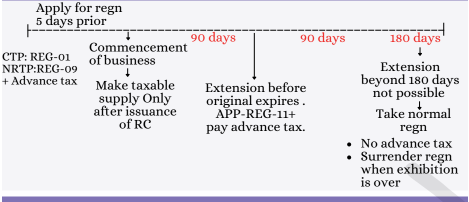
- Application will submitted by NRTP in prescribed form I.e GST REG 09 and CTP will submit application for registration in Form GST REG 01.
- Period of validity of registration certificate to CTP/NRTP 90 days from effective Period specified in date of registration registration application

Whichever is **Earlier** Extension validity

Further extension for 90 Days by making an application before the end of Validity of registration granted him.

- Advance deposit of tax:- At the time of submitting registration application CTP/NRTP are required to make an advance deposit of tax is an amount equivalent to estimated tax liability of such person for the period for which registration is sought.
- Registration of Participants of long run exhibitions:- In case of long running exhibitions for period more than 180 days. Taxable person cannot treated as CTP, and thus person would be required to obtain regn as normal taxable person.

CRUX of procedure of regn of CTP or NRTP



Aggregate turnover (ATO)

ATO is a crucial parameter for deciding eligibility of supplier to avail benefit of threshold exemption from regn and eligibility for composition scheme. →Already discussed in composition chapter

Aggregate turnover

Include (+)

• Value of all outward supplies

Taxable supplies Exempt supplies Export Inter state supplies of person having same PAN be computed on all India Basis.

• Interest/discount

Not include (-)

- CGST/SGST/UTGST/IGST
- Compensation Cess
- Value of Inward supplies under RCM.

Vithin 15 days,Řc shall stand ammended and ammened RC made available to RP

Ammendment effective from date of submission of application execpt by commissioner order

Note 2

Change in mobile no./E-mail address only after verification through OTP

Change in

constitution

(resulting in

PAN

change)

Apply for

fresh

registration

(GST REG 01)

P.O is of

the

opinion

that

Section 29: Cancellation/suspension of registration (Rule 22 to 22 and 44)

Section: 29(1)

P.O may suo moto / on application by RP or by his legal hier (in case of death) cancel registration where:-

- Business discontinued/ transferred fully.
- change in constitution (amalgamation, demerger).
- Taxable person no longer liable u/s 22/24, or intend to optout of voluntary regn u/s 25(3).

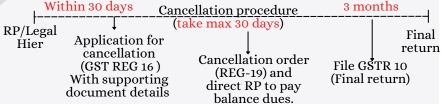
Section 29(2)

P.O may cancel registration where:-

- RP has contravention such provisions of ACT/Rules
 - → No Business from declared POB.
 - → Issue invoice/BOS without supply of goods, services or both
 - → Violates provision of R-10A(bank details).
 - → Furnish incorrect detail in GSTR-1.
 - → Violates provision of R-86B(restriction on ITC utilization in E-Credit Ledger.
- Composition taxable person- No return file from more than 3 month from due date of GSTR -4.
- Normal taxable person- No return for continous 6 month or 2 quarter's (if ORMP).
- Voluntary registration- business not commenced in 6 months.
- Registration obtain by fraud, willful misstatement, suppression of fact.

Procedure of cancellation





Case II: - Cancellation by P.O



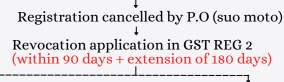
Section : 29(3)

Cancellation of registration not to affect liabilities to pay tax and dues under tihs Act, for any period prior to date of cancellation, whether or not determine before or after cancellation.

Section: 29(4)

Cancellation under SGST ACT, deemed cancellation under CGST ACT





Proper officer



Issue order in REG 22 P.O satisfied P.O Not satisfied Reject application and pass order (REG-04).

Chapter-11 Tax invoice; credit and debit notes

Supply (When invoice issue) Supply of services Supply of goods Special case General case General case Special case Continuous Cessation One time Goods sent One time Continuous of services on approval supply supply supply supply before basis Before completion movement movement Where no limit Date confirmation involves not successive Or completion involves completion statement 6 month from of services On or ಆ On or good sents before **Payment** before whichever Due date of Payment Due date of date of involes date of isnearlier link to payment is payment is removal delivery completion ascertainable not On or before of event ascertainable date of due date of statement/pay Receipt of completion payment ment as case of event payment may be

Section 31(3)(a) : Revised invoice Effective date of registration **Application** Date of Liable date receipt of for (within 30 reg. registration days) Certificate Revised invoice issue within 1 month from date of receipt of reg. Certificate

Section 31(3)(d) and 31(3)(c)

<u>Supplier issue</u>

d) In case of advance payment receipt voucher

c) advance payment received, refund voucher but no supply made

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

receiver obligations self invoice If supplier is URP

payment

voucher

g)receiver under RCM Making payment of supply

f) In case of RCM

Rule 48 : Manner of issue tax invoice

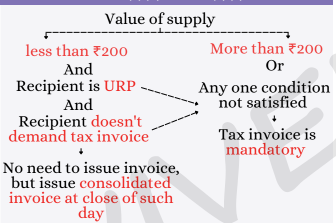
In case of supply of goods

- Original buyer
- Duplicate- Transporter
- Triplicate Supplier

In case of supply of services

- Original Recipient
- Duplicate- supplier

Section 31(3)(b) and 31(3)(c)



Rule 55 : Delivery challan

Delivery chalan is to be issued instead of invoices, in the following situation:-

- Supply of liquid gas
- Goods transportation for jobwork
- Goods transportation other than by way
- Such other supplies as case may be notified

copies of challan

- Original consignee Triplicate consignor
- **Duplicate-Transporter**

Rule 46A : Invoice cum bill of supply

taxable or exempt supply both URP

Single "invoice cum bill of supply "issue

E-Invoice V/S Dyanamic QR code

particular	E-Invoice	Dynamic QR code
Notification no.	N/NO. 13/2020 + N/NO. 05121	N/NO. 14/2020CT
Types of transactions covered	B2B supplies (RP-RP) export cover	B2C supplies (RP-URP) export not cover
Threshold limit	RP-T/O>5cr in PY form 17-18 onward	RP-T/O>500cr in PY form 17-18 onward
QR code made available by	QR code would be generated by IRP and return against e-invoice reported to IRP	QR code would be generated by supplier himself on POS
Payment of QR code	To verification	To unable payment

Important points related to E-invoice

- a) E-invoice is not mandatory, only notified person are enable to issue e-invoice
- b)E-invoice is not generated by govt portal
- Create their own invoice via software
- Invoice reported to INV Reg portal
- IRP generate IRN and QR code and return invoice to supplier

Advantages of E-invoice

- Auto-reporting of invoice into gst return
- Auto-generation of E-way bill
- Reduction in errors
- Easy payment Cost-reduction
- Elimination of fake invoices

Content of Tax invoice

- Name, address & GSTN of supplier
- Consecutive serial no. & date of issue
- Name, address & GSTN of recipient (if RP)
- HSN/SAC code
- Reduction of tax-Evasion
 Total value of supply
 - Taxable value of supply
 - Place of supply
 - Tax payable under RCM

Exemption from E-invoice

- **SEZ** units

- Supplier of passenger transportation services
- Cinema hall ticket
- Govt department & LA

Exemption from Dynamic OR

- In case of export
- Insurer/bank co. /FI Inc NBFC Insurer/bank co. /FI Inc NBFC

 - Supplier of passenger transportation services
 - Cinema hall ticket
 - OIDAR service

Requirement to furnish HSN code

ATO in PFY	No of digits	
upto 5cr	4 digits	In respect of goods /services/both
		B2B :MandatoryB2C :optional
>5 cr	5 digits	Whether supply to RP OR URP

Section 34 + Rule 53 : Concept of debit note or credit note

A) Credit note:-If taxable value in Tax invoice is found exceed. taxable value in respect of such supply.

- GST charged on taxable value found exceed
- Goods supplied are returned by recipient
- Goods supplied are found deficient

<u>Time limit to issue credit note</u>

Details of credit note shall be issued till the end of month of November following the end of FY in which supply was made. I.e 30th Nov of next year

actual date of furnish of annual return

B) Debit note:- Supplementary invoice

- Taxable value in "tax invoice" is found to be less than Tax invoice in respect of such supply.
- Gst charged in tax invoice is found less than gst payable in respect of such supply.
- NO time limit to issue debit note

Assessee/supplier can issue more than one credit /debit note for one Tax invoice.

Supplier can issue one credit note/debit note for more than one tax invoice.

- Value ↓ Value ↑ = Debit note
- Value ↑ = Credit note

Supplier

(Deductee)

Chapter-12 Accounts and records

Section 35: Accounts and records

Assessee

Registered person [sec 35(1)]

Types of books of accounts:-

- Production/manufacturing of goods
- Inward/outward supplies
- Balance stock of goods
- ITC availed
- Output tax paid or payable
- Others as may be prescribed
- → Goods or services imported or exported.
- → Supplies cover under Rcm with documents.
- → Advance received/paid.
- → Name/address of supplier, receiver, transporter
- → and warehouser.

Location of maintenance of BOA

- At principle place of business (mmentioned in certificate of registration).
- Where more than one place of business, is specified in certificate of registration,

Account relating to each place of business shall be kept at such place of business.

Rule 57

- A proper backup of all e-records shall be If any default arise u/s 35(1) or 35(2) then maintained.
- upon demand, RP shall make available records in hard copy or e-copy.
- Upon demand, access to e-records shall be provided and password shall also be shared.

section 36: Time limit for maintaining BOA 72 months from date of annual return.

Unregistered person [sec 35(2) + rule 58] Owner of warehouse or transporter

Maintain details of:-

- Consignor
- Consignee
- Other relevant as may be prescribed.

Mode of BOA

Manual or electronic (at the option of RP)

Power of commissioner

Commissioner may notify class of person for:-

- Additional books of account
- Relaxation in books of account.

Penal provision

punishment u/s 73 or 75(will discuss in CA final)

when the party for appeal and revision?

1 year after disposal Or

72 months from the date of annual return

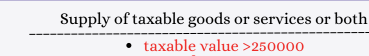
Whichever is

Chapter-13 TDS / TCS

Section 52 : Tax collection at source (tcs)

- **Concept :-** TCS refers to the tax which is collected by ECO when a supplier supplies goods or services through ECO and payment for that supplies made through ECO.
- **Purpose:-** To enable govt to have Trail of transactions and to monitor & verify compliance.
- **Tax collector:-** ECO (Third party), the one who is receiving consideration of supply.
- Eco fulfilling following condition are liable for tcs:-
 - 1. ECO is not made liable to pay gst.
 - 2. ECO is collecting consideration of supply from recipient and then remitting to supplier.
- Rate: 0.5 % (0.25 % CGST, 0.25% SGST).
- Collection procedure :-
 - 1. Collect tax and then deposit to govt on monthly basis (10th of next month).
 - 2. Furnish monthly statement- GSTR 8, Annual statement GSTR 9B.
- In case of default:- Interest @18% p.a to be paid + TCS amount if TCS not collected collected but not paid late.

Section 51: Tax deduction at source (TDS)



• Rate of TDS = 2%Receiver

Specified category

- 1.CG/SG Dept/establishment
- 2. Local authority
- 3.govt. Agencies

Important Note

Location of supplier Location of Different Place of supply recipient

TDS provision shall not apply.

3.PSU.

equity/control.

2. Societies

(Deductor)

Notified category

1. Authority/board/ any other

body setup by Parliament or

state by govt. With 51%

1. Auth. Under ministry of defense 2.PSU --→ PSU

3.Tax deductor --→ Tax deductor

Value Rate of TDS Stage of deduction Others Amt in invoice XXXPayment mode Total 2% (-) GST or cess (xxx)(1% CGST,1%SGST) Payment credited Value for TDS deduction xxx

- 1.TDS payment =10th of next month (payment through challan)
- 2. compulsory registration for TDS deductor u/s 24
- 3.TDS return = GSTR 7 -10th of next month.
- 4. TDS certificate- GSTR 7A within 5 days.
- 5. In case of failure to deduct tds = pay interest @18% p.a and Penalty u/s 122 10000 or default amt (higher).
- 6.Late payment = ₹100 per day max- ₹5000.
- 7. The refund to the deductor or The deductee arising on account of excess or erroneous deduction shall be dealt with in accordance with provision of sec 54. Provided, that no refund to be deductor shall be granted, if the amount deducted has been credited to e-cash ledger of the deductee.

No TDS on nil rated/exempted supply it means TDS applies on taxable supplies or services or both.

Chapter-14 E-way bill

E-WAY Bill concept

- E-way bill is on movement not on supply
- Only in case of goods rule 138



Objective of E-WAY bill

- To control/stop practice of bogus invoice related to goods.
- To control tax Evasion in the country.
- To track movement of goods.

Is E-way bill is mandatory?

yes, mandatory but subject to condition:-

- If value of consignment exceed ₹ 50000
- For less than -optional

Exception of above point

Means in the following cases, E-way bill is mandatory irrespective of value of consignment:



Inter state **EWB** mandatory (Ignore limit)



2. Inter state movement of hand crafted goods.

Meaning of value

Value of taxable goods + gst + cess

where required? - Intra/Inter?

EWB required for Inter as well as Intra state however, for Intra state value of EWB may vary e.g. Delhi intra state limit upto 100000

E-way bill made by ?





- In case of transportation by road EWB can generated by any person of the above(S+T+R) by Using GSTN
- In case of Air/ship/rail Prepared by S + R (not transporter) After movement of goods but before delivery at destination

How to generate?

Registered → GSTN: PAN and aadhar no. → Enrollment

Two parts in EWB

Part A supplier/receiver goods details

Part B transporter detail

User ID/ password

- → Login EWB generate
- → 12 digit unique no.
- → Having QR code for fast verification
- → EWB no. sent by sms/e-mail to S+T+R

Types of E-way bill

Two types

normal EWB

Transportation of goods of one type/one HSN code or assembled goods.

BULK EWB

Transportation of multiple variety of goods or multiple HSN code or disassembled goods

Cancellation of EWB

- Cancel only by person who generate.
- EWB once generated can be cancelled (reason prescribed in GST portal) cancellation within 24 hours.
- After verification no cancellation.

when E-way bill is not required

- 1. Non -motorized vehicle (eg. hand rickshaw)
- 2. exempted good supply
- 3. non taxable goods (alcoholic liquor + 5 pp)
- 4. Jewellery, gems, coral etc (except artificial jewellery)
- 5. LPG, Gas
- 6. Kerosene oil
- 7. Post ,parcel, mail etc-speed post/courier
- 8. Currency not cover in goods
- 9. Custom controlled goods
- 10.movement-o/s the definition of supply (schedule III)except job worker case.
- 11. Govt specified areas.
- 12.govt department goods -eg.defence goods .

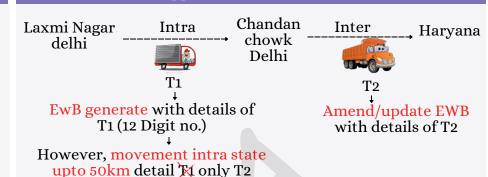
 13.Empty container transportation. Factory FWB ✓ Indane EWB X → Customer
- 14. Goods transport upto Dharamkata upto 20km

Consolidated EWB [GST EWB 02]



There will be definitely 4 EWB Consolidated EWB is optional.

What happened in case of multi vehicle



Rejection of E way bill

yes, within 72 hours, if not rejected then deemed to be accepted.

- Cancellation by generator
- ☐ But before movement
- Rejection by other than generator ∫of goods

Own master

- List of customers
- List of items
- list of suppliers
- List of destination

Time of EWB Before movement of goods.

Relevant form numbers

Rule 138 - Information to be furnished prior to → GST EWB 01 Commencement to movement of goods

Rule 138A - Documents to be carried by a in → GST INV 01 charge of conveyance

Rule 138C - Inspection and verification of goods →GST EWB 03 Rule 138D - Facility for updating information →GST EWB 04

regarding detention of vehicle.

Consolidated e-way bill → GST EWB 02

Validity of EWB

Cargo type	Distance	Validity
1. Overdimensional cargo or multi model cargo (with ship/vessel/T/P)	1st 20kmAdditional 20km or part	1 day 1 day
2. Normal cargo(other than above)	1st 200kmAdditional 200km or part	1 day 1 day

Blocking of EWB

Person including consignor, consignee, transporter etc. Shall be allowed to furnish information in part A of GST EWB 01 in respect of any outward supply of goods of a RP who:-

- 1. Person availing regular scheme
 - Has not furnished GSTR 3B (for 6 months in normal case or 2 quarter if ORMP)
- Has not furnished GSTR 1 for any 2 months or 2 quarter's. 2.person availing composition scheme has not furnished GST
- CMP 08 for consecutive 2 quarter.
- 3.person whose registration has been suspended.

omtion.lom

coming to

notice`

Difference between E-Liability/E-credit ledger/E-cash Ledger **E-credit Ledger** E-Liability Ledger E-cash Ledger Deposit by RP (Credit 1.Booking of liability ITC availed (credit in in ECL) of RP(Debit In E.L.L) ECL) Payment by RP (Debit Discharge of liability ITC utilized (debit in in ECL) (credit in E.L.L) ECL) ITC self assessed in the 2.All the liability of taxable • Deposit through challan Return of a RP shall be person under this Act,shall (GST PMT 06) credited to this E-Credir be recorded and Specified mode of payment maintained in E.L.L. Ledger. → Internet banking Purpose:-Self assessed liabilities. .Debit/credit card Amount available in E-Determined by proper → NEFT/RTGS officer in any proceedings. ledger maybe used for: →OTC Payment (by cash, Created by portal itself. • Output Tax liability (FCM cheque -max 10k per Interest may arise time to challan. time liability arise due to Discharge of tax Additional deposit on Emismatch. dues(Only FCM liability) cash Ledger Discharge of other-→TDS as deposited by dues(including RCM) recipient. - TCS as to be deposited by ECO. Utilization of E-cash 3.Order of discharge of the • Manner[49(5),49A,49,B, Ledger liability:-88A Order 1st-self assessed liability(tax → Discharge of tax dues. Manner and other dues of Discharge of other dues. 1st IGST then IGST previous tax period) **CGST** or **SGST NOTE:-**RP is allowed to T/F **2nd-**self assessed liability(ta (Any manner) deposit from any and Other dues of CGST 1st - CGST major/minor head to current Period) 2nd-IGST another major/major head. **Lastly-**other liability (Tax/ other dues)(liability SGST/ 1st -SGST/UTGST UTGST Manner of transfer 2nd - IGST determined u/s 73 or 74) GST PMT 09 to be submitted. Rule 86A: Blocking of ITC • PO can Restrict a RP from using E.C.L. **Unblocking ITC** Unblocking by commission →Post 1 year ,blocking will cease automatically.

CRUX	Some points
Payment (GST+other dues) By By cash utilization of ITC	1.Due date of Payment is 20th/ 24th/ 22nd of next month Jab POT nikla, Uske next month ki 20th ko. 2.Return Can't be filed without Payment of CGST. 3. No further Return without Previous. 4. Generate Payment challan GST PMT 06 valid for 15 Days. 5. Payment Mode → E-Credit Ledger → E-Cash Ledger.
• Tax dues (Only FCM)	Payment deposit in E-Cash Ledger in following mode : Net Banking • RTGS • Debit Card
• Other dues Interest → Penalty → Rcm → Other dues	 NEFT Credit Card IMPS, etc. 6. Payment over the Counter, maximum of 10,000. 7. All the Taxpayers will get 3 Electronic Ledger namely: E-Liability Ledger (Rule 85)

• E-Credit Ledger (Rule 86)

E-Liability/E-credit ledger/E-cash Ledger E-Liability Ledger E-credit Ledger E-cash Ledger

particular	[Sec49(3)+R-85]	[Sec49(2) +R-86]	[Sec49(1) +R-87]
Form	GST PMT 01 Part A- return related liab Part B-other liab	GST PMT 02	GST PMT 05
Debit	 Tax+Int+late fee+other dues(payable as per return). Tax+Int+late fee+other(deter mined by PO) Tax+Int (arise due to mismatch) Int(accruing Time to time.) 	 Discharge of liabilities Any refund of ITC u/s 54. 	 Discharge of liabilities Any refund of claimed from e-cash Ledger.
Credit	Discharge of payment	ITC earned in the Tax period	Deposits made through TDS,TCS
Any discrepancy	Communication with dept form	GST PMT 04	GST PMT 04

Section 50: Interest on delayed payment

GST PMT 04

Paymentwithin due date	Payment after due date
↓ No default Retu	ırn Return
NO Interest furnis after	the after the
procee u/s 7	dings proceedings 3/74 u/s 73/74
Interest:-Net (liab× 18%	GST Interest:-Gross 6p.a GST liab× 18%p.a

Net GST liab	Interest period				
Gross GST Liab xxx (-)ITC xxx	From the day succeeding the day on which such tax				
Net GST Liab bxxx	was due to be paid to the date of Payment.				

Clarification

- **1.**Any amount credited to the E- Cash Ledger before the due date but debited for tax payment after the due date, Interest is not considered if it remained in the ledger from the due date until its debit.
- 2.• For interest calculation under Rule 88B, total ITC in ECL (IGST, CGST, SGST) must be considered, not just IGST.
 No interest if total ITC balance never
- falls below wrongly availed IGST credit
 Interest applies if total ITC falls below
- wrongly availed IGST credit.

 Compensation Cess in ECL is excluded as it is restricted for cess payments only.

Format of E-Cash ledger

Cross-utilization is now possible by PMT -09
• Major/minor head

Major/minor neadDistinct person(same pan)

major head			
	Tax Int Penalty Cess Others		
	Tax Int Penalty Cess Others		
SGST/UTGST	Tax Int Penalty Cess Others		
CESS	Tax Int Penalty Cess Others		

Rule 86A : Restrictions on utilisation of ITC

- Commissioner/Officer who is empowered to impose restrictions on utilization of ITC available in electronic credit ledger, If he has reasons to believe that ITC has been fraudulently availed or is ineligible.
- Restrictions can be imposed in following circumstances.
- 1. ITC has been availed by the RP on the Basis of Tax invoice/debit note/prescribed Docs-
- ◆ Issued by non -existent RP(Supplier) or supplier not conducting any business
- ◆ from the place declared, or Without actual receipt of
- → goods or services or both, or In respect of any supply, the tax in respect of which has not been paid to the govt.

Rule 86A Continous

- 2. RP availing ITC has been found nonexistent or not to be conducting any business from registered place of business.
- 3.RP availing ITC is not in the possession of tax invoice/debit note/prescribed documents.
- Such restriction can be imposed for a period upto 1 year from the date of imposing such restrictions.
- However, commissioner/officer can withdraw such restriction if he is satisfied that conditions for imposing restrictions no longer exist.

Rule 86B: Restrictions on Use of Amount Available in E-Credit Ledger

Applicability

- Registered person having value of taxable supply (other than exempt supply and zero rated supply) In a month exceeding ₹ 50 lakh.
- Where value of taxable supply in a month is upto ₹ 50 lakh the Restriction would not be applicable.

Nature of restriction imposed

- RP to whom the said rule is applicable, Amount available in electronic credit ledger shall be utilized only to the extent of 99% of output tax liability while discharging such tax liability.
- Balance 1% of output tax liability needs to be discharged from electronic-cash ledger.

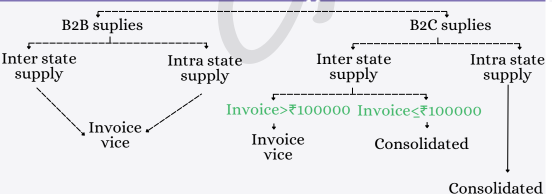
Exception to Rule 86B

- Payment of Sum more than ₹ 1 lakh as Income Tax in each of the last 2 FYs.
- Receipt of refund amount of more than 1 lakh on account of un-utilized ITC during PFY.
- Payment of output tax liability through electronic cash ledger in excess of 1% of total output tax liability in current FY.
- Specified RP
 - **→** Govt Department
 - **→** Local authority
 - → Public sector undertaking
 - **→** Statutory body.

List of Return/statement of gst

GSTR	period	Description	who files	due date
1	Monthly	Outward supply	Regular inc CTP	11th of next month
	Quarterly	Outward supply	QRMP Inc CTP	13th of next month
1A	_	revision of return	Any person	After GSTR 1 and before GSTR 3B
3B	Monthly	Return	Regular inc CTP	20th of next month
	Quarterly	Return	QRMP Inc CTP	22/24th of next month
4	Yearly	Return	Composition scheme	30th June of next FY
GST CMP 08	Quarterly	Payment	Composition scheme	18th of next succeeding quarter
5	Monthly	Return	Non-resident	13th of next month or within 7 days of expire of registration. 'Which is earlier'
5A	Monthly	Return	OIDAR	20th of next month
6	Monthly	Return	Input service distributor	13th of next month
7	Monthly	Return	TDS-reg	10th of next month
8	Monthly	Statement	TCS-ECO	10th of next month
9	Annually	Return	RP other than ISD,TDS,TCS,CTP, NR	31th Dec of next fy
9A	Annually	Return	Composition scheme	31th Dec of next fy
10	Final	Return	Registration surrender or cancellation	Within 3 months of date of cancellation or date of cancellation. 'Whichever is earlier'
11		Detail of inward supply	Person who issued UIN	

Outward taxable supplies



Important points

1.outward supply NIL

- → Return file compulsory (option to file from SMS)
- 2. Registered person is not allowed to furnish GSTR 1:-
 - → Not allowed to file return of next month if not file/ compliance of previous month
 - Not furnished bank details as per rule 10A
 - → Mismatch with GSTR-1 and GSTR-3B
 - → Mismatch with GSTR-2B and GSTR-3B

Rectification of return

30th November of next fy

Or

Earlier

Actual Date of for filling annual return

• Rectification of account of scrutiny, audit, inspection or enforcement activities not allowed.

Quarterly Return Monthly Payment (QRMP) scheme

Eligibility:- T/O upto 5 crore in py

Condition:- Must furnished last return

Manner:- can opt-1st day of 2nd month of preceeding to 1st month of quarter for which option is being

Validity:-• Not required for exercised option every quarter

Unless they revise the said option

Payment:- 1. Fixed sum method

2.self assessment method

1. Fixed sum method

Payment Calculation:

35% of the cash tax paid in the preceding quarter's return (if filed quarterly), or The cash tax paid in the last month of the preceding quarter's return (if filed monthly).

No payment is required for the 1st month of the quarter if the electronic ledger balance is sufficient or if there is no tax liability.

No payment needed for the 2nd month if the cumulative balance covers both the 1st and 2nd month's liability or if there is no tax liability.

The method is unavailable to taxpayers who haven't filed returns for a complete tax period (from the first to the last day of the tax period).

2.Self assessment method

- Tax is paid based on inward and outward supplies, and ITC using Form GST PMT-06.
- ITC details are auto-drafted in Form GSTR-2B each month.
- QRMP-registered persons can choose between Fixed Sum or Self-Assessment method for two months in the quarter.
- Payments in the first two months are adjusted when filing Form GSTR-3B for the quarter.
- Leftover amounts can be refunded or carried forward after filing the return.
- Deposits cannot be used for other purposes until the quarter's return is filed.
- Interest Applicability:
- →Fixed Sum Method: No interest if tax is paid on time using the autocalculated amount. Interest applies for late payments or late filing of GSTR-3 GST officer cancel if found guilty
- Self-Assessment Method: Interest under Section 50 for unpaid tax (net of ITC) after the due date for the first two months, paid through GSTR-3B.
- Note: No late fee for delayed payments in the first two months of the quarter.

Late fees for delay in filling return

Quantum of late fees

₹100 for every day during which such failure continues

Whichever is lower

GST PRACTITIONER

Means person who approved as practitioner

1) Function of gst practitioner

- Furnish statement u/s 37 (GSTR -1)
- Furnish return u/s 39(GSTR -3B/4/5/6/7)
- Furnish return u/s 44(GSTR -9/9A)
- Furnish return u/s 45(GSTR -10)
- Other functions

₹5000

- → Deposit E-cash ledger
- → Furnish info for generation of EWB
- → Cancellation/ammendment of registration
- → Filling refund application
- → Filling intimation to pay tax u/s 10 or withdrawal u/s 10

2. Eligibility for GST Practitioner

A person can enroll in GSTP if he:-

- 1. Indian citizen 2.sound mind
- 3. Not Insolvent 4. Not convicted from court

Satisfy any one condition of the following

a) He is retired judge of commercial tax dept of any SG or retired judge of CBIC

b)He has enrolled as sales tax practitioner or TRP under any old law for 5 year or more

c)He has passed -

- Graduate/post Graduate from Indian university
- Degree of any foreign university which is recognized by Indian university
- final exam of CA/CS/CMA

3. Manner of enrollment

Apply over common portal for enrollment P.O check eligibility of person for GSTP Issuance of enrollment certificate

Enrollment is permanent unless cancelled

4. Surrender of enrollment

- 1. Surrender application over portal
- 2.Enquiry by commission
- 3. Enrollment cancellation order

5. Cancellation of enrollment

Manner- • Show cause notice of such misconduct

- Reply by GSTP
- Removal order

"If You Think You Can, Then You Can Do Anything"

- by VG Sir
- FCA, B.com & CCTP
- Faculty for
 - CA Intermediate Direct Tax & Indirect Tax
- Qualified as Chartered Accountant at the age of 20
- Started teaching Taxation Laws in 2014 to CS students. Now regarded as the "TAXATION KING"
- Makes difficult subject like Tax, simple to understand and teaches in a joyous environment
- Plays multiple roles as a Teacher, Guide, Mentor, Motivator, Big Brother & Friend to his students. He focuses upon overall development of the student
- In 2019, sir was the speaker of JoshTalk and shared his journey of becoming a CA. The video received more than 1.4 million views till date







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