SUPPLY UNDER GST.

40005

- Every kind of movable property Money actionable claims Securities growing crops grans I things attached forming } part of land

CERVICES:

Any thing other than goods, money & securities - Activities relating to use of money (ash Model form) (ash for separate cons

ACTIONABLE CLAIM:

-claim to unscurred debt

- claim to benificial interest in a movable property.

* Currency held for numismatic value - Money -> Goods

SECTION-7: Supply includes:

(1)(a) all forms of supply Sale transfer barter exchange license vental/leace/disporal

+ For a + in the counte Consideration furthurence of business

whether not in the course furthwence of burners

* Donations received by Charitable institutions from individual donors, without quid pro quo - No consideration No supply- Nogst

- * Art works sent by artists to galleries for exhibition is not a Supply as there is no consideration flows from galley to artisk
- SchI Activities without } supply convideration

(aa)



Activities transactions for Cash def pytival consideration

Person Other than individual

Constituents

SCHEDULE 1

- Permanent transfer or disposal of business assets where input tax credit has been availed on such asset.
- Supply of goods or services or both between related persons or between distinct persons as specified in section 25, when made in the course or furtherance of business.

 Provided that gifts not exceeding fifty thousand rupees in value in a financial year by an employer to an
 - Provided that gifts not exceeding fifty thousand rupees in value in a financial year by an employer to an employee shall not be treated as supply of goods or services or both
- Supply of goods a. by a principal to his agent where the agent undertakes to supply such goods on behalf of the principal; or b. by an agent to his principal where the agent undertakes to receive such goods on behalf of the principal.
- Import of services by a person from a related person or from any of his other establishments outside India, in the course or furtherance of business.

* SEC 8 - COMPOSITE SUPPLY
Two|more taxable supplies &

Naturally bundled &

One of which is principal supply
applicable to principal supply

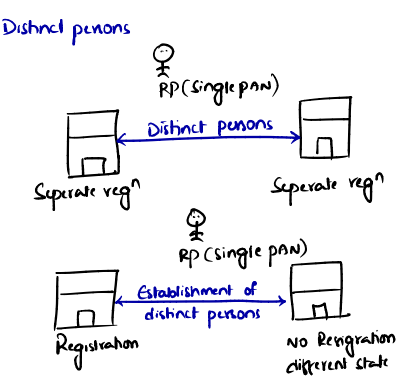
How to determine

- Percephon of consumer
- Majority of service providers do it
- Nature of various services

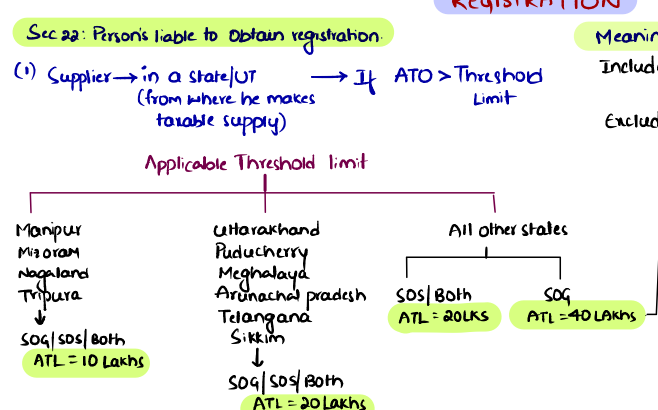
MIXED SUPPLY:

*Which does not fall under componite supply * Treated as supply of that particular supply that attract highest rate of tax





REGISTRATION



Meaning of Aggregate Turnover: Computed on all Andia bosis Includes: TS+ES+ Exports+ Interstate supplies of persons having same pan Excludes: Inward supplies & Taxes under under RCM

> > NOT applicable for (in the below cases TL is 20 LKS) - person required to take compulsory rean (Sec 24) person engaged in making supplies of: * Icecream and other edible ice * Pan Masala * Tobacco * Fly ash bricks/aggregate * Bricks of formil meals siliceous earth * Building bricks * Earthen roofing tiles

957 Law

- (2) Persons already registered under existing law
- (3) Transfer of burners
 - * Business is transferred will dt of such transfer as a going concen' because of Succession succession any other reason
 - * Amalgamation | Demerger Weif at on which ROC issues a certificate of Incorporation.

Note: A person shall be considered to be engaged exclusively in the supply of goods even if he is engaged in exempt supply of services provided by way of extending deposits, loans or advances in so far as the consideration is represented by way of interest or discount.

SCC 24: COMPULSORY REGISTRATION

1. Persons making interstate taxable supply Gucephons:

* persons making inter state supplies of taxable services up to ATO20L/10L

* persons making inter state supplies of notified handicraft goods upto & ATO 2014 IDL'

a. CTP

Exception:

CTP making inter state supplies of notified handicraft goods upto & ATO 20410L'

3. Kirsons required to pay tax under RCM on inward supplies Note: Person making only outward supplies covered under RCM is exempted from registration.

4. NRTP

5. Person who makes TS on behalf of Other taxable person (Agent)

6. TDS deductor ols 51

7. ECO - pay tax u/s 9(5)/collect TCS u/s 52

8. Persons supplying OIDAR Services from ols India

9. TSD

10. Person supplying online money gaming from ols India

11. Other claim of persons as may be notified

SEC 23: PERSONS NOT LIABLE FOR REGISTRATION:

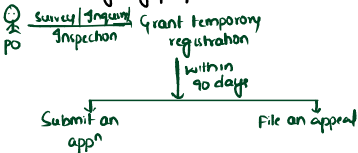
- 1. Persons exclusively engaged in making exempted supplies
- 2 Agriculturist to the Extent of supply of agricultural produce

SEC 25: PROCEDURE FOR REGISTRATION

- (1) When to apply person liable u/s 22/24 — within 20 days CTP/NRTP - 5 days prior to comm of burner
- (2) Single registration in a stlut SEZINON SEZ - Seperate registration
- (3) Hison may opt for voluntary registration
- (4)2(5) Multiple registrations \ Distinct persons under same PAN
- (6) PAN is Compulsory for registration

(7) NRTP - PAN not needed

(8) Submoto right by proper officer



(9) Sp. agency of UNO Shall be granted UIN Mulklateral FI/ova/ Consulate Embarry Olner notified pendin

SEC 26: DEEMED REGISTRATION

Registration | UIN granted by state | UT -Deemed to be granted by cq also

Procedure for registration Part I

Every person liable to get registered and person seeking voluntary registration shall, before applying for registration, declare his Permanent Account Number (PAN), mobile number, e-mail address, State/UT in Part A of FORM GST REG-01 on GST Common Portal.

1

PAN, mobile number & e-mail address are validated PAN validated online by
Common Portal from
CBDT database



Mobile number and email verified through one time password sent to it.



Temporary Reference Number (TRN) is generated and communicated to the applicant on the validated mobile number and e-mail address.



Using TRN, applicant shall electronically submit application in Part B of application form, along with specified documents at the Common Portal.

Part B of application contains the details, such as, constitution of business jurisdiction, option for composition, date of commencement of business, reason to obtain registration, address of PPoB and nature of activity carried out therein details of APoB, details of bank accounts, details of authorized signatory, aadhaar authentication, etc.



On receipt of such application, an acknowledgement in the prescribed form shall be issued to the applicant electronically. A Causal Taxable Person (CTP) applying for registration gets a TRN for making an advance deposit of tax in his electronic cash ledger and an acknowledgement is issued only after said deposit.



Application shall be forwarded to the Proper Officer.

RULE 10

- -GSTIN WILL be issued
- Display astin at
 - · PPOB
 - · APOB
 - · Name board

Procedure for registration Part II

Proper Officer examines the application and accompanying documents.



Proper officer will grant registration certificate in Form GST REG-06

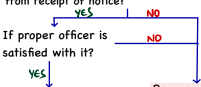
- → within 7 working days from the date of submission of application without site verification if applicant successfully validates his aadhaar authentication
- within 30 days of application
 after verification of site and
 prescribed documents in case
 where applicant fails to
 undergo/ does not opt for
 Aadhaar authentication or PO
 deems it fit to carry out site
 verification,

Note: Application deemed to be approved if PO does not take proper action Within prescribed Time limit within 7 working days
from application
submission date there
by seeking clarification.

by seeking clarification, information or documents from the applicant. notice may be issued not later than 30 days from application submission date in case where a person fails to undergo Aadhaar authentication/does not opt for Aadhaar authentication or PO deems it fit to carry out site verification I

Proper Officer issues notice electronically

If applicant has furnished the clarification information or documents within 7 working days from receipt of notice?



Proper officer will grant registration certificate in Form GST REG-06

within 7 working days from the date of receipt of information/ clarification/ documents Proper officer may reject the application for reasons to be recorded in writing.

EFFECTIVE DATE OF REGISTRATION

Where an applicant submits application for	Effective date of registration is	
registration		
within 30 days from the date he becomes	the date on which he becomes liable to	
liable to registration	registration	
after 30 days from the date he becomes liable	the date of grant of registration	
to registration	certifica	

RULE IOA

Furnish the details of bank account on common pattal within 30 days from grant of reg/) whichever due date of furnishing return) is carlier

CTP/NRTP REGISTRATION

- * CTP/NRTP regd at least 5 days prior to the commencement of burners
- * NRTP <u>Cubmit</u> Scifattested Apph signed by copy of the auth signatory paraport who is resident of India
- * validity of registration certificate:

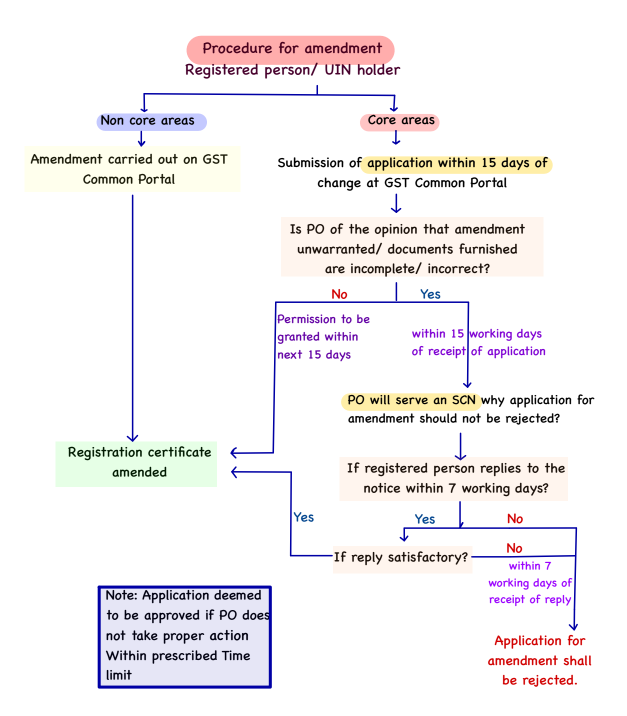
period specified in app? | Whichever is

90 days from effective date | Earlier

of regn

The above period can be extended by further 90 days

* Advance deposit of tax at the time of registration extension of registration.



SEC 29: CANCELLATION OF REGISTRATION

Circumstances in which registration can be cancelled by Regal person legal heirs proper officer 29(1)

a Burneys discontinued

b. Death | Amalgamation | Demerger | Other wise disposed

c. Change is Yonstitution

d. Person no longer liable for regn/optout of voluntary reg

Circumstances in Which PO (an Cancel registration 29(2)

- * prescribed contraventions (Rule al)
 - a) Does not conduct any business from the declared place of business, or
 - b) Issues invoice/bill without supply of goods/services in violation of the provisions of this Act, or the rules made thereunder.
 - c) Violates the provisions of section 171. Section 171 contains provisions relating to anti-profeetering measure
 - d) Violates the provision of rule 10A (discussed earlier in this chapter).
 - e) Avails input tax credit in violation of the provisions of section 16 of the CGST Act or the rules made thereunder; or
 - f) Furnishes the details of outward supplies in Form GSTR-1 under section 37 for one or more tax periods which is in excess of the outward supplies declared by him in his valid return under section 39 for the said tax periods; or
 - g) Violates the provision of rule 86B.
 - ga) violates the third and fourth proviso of rule 23
 - h) being a registered person required to file return under section 39(1)(GSTR -3B) for each month or part thereof (i.e. monthly return filer), has not furnished returns for a continuous period of 6 months.
 - i) being a registered person required to file return under proviso to section 39(1)(GSTR- 3B under QRMP scheme) for each quarter or part thereof (i.e. quarterly return filer), has not furnished returns for a continuous period of 2 tax periods.

* Composition dealer - Not furnished return for Fy (GSTR-4) beyond 2 months from due date

RP not furnished return for such continuous period

- * vol RP --- doesn't commence burners within smonths
- * Reg obtained by means of fraud/willful mistatement/ suppremion of fack

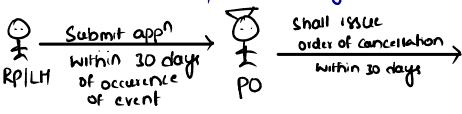
A person to whom uin was granted can't apply for cancellation of regn

Procedure for voluntary cancellation by Rp

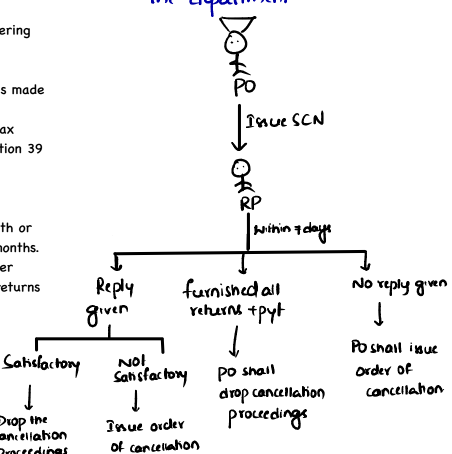
Drop the

Cancellation

Proceedings



Procedure for submoto cancellation by the department.



REVOCATION OF CANCELLATION OF REGISTRATION: The can be extended by Acticlabore by Posatisfied, Revoke the concention within 10 days of receipt of app within 90 days 文 po Appn RPC whose req cancelled on Po not suo moto by PO) + I'mue scn within 7 days

Po shall dispose

(accept/ reject)

the app"

Of receipt

of clanification

OMPOSITION LEvy

Sec 10(1)-Composition levy for supply of Goods:

who can avoil?

* RP - ATO in pry & 1.5 croves

Sikkim Manipar Mizoram Nagaland Meghalaya Ultavakhand Arunachal pradesh Tripura

ATO in pry ≤75 lakhs

RULE 7: RATES OF TAX IN CASE OF COMPOSITION LEVY FOR GOODS:

S. No.	Category of registered persons	Rate of tax
1	Manufacturers, other than manufacturers of notified goods.	½% of the turnover in the State/Union territory
2	Suppliers making supplies referred to in clause (b) of paragraph 6 of Schedule II [referred to as "Restaurant service" in discussion under this chapter]	2½ %of the turnover in the State/Union territory
3	Any other supplier eligible for composition levy under (1) and (2) of section 10 of CGST Act (e.gtrader).	1/2 % of turnover of taxable supplies of goods & services in the State/Union territory

SEC-10(3): Composition levy small lapse if ATO in a fy exceeds 1.5'crorec/75 lakm 50 lakm

Some other important points regarding compositionlevy:

- pay tax under Rom on inward Supplies
- Methion "componte taxable person" on BOS; PPOB & APOB
- Shall not collect any tan from the recopient
- Shall not be entitled to any ITC

10(2) - eligibility for composition levy:

* RP engaged in SOG+Marginal (101 of To in preceedingly (08)

Services Lunichever is higher

- * Rp not engaged in supply of 9 s not leviable to tax
- * RP not exgaged in any interstate outward supplies
- * Rp not making supplies through Eco covered us 52
- * not manufacturer of below mentioned goods
 - Icecream and other edible ice
 - Pan Masala
 - Tobacco
 - Acrated Water
 - fly ash bricks/aggregate
 - Bricks of formil meals siliceous earth
 - Building bricks
 - Earthen Proofing tiles
- * NOT a CTPINRTP

where more than one registered persons are having the same Permanent Account Number (issued under the Income tax Act, 1961), the registered person shall not be eligible to opt for the scheme under sub-section (1) unless all such registered persons opt to pay tax under that sub-section.

SEC-10(2A) COMPOSITION LEVY FOR SUPPLY OF SERVICES

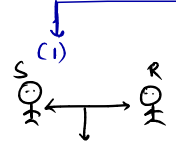
who is Eligible? RP - ATO in PFY & 50 Lakhs.

Rate of tax - 3/ of turnover in State UT (31.457 + 31. SGST = 61.)

Eligibility:

- * Rp not engaged in supply of 91s not leviable to tax
- * Rp not engaged in any interstate outward supplies
- * Rp not making supplies through ECO covered u/s 52
- * NOT a CTP/WRTP.

SECTION 15



* Unrelated * Price is the sole

consideration

VOS = Transaction value

TV = price paid + payable

INCLUSIONS IN TV

- ca) Taxes Other than GST & Comp cers
 TCS Not includible in vos
- (b) Payments made to third parties by the receipient that the supplier is liable to pay
- (1) Incidental Expenses
 - -Commission
 - Packing
 - -Inspection/certification charges
 - -Installation & testing charges
 - weighnent, loading Edungning charges
 - Outward freight 2 transit insurance
- (d) Interest | latefiel Penalty for delayed pyt
- (c) Subsidies linked with price given by Other than 54/64

EXCLUSION OF DISCOUNTS FROM VALUE

(3)

(a) Discounts given before at the time of supply 2 Shown in the invoice

Excluded from vos

(b) Post supply discounts

- 3 Conditions
- 1. Agreement existing at the time of supply
- a. Discount can be calc invoice Wise
- s. Proportionate ITC to be reversed by receipient

Satisfied
Excluded from vos

Gort may

prescribe VR

(4)

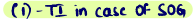
If 15(1)

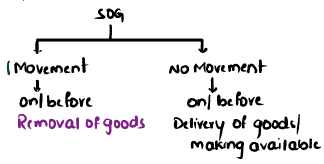
follow val rules

Not sanisfied Not excluded from vos

TAX INVOICE, DEBIT AND CREDIT NOTES

SECTION-31





- (2) TI in case of SDS

 * within 30 days from provision of service

 *Ins| BC|FI|NBFC within 45days
- (4) TI in case of cont sog

 Before | at the time

 Each such statement is issued |

 Each such payment is received.
- (5)-Ti in case of cont-SOS

 *Do of pyt ascrtainable onl before due date

 *pyt linked to completion } _ onl before comp

 Of event of that event
- *DD of pyt not }-on/before the supplier ascertainable receives the payment
- (6) Service ceases before completion of supply:

 Involce shall be issued to the extent
 of the supply made before cessation.

(a) RTI - within sodays from the inue of RC
Supplies where receipient is unregistered

Intra state

Inter- State

(b) Q TI Q

VOSC 200 R

RP - URP

(Other than - Does not require)

adm to multiplex invoice

Screens)

 $\begin{array}{c}
\text{Comp levy}
\end{array}$

- (d) Receipt voucher on receipt of advance
 Rate of tax not determinable 18%
 nature of supply not determinable Interstate
- (e) Refund voucher No supply against advance
- (f) Self invoice Receipient under RCM received als from URP
- (g) Payment voucher Receipient under RCM

(7)-Goods sent taken on approval

Sale or return:

Invoice shall be insued:

-Before at the time of supply) Earlier

-Six months from date of Yemoval

Some important points reg TI

* In case of sog *

Invoice - 3 copies

Original-receipient

Duplicate-Transporter Triplicate - Supplier

* In case of sos

Original-receipient

Duplicate - Supplier

HSN CODE Requirements

AT < 5CT B28 - 4 digits
in pry Bx - 4 (optional)

AT > 5CY 828 } 6 digits

* tuno is mandatorily required to issue E-Invoice?

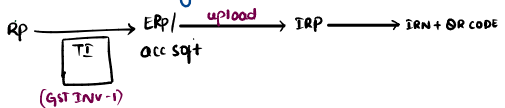
RP -> AT in any pry] Exceeds -> E invoice required from Fy 2017-16/ 5 croves only for 82B supplies

* Exemptions from E-invoicing:

-SEZ Units (not SEZ devoloper)

- Ins/ BC| FI| NBFC
- -GTA
- Pan transportation services
- Exhibition of films in multiplex
- Government department
- -Local authority

* Procen of E-invoicing?



In case of invance of E-invoice, no need to carry phyrical copy of tax invoice

DYNAMIC OR CODE:

Dynamic OR Code * Applicability: RP -> AT in any pry [Exceeds -> required only from 2017-18 for B2C supplies

* Exemptions from Dyn DR code:

- Ins/ BC| FI| NBFC

- Exhibition of films in multiplex

- OIDAR
- Pan transportation services

- Taxable value / Exceeds Tax value / Tax payable Tax charged

- Goods returned by the receipient

- GIS found to be deficient

Supplier may issue one) more credit notes

(2) Time limit for declaring the credit notes in the return: 30 mnov following the rend of the ry) ? whichever is date of furnishing annual return I carlier

(3)

(1)

- Tarable value / Tax charged Han Tax payable

Supplier may issue one) more debit notes

NO time limit for declaring debit note in the return.

RULE 55 - DELIVERY CHALLAN

- Supply of LG where Oty not known

- Movement of goods for job work

- Mov of goods for reasons other than supply

- Other supplies notified by board

LINUE Delivery Challan

TIME OF SUPPLY

SEC 12-TOS OF GOODS

Tos in case of FCM[12(2)]

DOI/ Last date to issue invoice } which ever Date on which supplier receives pyt } is Garlier

TOS in case of RCM[12(3)]

- Dt of receipt of Goods
- Dt Of pyt in BOA/debited in bank
- Day immediately following 30days | Which from inde of invoice | document

Whichever is carlier

If it is not possible to determine TOS as above then TOS shall be date of entry in BOA of receipient

Tos in case of vouchers [12(4)]

- supply identifible -> Dt of ince of voucher
- Other cases --- Dt of redemption of voucher

Tos in revidual cares[12(5)]

- Periodical return has to be filed Dt on which return to be filed
- Any other case -> Dt on which tax is paid

TOS in case of Penalty, interest in case of delayed payment (216) Dt on which supplier receives such addition in value

```
SEC 13 - TOS OF SERVICES
               TOS in case of FCM[13(2)]
Invoice issued within
                              Invoice not issued within
                                     Time limit [13(2)(6)]
     Time limit [13(2)(a)]
                              Dr of prov of service | Earlier Dr of vect of pyt
 Dt of Invoice/ "L Earlier
 Dt of yect of pytj
 If 13(2)(a) 2 13(2)(b) are not applicable, then 70s
 is the date on which the receipient shows receipt of
  Services in his BOA
 Supplier receives upto $1,000
                                     TOS at the option
 in excen of amount indicated f
                                    of supplier be the
  in Invoice
                                     date of inue of invoice
TOS in case of RCM (13(3))
- Dt of pyt in Boal dehited in bank
- Day immediately following 30 days
                                     Whichever is carlier
  from ince of invoice | document
  4 it is not possible to determine 70s as above
   then tos shall be date of entry in BOA of receipient
  Import of services blu anouated entreprises
```

, whichever is earlier

-Dt of pyt for service)
- Dt of entry in BOA of receipients

13(6)

Same at 12(4), 12(5) 2 12(6)

INPUT TAX CREDIT

SEC16 - Eligibility 2 conditions for taking ITC

16(1) --> on supply of GIS |Both --> used | intended to him to be used in the __ , Take ITC to be used in the in Electronic coure/furtherence credit led of business

16(2) - Conditions to be failfilled for claiming ITC

(a) RP in pose mon of tax paying doc

R.36(1) Document for claiming 1TC -Invoice

R. 36(2)

Details to be contained in Doc

-Amt of tax

- Description of 41s - Self invoice in case of RCM

-Debit Note-

- BOE -GSTIN OF RES -RTI

- Pos-Interstate supply

- Doc inved by ISD

R. 36(3)

R. 36(4)

-Details of 0s furnished by supp in GSTRI/IFF NO ITC of tan paud towards demands involving fraud - ITC communicated to Receptant in 95TR 2B

(aa) Same as R 36(4)

- -Details of 0s furnished by supp in GITRI/IFF
- ITC communicated to Receptant in 95TR 2B

(b) Received such gistBoth

In case of Bill to ship to model, deemed to be received

- (ba) ITC should not have been restricted
- (() Tax charged should have been paid to the govt either in cash/ through utilisation of ITC
- (d) Furnish the return GSTR-3B

Some important points:

- * Goods received in lots/installments Entitled to take 17c upon receiptof last inst/10t
- * If receipient fails to make the payment to the supplier within iso days from the viewe of invoice, ITC availed should be reversed along with interest @18%

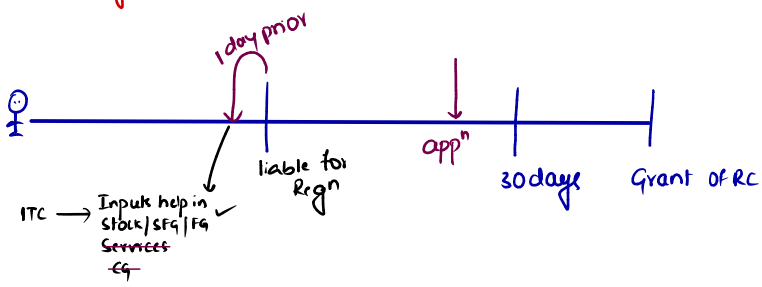
However if the receipt makes the pyt later, he will entitled to take the credit again without any time limit

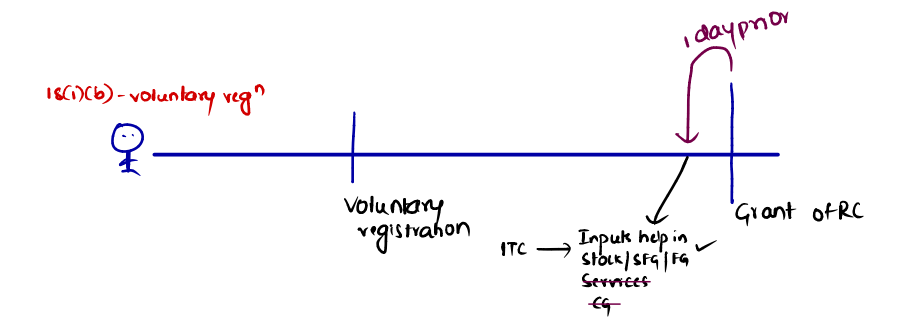
Condition of making put within 180 days does not apply in:

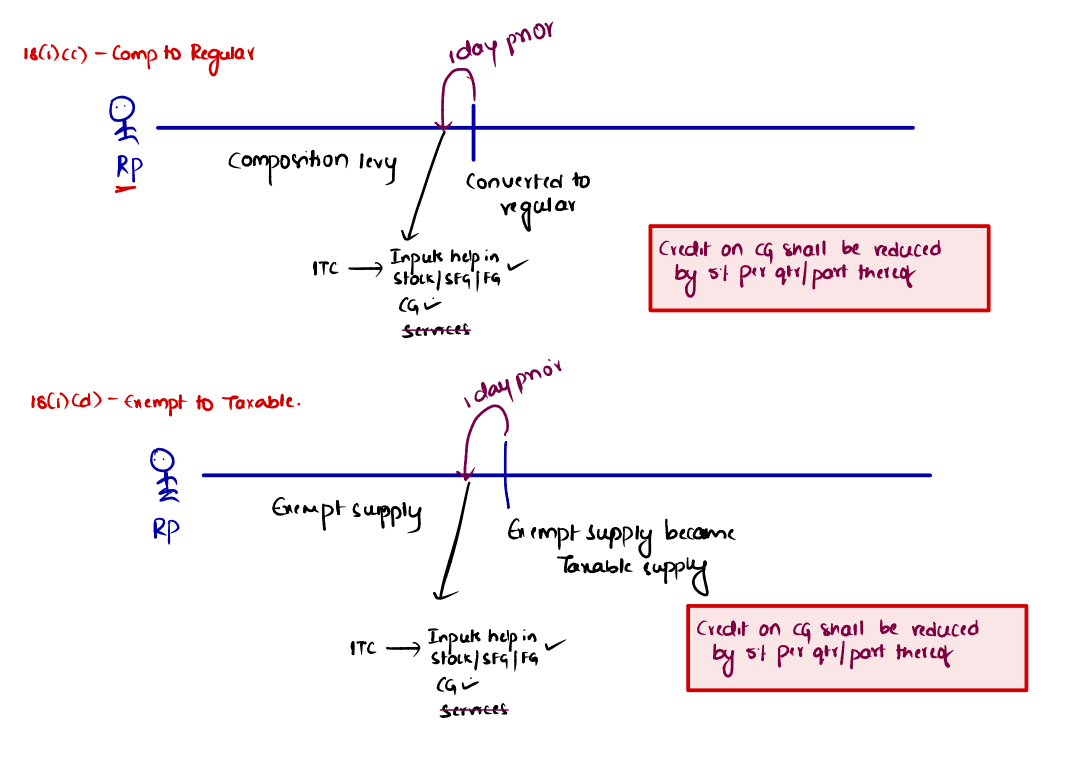
- RCM
- Deemed supplies without consideration
- payments made to third parties, on behalf of supprier
- 16(3) ITC on capital goods: Should not claim dephon tax component
- 16(4) The for availing 170

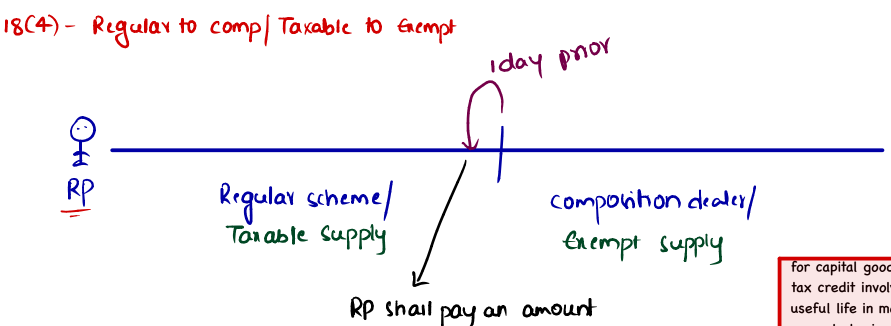
30th NOV following the end of the fy & whichever is Earlier Date of furnishing AR











- Credit on inputs held in stock | SFG | FG

for capital goods held in stock, the input tax credit involved in the remaining useful life in months shall be computed on pro-rata basis, taking the useful life as five years.

18(6) - Supply of (G/P2M on which ITC has been availed

RP shall pay an amount equal to:

- ITC taken as reduced by 51 per Otr/part thereof) knichever is
- Ton on transaction value

Higher

Provided that where refractory bricks, moulds and dies, jigs and fixtures are supplied as scrap, the taxable person may pay tax on the transaction value of such goods determined under section 15.