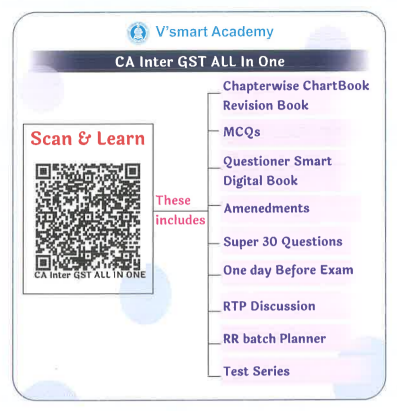
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Central Goods and Services Tax Act,2017

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CHAPTER - 8 PLACE OF SUPPLY (IGST Act)

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	supplier and recipient is in India.		

Introduction:-

GST is primarily a destination based consumption tax. The POS of a particular transaction, coupled with the location of the supplier, will determine the nature of the tax to be paid by a tax payer. Based on its nature of transactions, the type of supply is determined whether to consider it as an "Intra State Supply" or an "Inter State Supply".

IGST Act has been drafted mainly to address the supplies falling under the purview of Inter State supplies of goods arepsilon services or both. Thus, it will be beneficial to maintain uninterrupted ITC chain on interstate transactions arepsilon it will also ease the compliance procedure due to maintenance of proper records.

Refer our Questionnaire: CCP 07.01.01.00

Important Definitions:-

Sec 2(14):- "Location of the recipient of Services" means

_			
а	where a supply is received at a place of business for which the registration has been obtained,	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 obtained (a fixed establishment elsewhere),	the location of such fixed establishment "Fixed Establishment" 2(7): means a place (other than the registered place of business) which is characterised by a sufficient degree of permanence and suitable structure in terms of human and technical resources to supply services or to receive and use services for its own needs.	
С	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	
d	in absence of such places,	the location of the usual place of residence of the recipient	

2	where a supply is made from a place of business	the location of such place of business
Ľ	for which the registration has been obtained,	
ŀ	1 1 1 6 1 1 1 1	the location of such fixed establishment
`	the place of business for which registration has	
	been obtained (a fixed establishment elsewhere),	
	where a supply is made from more than one	the location of the establishment most
•	establishment, whether the place of business or	directly concerned with the provision of
	fixed establishment,	the supply
	in absence of such places	the location of the usual place of residence
,		of the supplier

Section 5: Levy and Collection of IGST				
1	Subject to	Subject to the provisions of sub-section (2), there shall be		
	levied a tax called the integrated goods and services tax			
	no all inter-State supplies of goods or services or both except on the supply of alcoholic			
	liquor for human consumption,			
	•	on the value determined under section 15 of the Cen	tral Goods and Services Tax Act and	
)	at such rates, not exceeding forty per cent., as r	may be notified by the Government on the	
		recommendations of the Council and		
100	collected	in such manner as may be prescribed and shall be p	oaid by the taxable person	
	Proviso	Levy of IGST on imported goods	of the supplies, the selection the mostle of their	
	Provided that the integrated tax on goods other than the goods as may be notified by the		than the goods as may be notified by the	
302	per terminal and the second se	overnment on the recommendations of the Council imported into India		
	shall be levied and collected in accordance with the provisions of sec 3 of the Customs Tariff Act, 197		ovisions of sec 3 of the Customs Tariff Act, 1975	
. 0	⇒ on the value as determined under the said Act			
(1)	at the point when duties of customs are levied on the said goods u/s 12 of the Customs Act, 1962.			
	N/No. 03/2023 - IT Dt. 29/09/2023 w.e.f. 01/10/2023:-			
	It notifies	supply of online money gaming as the goods on in	nport of which the proviso to section 5(1) of	
H	said Act shall not apply, but on which integrated tax shall be levied and collected u/s 5(1) of the said Act.			
Sec	c 5 (2)	Non taxable goods (Petroleum products)	Almondy Dinguished in	
Sec	c 5 (3)/(4	RCM	Already Discussed in Previous Chapter	
Sec 5 (5) ECO				

Section 6:

Exemptions in IGST (discussed in chapter 5)

Inter-State & Intra State supply

Section 7: Inter-State Supply

Inter-State SOG (within India)

Subject to Sec 10, supply of goods, where the Location Of The Supplier (LOS) and the Place Of Supply (POS) are in

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

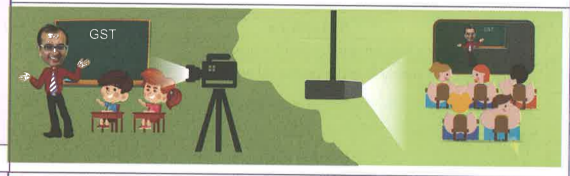
shall be treated as a supply of goods in the course of inter-State trade or commerce.

INTER-STATE SUPPLY Gujarat Maharashtra

Inter-State SOS (within India) Subject to Sec 12, supply of services, where the Location Of the Supplier (LOS) and the Place Of Supply (POS) are in

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

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



Inter-State Supply - SOG or SOS outside India

Supply of goods or services or both,

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

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

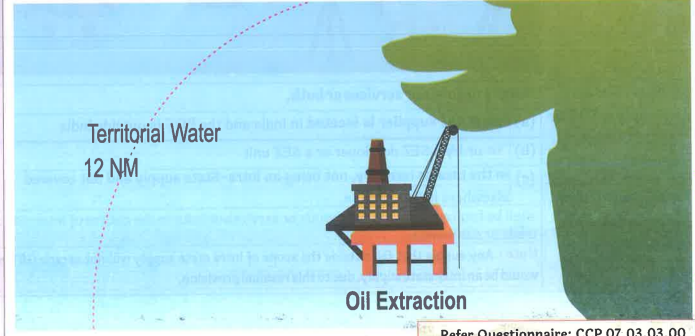
Note: Any supply that fall outside the scope of Intra state supply will not escape GST but would be an inter state supply, due to this residual provision.

Refer Question from

Section 8: Intra-State Supply Subject to the Sec 10, supply of goods where the LOS & POS of goods are in 1 Intra State the same State or same Union territory SOG shall be treated as intra-State supply Proviso:- Provided that the following supply of goods shall not be treated as intra-State supply namely-(i) supply of goods to or by a SEZ developer or a SEZ unit; (ii) goods imported into the territory of India till they cross the customs frontiers of India; or (iii) supplies made to a tourist referred to in section 15. Subject to the Sec 12, supply of services where the LOS & POS of services are in Intra State the same State or SOS same Union territory shall be treated as intra-State supply Proviso: - Provided that the intra-State supply of services shall not include supply of services to or by a Special Economic Zone developer or a Special Economic Zone unit.

Explanation to Sec 8 Establishment treated as separate person (DDP) For the purposes of this Act, where a person has-**Explanation** an establishment in India and any other establishment outside India (i) an establishment in a State & UT and any other establishment outside that State or UT (ii) an establishment in a State & UT and any other establishment registered within (iii) that State or UT, then such establishments shall be treated as establishments of distinct persons. A person carrying on a business through a branch or an agency or a representational **Explanation** office in any territory shall be treated as having an establishment in that territory.

	Section 9 : Supply in Territorial Water				
Į,	Scenario	Situations	LOS & POS		
	a)	Supplier's location is in the territorial waters	LOS is the coastal State or UT nearest to the baseline		
	b)	Place of supply is in the territorial waters	POS is the coastal State or UT nearest to the baseline		



Determination of Place of Supply

Sec 10: PLACE OF SUPPLY OF GOODS OTHER THAN SUPPLY OF GOODS IMPORTED INTO, OR EXPORTED FROM INDIA.

THE POS OF GOODS, OTHER THAN SUPPLY OF GOODS IMPORTED INTO, OR EXPORTED FROM INDIA, SHALL BE AS UNDER.

(a)	Goods Involving		POS = 'where the goods are located' when the
	Movement	Supply	movement terminate for delivery to recipient.
		Determining	The 'location of the goods' is determined by tracking
Re	fer Question from	the Location	their journey from the supplier to the recipient.
ou	r Questionnaire:	of the Goods'	Note: - The movement can be carried out by the supplier,
cc	CP 07.04.04.00		recipient, or another party like a transporter, as long as
ļ 			the destination is disclosed.
	Practice		Pune, Maharashtra sells 10 refrigerators to Chaggan Pvt. Ltd. of
Magi	Questions	Determine Place of Si	tra for delivery at place of business of Chaggan Pvt. Ltd. in Pune.
			d. of Nasik, Maharashtra sells 20 refrigerators to Dhakkan Pvt.
			han for delivery at place of business of Dhakkan Pvt. Ltd. in
		Jaipur, Rajsthan. Determine Place of Supply.	
(b)	Bill To Ship To	Place of	⇒ Applicable in 'bill to ship to' transactions or sales of
		Supply	goods in transit on the instruction of a third person.
() ou			⇒ POS = The principal place of business of the third
			person.
		Two Supplies	This provision addresses the first supply from the
		Involved	supplier to the third person.
			The second supply (third person to recipient) is
			governed by Sec 10(1)(a), based on the goods' location
			at the end of the movement.
			Acous



Refer Question from our Questionnaire: CCP 07.04.05.00 (IMP)

MCQ:- Tolaram Ltd. (a supplier registered in Uttar Pradesh having principal place of business at Noida) asks Bholaram Ltd. of Ahmedabad, Gujarat to deliver 50 washing machines to its buyer Jholaram Ltd. at Jaipur, Rajasthan. The place of supply of supply between Tolaram Ltd. and Jholaram Ltd. is _____ and place of supply of supply between Bholaram Ltd. and Tolaram Ltd. is

- a) Rajasthan, Uttarpradesh
- b) Uttarpradesh, Gujrat
- c) Uttar Pradesh Rajasthan
- d) Rajasthav, Gujtrat

_			T						
	(c)	Supply not			ace of		tion of the goods at the time of the delivery to		
		involving	L	S	upply	the recipien	t		
		movement of				ALC: U			
		goods				Ball Brown Hotel	OFFICE		
M.	- 10								
-	-								
			L						
	la mi	Practice	P3 - Newton Pvt. Ltd. (New Delhi) has leased its machine (cost ₹8,00,000) to Gravity						
		Questions	1				for production of goods on a monthly rent of ₹ 35,000.		
,717	Urique			•		•	d. requested Newton Pvt. Ltd. to sell the machine to it oby Newton Pvt. Ltd. Determine Place of Supply.		
4	بادعر		1	01.4.5	,00,000,	which is agreed to	by Newton Pvt. Ctu. Deter mine Place of Supply.		
			P	94 - G	angadhai	r Ltd. (Mumbai, I	Maharashtra) opens a new branch office at Gurugram,		
181			H	larya	ına. It pur	chases a building	for office from Gajodhar Builders (Gurugram). It also		
an	P I TO		1			•	with Gajodhar Builders for purchase of pre-installed		
			C	office	furniture	and fixtures in th	e building. Determine Place of Supply.		
	(00)	Supply made	1	2	uidin a o o	20(1)(2)/(2)	, POS in case of OTC sales to URP is as follows:-		
-	(ca)	to URP	ľ	Jver	riaing se	c 10(1)(a)/ (c)	, POS III case of OTC sales to OKP is as Johows.		
]p.j	-de,	in tribunications of		(i)	_	ess of URP is	POS is location as per address of URP recorded		
	ATT I				recorde	ed in invoice	in invoice.		
0 1,							Note: - Simply mentioning the State of URP instead of complete address would be sufficient.		
	-			(::)	الا مططي	ass of HDD is			
nria	711117					ess of URP is POS is the location of supplier orded in invoice			
e i	(Eusle		(Clari	fication o	on sec 10(1)(ca) of IGST Act on POS of goods to URPs (Circular		
an			No.209/3/2024 dt. 26.06.24):-						
2000				Issu	e	POS u/s 10(1)	(ca) of IGST Act, if SOG is made to URP where		
						billing address is different from address of delivery of goods,			
						especially in s	upply through e-commerce platforms?		
			-			Mr A (IIDD)	located in X State places an order on an e-		
			Case Mr. A (URP) located in X State places an order on an e- commerce platform for mobile phone. He provides billing address located in X state but mobile is to be delivered at an				•		
	-								
				address located in Y State. What shall be the POS?					
			L						
			1	Clari	fication		upplied through e-commerce platforms to URP, if		
7							ess differs from the delivery address in invoice,		
	mR						e the address of delivery of goods recorded on		
	- Time					invoice i.e.			
						Supplier may record the delivery address as address of recipient on invoice to determine POS in this case.			
						recipient on	mivoice to determine POS in this case.		

(d) Goods are assembled or installed at site

Place of **Supply**

POS = Place of such installation or assembly

Notes:-

- 1) This situation involves a composite supply, consisting of goods and an ancillary installation/assembling service.
- 2) The principal supply in such cases is the supply of goods that are being installed.



Refer Question from our Questionnaire: CCP 07.04.07.00

Practice Questions

P5: Ghoomghoom Pvt. Ltd. (New Delhi) purchases a machine from Dhoom Pvt. Ltd. (New Delhi) for being installed in its factory at Noida, Uttar Pradesh. Determine Place of Supply.

P 6: Pure Refineries (Mumbai, Maharashtra) gives a contract to Mowgli Ltd. (Ranchi, Jharkhand) to supply a machine which is required to be assembled in a power plant in its refinery located in Kutch, Gujarat: Determine Place of Supply.

(e) Goods are supplied on board conveyance, including >a vessel, >an aircraft, >a train or > a motor vehicle

Place of Supply POS = Location at which such goods are taken on board.

Notes:-

- 1) Goods supplied on board a conveyances include items like books and miscellaneous products sold by train hawkers or packaged food items sold on airplanes.
- 2) This provision applies even if the supply is made by a passenger on the conveyance and not necessarily by the carrier of the conveyance.



Refer Question from our Questionnaire: CCP 07.04.08.00

> P7: Maurya (New Delhi) boards the New Delhi-Kota train at NewDelhi. He sells the goods taken on board by him (at New Delhi), inthe train, at Jaipur during the journey. Determine Place of Supply.

Where the place of supply of goods cannot be determined, the place of supply shall be determined in such manner as may be prescribed. (till no Rules are prescribed by Govt.)

SEC 12: DETERMINATION OF POS FOR TRANSACTION WITHIN INDIA

PLACE OF SUPPLY OF SERVICES WHERE LOCATION OF SUPPLIER AND LOCATION OF RECIPIENT IS IN INDIA.

The provisions of this section shall apply to determine the POS of services where the location of supplier of services and the location of the recipient of services is in India.

PLACE OF SUPPLY GENERALLY (THE DEFAULT RULE)

Except the services specified in sub section (3) to sub section (14)

Triu	Description	Place Of Supply	
Supply	(a) Made to registered Person (B2B)	Location of such person	
	(b) Made to a person other than registered Person (B2C)	 (i) the location of the recipient where the address on record exists (ii) the location of the supplier of services in other cases. 	

- 1) The default presumption for POS in respect of registered recipients (B2B supply of services) is the location of such person. Since the recipient is registered, address of recipient is always there and the same can be taken as proxy for POS.
- 2) The default presumption for POS in respect of unregistered recipients (B2C supply of services) is also the location of recipient. However, in many cases, the address of recipient is not available; in such cases, location of the supplier of services is taken as proxy for POS.
- P8: Mr. A (a Chartered Accountant registered in New Delhi) makes a supply of service to his client Mr. B of Noida, Uttar Pradesh (registered in Uttar Pradesh). Determine place of supply.
- P 9: Mr. A, a Chartered Accountant in Gurugram, Haryana, (registered in Haryana) provides consultancy services to his client Mr. C who is a resident of New Delhi but is not registered under GST. Determine place of supply.

Refer Question from

our Questionnaire:

CCP 07.05.09.00

PLACE OF SUPPLY OF IMMOVABLE PROPERTY SERVICES

De	scription	Place Of Supply
including services parchitects, interior engineers and other (b) any service proving ant of rights to for carrying out (c) by way of lodging house, home st	decorators surveyors, related experts or estate agents,	Location at which the immovable property or boat or vessel, is located or intended to be located
organising any thereto, official, social,	nmodation in any immovable property for y marriage or reception or matters related cultural, religious or business function ces provided in relation to such function at s; or	Note:- The provision applies to both constructed/developed and yet-to-be-constructed / developed property.
(e) any services and (a), (b)(c) and (d)	illary to the services referred to in clauses	
If the location of th	e immovable property or boat or vessel	S
located or intended to be located outside India,	POS = Location of the recipient.	
Located in more	supply of services shall be treated as made	le in each of the respective States

or intended	POS = Location of the recipient.
cated vigun	
India,	
in more	supply of services shall be treated as made in each of the respective States
e State or	or Union territories,
erritory,	⇒ in proportion to the value for services separately collected or determined
	in terms of the contract or agreement entered into in this regard or
	⇒ in the absence of such contract or agreement, on such other basis as may
	be prescribed (as per Rule 4 - Discussed on next page).
	in more e State or

P10:- KTS Builders (Mumbai) is constructing a factory building for PLM Pvt. Ltd. (Kolkata), in New Delhi. **Determine POS**

P 11:- Shah and Shah, an architectural firm at Kolkata, has been hired by MKF Builders of Mumbai to draw up a plan for a high rise building to be constructed by them in Ahmedabad, Gujarat. Determine Place of Supply

P 12:- Mr. Ramesh, a Chartered Accountant, (New Delhi) travels to Mumbai for business and stays in a hotel there. Determine place of Supply

P13: Mr. X, a consulting engineer based in Mumbai, Maharashtra renders professional services in respect of an immovable property of Mr. Y (Bangalore) located in Australia. Determine Place of Supply.

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Rule 4:- The supply of services attributable to different States or UTs, u/s 12(3) of IGST

Act:-

VOS

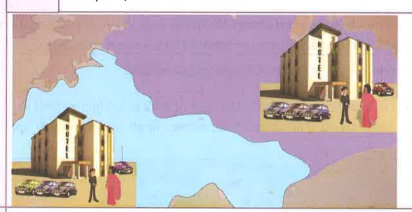
respectively.

Rs.10,000/- in Uttar Pradesh.

		In case of service	Basis of apportionment & Value of services			
(i)	⇒ by a wha a si	led by way of lodging accommodation hotel, inn, guest house, club or campsite, by tever name called	The supply of services shall be treated as made in each of the respective States or Union territories, in proportion to the number of nights stayed in such property;			
	services ancillary to such services		The Third Th			
Illustration		tion				
	Facts	A hotel chain X charges a consolidated sum of Rs.30,000/- for stay in its two establishments in Delk and Agra, where the stay in Delhi is for 2 nights and the stay in Agra is for 1 night.				
	POS	The place of supply in this case is both in the Unio	on territory of Delhi and in the State of Uttar Pradesh			

The service shall be deemed to have been provided in Delhi and Uttar Pradesh in the ratio 2:1

The value of services provided will thus be apportioned as: Rs.20,000/- in Delhi and



(ii) In case of all other services in relation to immovable treated as made in each of the

- ⇒ including services by way of accommodation in any immovable property for organising any marriage or reception etc.
- ⇒ in cases of supply of accommodation by a hotel, inn, guest house, club or campsite, by whatever name called where such property is a single property located in two or more contiguous States or UTs or both, and services ancillary to such services

The supply of services shall be treated as made in each of the respective States or Union territories,

in proportion to the area of the immovable property lying in each State or Union territory

Illustration

Facts	There is a piece of land of area 20,000 square feet which is partly in State S1 say 12,000 square feet					
	and partly in State S2, say 8000 square feet. Site preparation work has been entrusted to T. The					
	ratio of land in the two states works out to 12:8 or 3:2 (simplified).					
POS	The place of supply is in both States S1 and S2.					
VOS	The service shall be deemed to have been provided in the ratio of 12:8 or 3:2 (simplified) in the States					
	S1 and S2 respectively.					
	The value of the service shall be accordingly apportioned between the States.					



⇒ By way of lodging accommodation by (iii) a house boat or any other vessel and in kan ⇒ services ancillary to such services

The supply of services shall be treated as made in each of the respective States or Union territories,

- in proportion to the time spent by the boat or vessel in each such State or Union territory,
- which shall be determined on the basis of a declaration made to the effect by the service provider.

Illustration

A company C provides the service of 24 hours accommodation in a houseboat, which is situated both fin Kerala and Karnataka in as much as the guests board the house boat in Kerala and stay there for 22 hours but it also moves into Karnataka for 2 hours (as declared by the service provider). POS

The place of supply of this service is in the States of Kerala and Karnataka.

The service shall be deemed to have been provided in the ratio of 22:2 or 11:1 (simplified) in the states VOS of Kerala and Karnataka, respectively. The value of the service shall be accordingly apportioned between the States



MCQ 2:- Brijraj is on a business trip for 5 days where he has to stay for 3 days in Mumbai (Maharashtra) and 2 days in Ahmedabad (Gujarat). He stays in the hotels of Royal Group of Hotels for which a consolidated sum of ₹ 50,000/- was charged by the hotel for stay in its two establishments in Mumbai and Ahmedabad for 3 nights and 2 nights respectively. The place of supply in this case is in $__$

- (a) Maharashtra and Gujarat both and the service shall be deemed to have been provided in Maharashtra and Gujarat in the ratio 3:2 respectively.
- (b) Maharashtra as his stay was longer in Mumbai.
- (c) Maharashtra and Gujarat both and the service shall be deemed to have been provided in Maharashtra and Gujarat in the ratio 1:1 respectively.

(d) Gujarat

Refer Questionnaire: CCP 07.05.10.00 (IMP)

PLACE OF SUPPLY BASED ON PERFORMANCE

Description	Place Of Supply
Supply of > restaurant and catering services, > personal grooming, > fitness, > beauty treatment, > health service including cosmetic and plastic surgery	Location where the services are actually performed. Refer Questionnaire: CCP 07.05.11.00

P 17: Mr. A, a business man from Pune dines in a restaurant at Mumbai while on a business trip. Determine place of supply.

P 18: Mr. Timmy Ferreira, a makeup artist at Kolkata, goes to Jaipur, Rajasthan for doing the makeup of Ms. Simran Kapoor, a Bollywood actress based in Mumbai. Determine place of supply.

PLACE OF SUPPLY OF TRAINING AND PERFORMANCE APPRAISAL SERVICES

nimas i constina	escription	Place Of Supply
POS in relation	(a) To registered Person (B2B)	Location of such person
to training and performance appraisal	(b) Person other than registered person (B2C)	Location where the services are actually performed.

P19: Mr. Suresh (unregistered person based in Noida) signs up with Excellent Linguistics (New Delhi) for receiving training on English speaking at their New Delhi Centre. Determine place of supply.

MCQ 3: DEO Consultants (Kolkata) impart GST training to accounts and finance personnel of Sun Cements Ltd., Guwahati, Assam (registered office) at the company's Mumbai (Maharashtra) office which is also registered under GST. The contract is entered with Guwahati office. In the given case, place of supply is

(a) Kolkata

5)

(b) Assam

(c) Maharashtra

(d) Either Assam or Maharashtra at the option of Sun Cements Ltd

Refer Questionnaire: CCP 07.05.12.00

PLACE OF SUPPLY FOR ADMISSION TO EVENTS

Description	Place Of Supply
Services provided by way of admission to a	Place
cultural, artistic, sporting, scientific,	where the event is actually held or
educational, entertainment event or amusement park or any other place and	where the park or such other place is located.
⇒ services ancillary thereto	

P20: Mr. A, a resident of Ghaziabad, Uttar Pradesh, buys a ticket for a circus organized at Gurugram, Haryana by a circus company based in New Delhi. Determine place of supply.

P21: Mr. B of New Delhi buys a ticket for an amusement park located in Noida, Uttar Pradesh. Determine place of supply. Refer Questionnaire: CCP 07.05.13.00

	Samilage prov	vided by way of			
	Set vices pi o				
	to analyzota	Description		Place Of Supply	
	(a) organisati	on of a	To registered	Location of such person	
	cultural, art	istic, sporting, scientific,	Person (B2B)		
	educational	or entertainment event			
			celebration To Person	Place where the event is	
		ply of services in relation to a		actually held	
	conference,				
	or similar events or		other than		
(b) services a		ncillary to organisation of any of	registered	If the event is held outside India	
	the events	or services referred to in	person(B2C)	POS = location of the recipient.	
	clause (a)				
	assigning	of sponsorship to such events			
	Explanation	Where the event is held in more the		r UT and a consolidated amount is	
	1	charged for SOS relating to such a			
D.	POS-TI III		e respective States or UTs		
	efer	FOS = Takett as being in each of the f	espective states		
Q	Questionnaire:	⇒ in proportion to value for servi	ces separately	collected or determined in terms o	
Q	Questionnaire: CCP 07.05.14.00	in proportion to value for servi	i ces separately ed into in this re	collected or determined in terms o gard or	
Q	Questionnaire:	 in proportion to value for servion the contract or agreement entered in the absence of such contract 	ces separately ed into in this req act or agreeme	collected or determined in terms o gard or	
Q	Questionnaire: CCP 07.05.14.00	in proportion to value for servi	ces separately ed into in this req act or agreeme	collected or determined in terms o gard or	
Q	Questionnaire: CCP 07.05.14.00 IMP) P22: Mega Ever	 in proportion to value for servion the contract or agreement entered in the absence of such contract 	ices separately ed into in this reg act or agreeme r below). lew Delhi, organiz	collected or determined in terms o gard or nt, on such other basis as may be es an award function for Shah Diamone	
Q	P22: Mega Ever Merchants of Ah	 in proportion to value for serving the contract or agreement entered in the absence of such contract prescribed (as per Rule 5 - Referents, an event management company at No. 	ces separately ed into in this rep ect or agreeme r below). lew Delhi, organiz mbai. Determine	collected or determined in terms of gard or nt, on such other basis as may be es an award function for Shah Diamond place of supply.	
Q	P22: Mega Ever Merchants of Ah Merchants of Ah	⇒ in proportion to value for serving the contract or agreement entered in the absence of such contract prescribed (as per Rule 5 - Reference, an event management company at Numedabad (registered in Gujarat), at Munits, an event management company at Numedabad (registered in Gujarat), at Management (registered in Gujarat).	ces separately ed into in this rep ect or agreeme r below). lew Delhi, organiz mbai. Determine lew Delhi, organiz uritius. Determin	collected or determined in terms of gard or nt, on such other basis as may be es an award function for Shah Diamone blace of supply. es an award function for Shah Diamone place of supply.	
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Q	P22: Mega Ever Merchants of Ah P23: Mega Ever Merchants of Ah P24: An event events in States S1 and S2 charge a consoli MCQ 4:- Gran Hyderabad) to at New Delhi, or a) New Delhi, or a) New Delhi, or a) New Delhi, Seyoo	in proportion to value for service the contract or agreement entered in the absence of such contract prescribed (as per Rule 5 - Reference, an event management company at Namedabad (registered in Gujarat), at Mundas, an event management company at Namedabad (registered in Gujarat), at Management company - Moonlight Event a recipient Mr. Atmaram (unregisted dated amount of 10,00,000 from Mr. Atmaram (unregisted dated amount of 10,00,000 from Mr. Atmaram (in the plan and organise his wedding. The plan and organise his wedding. The plan and organise his wedding is to be held abad b) New Delhi, Sey thelles d) Chennai, Hyderabad b) Rescribed for SOS attributabe of the said Act In case of service where the services are supplied.	ices separately ed into in this reg ect or agreeme r below). lew Delhi, organiz mbai. Determine lew Delhi, organiz uritius. Determine ents Private Limit ered). 3 events ar maram. Determine red by Laddoo 3 nce of supply is (i eld in Seychelles. ychelles leed to a Value	collected or determined in terms of gard or int, on such other basis as may be seen award function for Shah Diamondolace of supply. es an award function for Shah Diamondolace of supply. ed - has to organize some promotionate to be organized in S1 and 2 in S2. The me place of supply. Singh (unregistered person based in jumple wedding is to be held to be some promotional in the second supply. States or UT under Sec 12 (7) Basis of apportionment shall be determined by application.	
Q	P22: Mega Ever Merchants of Ah P23: Mega Ever Merchants of Ah P24: An event events in States S1 and S2 charge a consoli MCQ 4:- Gran Hyderabad) to at New Delhi, or a) New Delhi, Hy c) Chennai, Seyo	in proportion to value for service the contract or agreement entered in the absence of such contract prescribed (as per Rule 5 - Reference, an event management company at Numedabad (registered in Gujarat), at Munts, an event management company at Numedabad (registered in Gujarat), at Management company - Moonlight Events are cipient Mr. Atmaram (unregisted at amount of 10,00,000 from Mr. At decided amou	ices separately ed into in this reg ect or agreeme r below). lew Delhi, organiz mbai. Determine lew Delhi, organiz uritius. Determin ents Private Limit ered). 3 events ar emaram. Determin red by Laddoo 3 ace of supply is (i eld in Seychelles. chelles let o different ed to a Value of th	collected or determined in terms of gard or int, on such other basis as may be seen award function for Shah Diamond place of supply. es an award function for Shah Diamond place of supply. ed - has to organize some promotionate to be organized in S1 and 2 in S2. The me place of supply. Singh (unregistered person based in jewedding is to be held.)	

Illustration	Facts	An event management company E has to organise some promotional events
		in States S1 and S2 for a recipient R. 3 events are to be organised in S1 and 2 in
and the	n 6	S2. They charge a consolidated amount of Rs.10,00,000 from R.
idovi ir isani	POS	The place of supply of this service is in both the States S1 and S2.
populations,	vos	The proportion arrived at by the application of GAAP is 3:2.
		The service shall be deemed to have been provided in the ratio 3:2 in S1 and
The street of the	11000	S2 respectively. The value of services provided will thus be apportioned as Rs.
THE IN THE RE	(III II A SEE	6,00,000/- in S1 and Rs. 4,00,000/- in S2.

PLACE OF SUPPLY FOR TRANSPORTATION OF GOODS

De	scription	Place Of Supply
Supply of services by way of transportation of	(a) To registered Person (B2B)	Location of such person
goods, including by mail or courier to	(b) Person other than registered person (B2C)	Location at which such goods are handed over for their transportation. Refer Questionnaire: CCP 07.05.15.00

P25: M/s Sukhiram Pvt. Ltd. is a registered company in New Delhi. It sends its courier to Pune through M/s Brue Air Courier Service. Determine place of supply.

P26 : Mr. Bindisaar, an unregistered person, of New Delhi sends a courier to his brother in Amritsar, Punjab. Determine place of supply.

P27: Pinelaps Pvt. Ltd., a Goods Transportation Agency based in Kanpur, Uttar Pradesh, is hired by Hezal Enterprises (registered supplier in Kanpur) to transport its consignment of goods to a buyer in New Delhi. Determine place of supply.

P28: Sukhwinder Transports Pvt. Ltd., a Goods Transportation Agency based in Noida, Uttar Pradesh, is hired by Chhaya Trade Links (registered supplier in New Delhi) to transport its consignment of goods to a buyer in Kanpur, Uttar Pradesh. Determine place of supply.

P29: Mr. Srikant, a manager in a Bank, is transferred from Bareilly, Uttar Pradesh to Bhopal, Madhya Pradesh. Mr. Srikant's family is stationed in Kanpur, Uttar Pradeh. He hires Goel Carriers of Lucknow, Uttar Pradesh (registered in Uttar Pradesh), to transport his household goods from Kanpur to Bhopal. Determine place of supply.

PLACE OF SUPPLY FOR TRANSPORTATION OF PASSENGER

	Description		Place Of Supply	
	Supply of passenger transportation service	(a) To registered Person (B2B)	Location of such person	
		(b) Person other than registered person (B2C)	place where the passenger embarks on the conveyance for a continuous journey	
Proviso where the right to passage is given for future use and the point not known at the time of issue of right to passage, the place service shall be determined as per Sec 12(2). Explanation For the purposes of this sub-section, the return journey shall be to journey, even if the right to passage for onward and return journey same time.		ght to passage, the place of supply of such		

"Conveyance" as per sec 2(34) of CGSTAct, includes vessel, aircraft & a vehicle **Analysis** Continuous Journey" as per sec 2(3) of IGST Act, means a journey for which a single or more than one ticket or invoice is issued at the same time, either by a single supplier of service or through an agent acting on behalf of more than one supplier of service, and which involves no stopover between any of the legs of the journey for which one or more separate tickets or invoices are issued **Explanation:** The term 'stopover' means a place where a passenger can disembark either to transfer to another conveyance or break his journey for a certain period in order to resume it at a later point of time If a journey is not a continuous journey, then each journey shall be treated as a separate journey & liable to tax accordingly. Example: - 1) Issue of right to passage for future use-point of boarding not known at the time of issue of right (i) An airline may issue seasonal tickets, containing say 10 leafs which could be used for travel between any two locations in the country. (ii) The card issued by New Delhi metro could be used by a person located in Noida, or New Delhi or Faridabad, without the New Delhi metro being able to distinguish the location or journeys at the time of receipt of payment. P30 : Mr. Amar (registered person in New Delhi) travels from Mumbai to Bangalore in Airjet flight. Mr. Amar has bought the tickets for the journey from Airjet's office registered in New Delhi. Determine place of supply. P31: Mr. Subramanian (unregistered person in Chennai) has come to Delhi on a vacation. He buys pre-paid Delhi Metro Card from Delhi Metro (New Delhi) for hassle free commute in the National Capital Region. Determine place of supply. P32: Mr. Shyam, an unregistered person, based in Gurugram, Haryana books a two-way air journey ticket from New Delhi to Mumbai on 5th December. He leaves New Delhi on 10th December in a late-night flight and lands in Mumbai the next day. He leaves Mumbai on 14th December in a morning flight and lands in New Delhi the same day. The return journey is treated as a separate journey, even if the tickets for onward and return journey are issued at the same time. 10) PLACE OF SUPPLY OF ON BOARD SERVICES Place Of Supply Description Supply of services on board a conveyance, including | Location of the first scheduled point of

a vessel, an a	aircraft, a train or a motor vehicle,	departure of that conveyance for the journey.	
Example	P33:- Mr. X is travelling from Delhi to Mumbai in an Airjet flight. He desires to watch an English movie during the journey by making the necessary payment. Determine place of supply.		

PLACE OF SUPPLY OF TELECOMMUNICATION SERVICES

The POS of telecommunication services including data transfer, broadcasting, cable and direct to home television services to any person shall

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Q.	Nature	e of Supply	Place Of Supply	Recipient
(a)	 ⇒ Fixed telecom ⇒ Leased circuit ⇒ Internet lease ⇒ Cable or dish a 	s d circuit	Location where the telecommunication line, leased circuit or cable connection or dish antenna is installed for receipt of services	•
(b)		obile connection for ion and internet services	 Location of billing address of the recipient of services in the records of the supplier of services Location of the supplier of services if the address is not available 	
(c)	Pre-paid mobile connection for telecommunication, internet services and DTH services (recharge	(i) Services provided through a selling agent re-seller distributor of subscriber identity module card or recharge voucher	 Address of the selling agent/ re- seller/ distributor as per record of the supplier at the time of supply □ Location of the supplier of comics if 	Any Person
	coupon, vouchers, net pack etc.)		Location where such prepayment is received or such vouchers are sold	
(d)	Other cases	General If the address is not	 The address of the recipient as per the records of the supplier of services Description of the supplier of services 	
16	is made through		Location of the recipient of services in the records of the supplier of services	Tie Tie
Ex	planation Whe	re the leased circuit is	installed in more than one State or	UT and a

11)

consolidated amount is charged for supply of services relating to such circuit,

POS = taken as being in each of the respective States or UTs

- in proportion to value for services separately collected or determined in terms of the contract or agreement entered into in this regard or
- in the absence of such contract or agreement, on such other basis as may be prescribed (as per Rule 6- Refer below).

P34: Mr. A (Maharashtra) ges a landline phone installed at his home from BSNL Ltd.

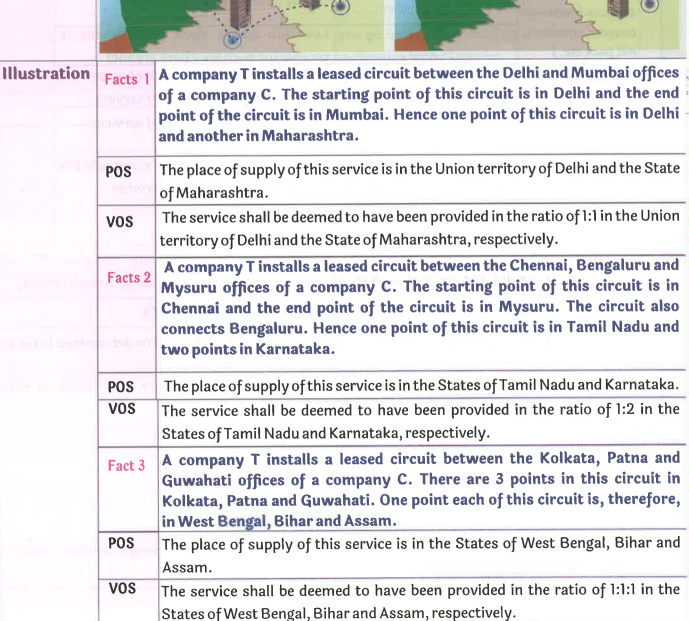
P35: Mr. Y (Pune) gets a DTH installed at his home from Bharati Ltd. Determine place of supply.

P36: Mr. D (Surat) takes a post-paid mobile connection in Mumbai from Idea Ltd. Mr. D's billing address existing records of Idea Ltd. Determine place of supply.

P37: Mr. E (New Delhi) gets his post-paid bill paid online from Goa. The payment being made through electronic mode. Determine place of supply.

P39: Mr. F (Puducherry) gets a pre-paid recharged from a grocery shop in Chennai. Determine place of supply.

Prescribed supply of services attributable to different States or UTs u/s 12(11) of Rule 6 the said act Basis of apportionment In case of service In case where leased circuit is installed in The supply of services shall be treated as made in each of the respective States or more than one State or UT (as discussed above) Union territories, In proportion to the number of points lying in the State or Union territory Notes: - The number of points in a circuit shall be determined in the following manner: (i) In the case of a circuit between two points or places, the starting point or place of the circuit and the end point or place of the circuit will invariably constitute two points (ii) Any intermediate point or place in the circuit will also constitute a point provided that the benefit of the leased circuit is also available at that intermediate point



PLACE OF SUPPLY OF BANKING AND FINANCIAL SERVICES			
Description	Place Of Supply		
Supply of banking and other financial services, including stock broking services to any person	Location of the recipient of services on the records of the supplier of services Provided that if the location of recipient of services is not on the records of the supplier, POS = Location of the supplier of services.		

P40: Mr. A (Pune) buys shares from a broker in BSE (Mumbai). Determine place of supply.

P41: Mr. C, an unregistered person from Varanasi, Uttar Pradesh, visits a bank registered in New Delhi for getting a demand draft made. No records exist of Mr C in Bank. Determine place of supply.

P42: Mr. B (New Delhi) withdraws money from Axis Bank's ATM in Amritsar. Mr. B has crossed his limit of free ATM withdrawals. Bank has charged extra fees. Determine place of supply.

PLACE OF SUPPLY OF INSURANCE SERVICES

Description		Place Of Supply	
Supply of insurance	(a) To registered Person (B2B)	Location of such person	
services	(b) Person other than registered person (B2C)	Location of the recipient of services on the records of the supplier of services.	

P43: Mr. A, CEO of XY Ltd., Mumbai (a company registered in Maharashtra) buys insurance cover for the inventory stored in company's factory located at Mumbai, from Excellent Insurers, Chennai (registered in Tamil Nadu). Determine place of supply.

P44: Ms. B (unregistered resident of Kolkata) goes to her native place Patna, Bihar and buys a medical insurance policy for her parents there from Safe Insurers, Patna (registered in Bihar). Determine place of supply.

SEC 12 (14): PLACE OF SUPPLY OF ADVERTISEMENT SERVICE TO GOVERNMENT

Description	Place Of Supply	
Advertisement service to the CG/SG/Statutory	Each of such States or Union territories where	
body/ LA meant for the States or UTs identified in	the advertisement is broadcasted/ run	
contract or agreement	/played (Read with Rule 3 of IGST Rules)	

Summary

Rule 3:- Place of Supply of Advertisement	service to Government(IGST Rules)
---	-----------------------------------

Sr. No.	I voe of advertisement	Factor which determines the proportionate value of service attributable to the dissemination in each State/Union territory
1	Advertisements in newspapers and publications	Amount payable for publishing an advertisement in all the editions of a newspaper or publication, which are published in each State/Union territory
2		Amount payable for the distribution of a specific number of such material in each State/Union territory
3	Advertisements in hoardings (other than those on trains)	Amount payable for the hoardings located in each State/UT
4	Advertisements on trains	Length of the railway track in each State/UT, for that train
5	bills of oil and gas companies, etc.	Amount payable for the advertisements on bills pertaining to consumers having billing addresses in each State/UT
6	Advertisements on railway tickets	Number of Railway Stations in each State/UT
7	Advertisements on radio stations	Amount payable to such radio station, which by virtue of its name is part of each State/UT
8	Advertisement on television channels	Value of service in each state or UT = Amount payable for such service X Number of viewers of such channel in each State/UT.
		Viewership shall be calculated in the following manner:-
		i) State or UT wise figure for that channel published by Broadcast Audience Research Council
		ii) Figures published in last week of preceding quarter shall be used for succeeding quarter
		iii) If channel viewership figures relate to a region comprising of more than one state or UT then, viewership figures for region X ratio of populations of that State or UT as determined in the latest Census
9	Advertisements in cinema halls	Amount payable to a cinema hall or screens in a multiplex in each State/ Union territory.
10	Advertisements on internet	Step 1: Service shall be deemed to have been provided all over India Step 2: Value of service in each state/UT = Total amount for such services X Ratio of No. of internet subscribers in concerned States or Uts No. of internet subscribers shall be calculated in the following manner, samely:- i) State/UT wise figure published by Telecom Regulatory Authorities of India

		 ii) Figures published for last quarter of preceding F.Y shall be used for succeeding F.Y. Year iii) If figure of No. of internet subscribers relates to a region comprising of more than one State or UT, then No. of internet subscribers in a State or UT = No. of subscribers in the region X Ratio of populations of that State or UT as determined in the latest Census
11	Advertisements through SMS	Value of service in each state/UT = Total Amount payable for such services X ratio of No. of telecom subscribers in concerned States or UTs. No. of telecom subscribers shall be calculated in the following manner namely:- i) State/UT-wise figures published by Telecom regulatory Authority of India on its website ii) Figure published for preceding quarter shall be used for succeeding quarter iii) If figures of No. of telecom subscribers relates to a telecom circle comprising of more than one state or UT, then, No. of telecom subscribers in a State or UT = No. of subscribers for telecom circle X Ratio of Population of State/UTs, as determined in latest Census.



CHAPTER - 9 EXEMPTIONS FROM GST

INDEX

CGST Act, 2017

Sec 11 Exemptions **IGST Act, 2017**

Sec 6 Exemptions

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Section 11 - Power to grant exemption from tax (Sec 6 of IGST Act) CG/SG Empowerment: GST law authorizes the Central or State Government to General grant tax exemptions. Exemption ⇒ GST Council Recommendation: Exemptions are granted based on the recommendation of the GST Council. ⇒ Notification Issuance : Exemptions are communicated through notifications in Official Gazette. Whole or Partial Tax Exemption: Exemptions can apply to the entire tax or a portion of it. ⇒ Public Interest Criteria: Exemptions must serve the public interest. Coverage: Exemptions can cover specified goods, services, or both. ⇒ Absolute/Unconditional Exemption: No conditions apply; mandatory exemption. Conditional Exemption: Exemption comes with specified conditions; optional for registered persons. In Public Interest, the Government may generally exempt supply of recommendation NOTIFICATION goods and/ or services of any of the GST council specified description either absolutely or subject with effect from such date wholly/ to such conditions as may be as may be specified in such partly specified in the notification notification. CG/SG Empowerment: GST law authorizes the CG/SG to special order for 2 Special exemption with reason. Exemption GST Council Recommendation: Exemptions are granted based on the recommendation of the GST Council. Applicability: Applicable to only that person to whom the order is given Criteria: It shall be granted in exceptional situations. Whole or Partial Tax Exemption: Exemptions can apply to the entire tax or a portion of it. Coverage: Exemptions can cover specified goods, services, or both. Absolute/Unconditional Exemption: No conditions apply; mandatory exemption. Conditional Exemption: Exemption comes with specified conditions; optional for registered persons. The Government may exempt any BY on recommendation goods and/or services on which tax **SPECIAL** of the GST Council is leviable from payment of tax ORDER under circumstances of an in the public exceptional nature to be interest stated in such order Explanation Insertion: The government can clarify a notification/order's scope or 3 **Explanation** applicability within 1 year of its issuance. to Exemption Retrospective Effect: The inserted explanation applies retrospectively from the notification/order's initial issuance. Entry in Notification: The clarification pertains to a specific entry in the notification and is effective from its inception, not the clarification's issuance date.

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

Although the effective date mentioned in the notification which inserted said explanation was 27.07.2018, said explanation will be effective from the inception of entry 3(vi) in notification i.e. 21.09.2017 and not 27.07.2018

Mandatory Exemption (Explanation to sec 11)

Scope: Applies to supplies of goods &/or services covered by absolute exemptions. Mandatory Exemption: Registered persons supplying such goods &/ or services shall not collect tax exceeding the effective rate.

Refer Question from our Questionnaire: CCP 08.01.01.00

Difference between General & Special Exemption

General Exemption	Special Exemption	Common Points:	
lts issued by Govt. by notification in Official Gazatte	Its issued by Govt. by Special order	1) Exemption may be absolute or conditional 2) Exemption may be partly or wholly	
It is applicable generally i.e. to all members at particular industry	It is applicable to special person to order is given		
It is generally in Public interest	Its in (exceptional) circumstances for charitable purpose or defence or etc.		

GOODS EXEMPT FROM TAX

A list of items have been notified under section 11(1) of the CGST Act, 2017/section 6(1) of the IGST Act, 2017. hese items have been exempted from whole of the tax. Since GST is a tax for common man, everyday items ised by the common man have been included in the list of exempted items.

tems such as unbranded atta/maida/besan, unpacked food grains, milk, eggs, curd, lassi and fresh regetables are among the items exempted from GST.

some of the examples of the goods exempted from tax have been provided herein:



Live Fish (0301)







Grapes (0806)

Fresh Milk (0401)

Potatoes (0701)

Indian National Flag (63)

Comment: - Exemption to goods from GST is not relevant for your exams

LIST OF SERVICES EXEMPT FROM TAX

pecific Services Exempt from CGST and IGST :- Notification No. 12/2017 Central Tax (Rate) dated 8.06.2017 unless otherwise specified, has exempted the various services wholly from CGST. Each of the ntries of the exemption notification have been discussed from next page:

(Note: - Entry numbers have been given only for reference purposes and are not relevant for examination purpose)

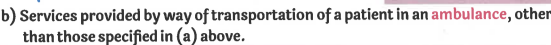
S. No.

Health Care Sector

74 **EXEMPTION RELATED TO HEALTH CARE:**

Exemption

- a) Health care services provided by
 - > a clinical establishment,
 - > an authorised medical practitioner, or
 - > paramedics.



Note:- Health care services provided by a clinical establishment, an authorised medical practitioner or paramedics of a religious or charitable trust are also exempt.

Clarification on Ambulance Service provided under National Health Mission (NHM)

By SG to patients

SG provide ambulance service free of cost to patients by itself or through Private Service Providers (PSPs). Transportation of patients in ambulance are exempt in both cases.

By PSPs Lunder NHM] to SGs:-

- PSPs charge fee from SG to provide this service on their behalf to patients.
- ♠ Ambulance services are one of the functions entrusted to Panchayats and Municipalities under Article 243G and 243W of Constitution of India & the same would be exempt as under:
 - a. Entry 3:- If it is a pure service and not a composite supply involving supply of any goods, &
 - b. Entry 3A:- If it is a composite supply of goods & services in which the value of supply of goods constitutes not more than 25% of value of said composite supply (discussed later).

Taxability

Refer Question from our Questionnaire: CCP 08.02.02.01 (IMP)

Services provided by a clinical establishment by way of providing room having room charges exceeding ₹ 5,000 per day to a person receiving health care services are taxable (i.e. they are exempt when charges are <= ₹5000 per day).

⇒ But in case of Intensive care unit (ICU)/ Intensive Cardiac Care Unit (ICCU)/ Critical Care Unit (CCU)/ Neo natal Intensive Care Unit (NICU), this proviso is not applicable & Exemption is available.

Meaning of **Health Care** Services

means

Diagnosis or treatment or care for illness, injury, deformity, abnormality, or pregnancy in any recognised system of medicines in India and

Clarifications:-

(i.e. Ambulance service)

- 1) Rooms rent in hospitals = Care = Exempted upto ₹ 5,000
- 2)Services in form of Assisted Reproductive Technology (ART) procedure such as in vitro fertilization (IVF) = Health Care = Exempt

Includes | services of transportation of the patient to and from a clinical establishment

hair transplant or cosmetic or plastic surgery,

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but does not include

But if, such services are supplied to restore / reconstruct anatomy or functions of body affected due to congenital defects, developmental abnormalities, injury or trauma then exemption is available.

Other Relevant Definitions

Paramedics means:-

Trained health care professionals, for example nursing staff, physiotherapists, technicians, lab assistants etc.

Clinical Establishment means

Hospital, nursing home, clinic, sanatorium etc, & a place of an establishment carrying out diagnostic or investigative services of diseases

Authorised Medical Practitioner means

Registered medical practitioner recongnised by medical Councils

Following systems of medicines are the recognized systems of medicines in India:-

Allopathy	Yoga	Ayurveda	Naturopathy
Homeopathy	Siddha	Unani	

Any other system of medicines that may be recognized by the CG

CBIC Clarification (Circular no. 32/06/2018)

1) Services provided by senior doctors/ consultants/ technicians:

Services provided by senior doctors/consultants/ technicians hired by the hospitals, whether employees or not, are healthcare services which are exempt

2) Amount charged by hospitals from the patients:

The entire amount charged by them from the patients including the retention money & the fees/payments made to the doctors etc., is towards the healthcare services provided by the hospitals to the patients and is exempt

Example: Hospitals charge the patient, say ₹10000 & pay to the consultants / technicians only ₹7500 & keep the balance for providing ancillary services which include nursing care, infrastructure facilities etc=Total ₹10,000 will be exempt.

3) Food supplied to the patients:

- a) Food prepared by the canteens run by the hospitals.
 - i) Food supplied to admitted patients: Food supplied to the in-patients as advised by the doctor/nutritionists is a part of composite supply of healthcare & Exempt.
 - ii) Food supplied to non-admitted patients: Supplies of food by a hospital to patients (not admitted) or their attendants or visitors are taxable.
 - Supply food to the doctors & their staff: Such supplies are taxable
- b) Outsourced by the Hospitals from outdoor caterers.

The suppliers shall charge tax as applicable & hospital will get no ITC.

Non Applicability of Exemption (key points)

- a) Supply of Non-Healthcare Services in Clinical Establishment's premises: Services like renting shops, auditoriums, and displaying advertisements within clinical establishments
- b) Room Rent in Hospitals Exceeding ₹5,000 (except ICU, etc.):Renting a room in a hospital where the room rent exceeds ₹5,000.
- c) Hair Transplant and Cosmetic Surgery: Cosmetic or plastic surgery for beauty purposes, including hair transplants.
- d) Food Supplies by Hospitals: Supplies of food by a hospital to non-admitted patients, doctors, visitors and staff.
- e) Healthcare Services by Non-Notified Persons: Supply of healthcare services by individuals like Sadhus, Tantriks, etc., who are not recognized healthcare providers.
- f) Unrecognized System of Medicine: Healthcare services not recognized under established systems of medicine (e.g., Reiki, Acupuncture).
- g) Health and Fitness Services: Services related to physical well-being, such as yoga classes, gym services, and aerobics.

Refer Question from our Questionnaire: CCP 08.14.24.00 -(iv) (IMP)

Refer Question from our Questionnaire: CCP 08.02.02.00

46	Health Care of Animals or Birds Services		
2		Exempt: - Health care services of animals or birds provided by a veterinary clinic.	
7/1	Service provided by rehabilitation professionals		
Typestics inder GST		Exempt:- Services provided by recognized rehabilitation professionals by way of > rehabilitation, > therapy or > counselling or > other specified activities at medical establishments, educational institutions, rehabilitation centres established by CG, SG or UT or registered charitable trust under Sec 12AA or 12AB of the Income tax Act, 1961.	

Sr. No.			Charitable & Religious Sector		
1	Charitable Activities				
	Exemption	Exemption is available subject to following two conditions:- (i) The entity should be registered under sec 12AA/12AB of the Income tax Act, 1961, and (ii) The entity must carry out one or more of the specified charitable activities.			
	Definition of	The term 'charitable activities' mean activities relating to-			
	Definition of Charitable Activities	i)	PUBLIC HEALTH by way of: a) Care or counselling of: terminally ill / severely disabled (physical/mental) persons. persons afflicted with HIV/AIDS. persons addicted to a dependence forming substance such as narcotidrugs or alcohol. b) Public awareness of preventive health, family planning or prevention of HIV		
		ii)	Advancement of religion or spirituality or yoga		
			Note: GST will not be payable on fee charged for yoga camps conducted by charital trusts.		
		iii)	Advancement of Educational Programmes/Skill development relating to abandoned, orphaned or homeless children. The physically or mentally abused and traumatized persons. The prisoners or		
	Question from Questionnaire:		persons over the age of 65 years residing in a rural area		
		iv)	Preservation of Environment including watershed, forests & wildlife		

CBIC Clarification

Taxability or exemption of various activities related to advancement of religion, spirituality, or yoga [Circular No. 66/40/2018]:

S.No.	Activity Type	Taxability			
-,	Fee or consideration charged from participants for participating in religious, yoga, or meditation programmes or camps meant for advancement of religion, spirituality, or yoga	Exempt			
	i) Residential programs or camps where lodging and boarding costs are included in fee charged, primarily aimed at advancing religion, spirituality, or yoga (composite supply)				
,	Charitable or religious trusts providing accommodation or serving food and drinks against any form of consideration, including donations (without a primary focus on religion, spirituality, or yoga)	Taxable			
	Activities like fitness camps, aerobics classes, dance, music, etc., not related to religion, spirituality, or yoga	Taxable			

Non **Applicability** of Exemption (key points)

- 1) Charitable Activities by Unregistered Trusts: Charitable activities conducted by trusts not registered under section 12AA or 12AB of the Income Tax Act, 1961.
- 2) Activities by Registered Trusts Not Charitable: Activities by trusts registered under section 12AA or 12AB of the Income Tax Act, 1961, which do not fall within the definition of charitable activities. For e.g.
 - > Hostel accommodation provided to students.
 - Organization of religious yatras or pilgrimages by charitable or religious trusts.
- 3) Goods and Services supplied to Charitable/Religious Trusts: Unless explicitly exempted, all goods and services supplied to charitable or religious trusts.

Exemption 13

Religious Activities

- Charges for conducting religious ceremonies:-
 - Religious ceremonies are life-cycle rituals and special religious poojas performed according to religious texts.
 - These ceremonies are conducted by individuals authorized by religious texts and typically include events like birth, marriage, and death rituals.



- Renting of precincts of religious place meant for general Public:-
 - Ownership Requirement: The religious place should be owned or managed by an entity registered under specified sections (12AA/12AB/10(23C)(v)/10(23BBA))of the Income Tax Act.
 - Consideration Limit: To qualify for the exemption, the consideration charged for renting shall be as under,



	Renting	It is exempt where charges are
i)	Renting of Rooms	Less than ₹ 1000 per day
ii)	Renting of Premises, Community halls, kalyanmandapam or open area & the like	Less than ₹ 10,000 per day
	D 11 001	Less than ₹ 10,000 per month

Refer Question from our Questionnaire: CCP 08.03.04.00

Non-**Applicability** of Exemption (Key Points)

Refer Question from our Questionnaire: CCP 08.03.05.00 (IMP)

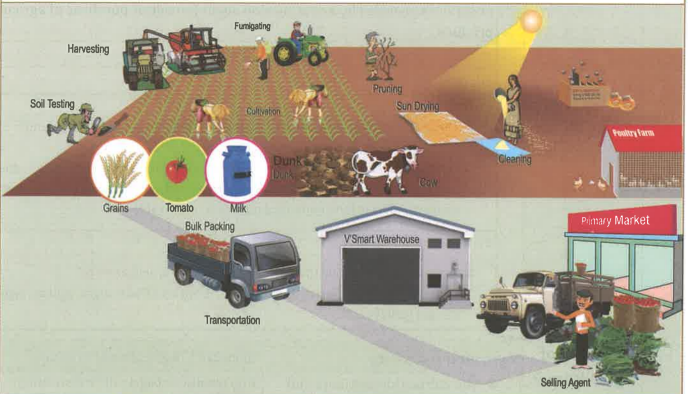
- a. Activities other than conduct of religious ceremony.
- b. Renting of precincts of religious place where consideration is as follows:-

	Renting	it is Taxable where charges are
i)	Renting of Rooms	₹ 1000 or more per day
ii)	Renting of Premises, Community halls, kalyanmandapam or open area and the like	₹ 10,000 or more per day
,	kalyanmandapam or open area and the like	
iii)	Renting of Shops or other spaces for	₹ 10,000 or more per month
	business or commerce	

Sr. No.		Legal Sector			
45	Legal Services				
	Exemption	a) Arbitral Tribunal Services			
		Services provided by an arbitral tribunal to			
		(i) Any person other than a business entity (ii) Business entity with an aggregate turnover up to such amount in the PFY as makes it eligible for exemption from registration (iii) CG, SG, UT, LA, Governmental Authority or Government Entity			
	u= ,-1	b) Legal service by Firm/Individual Advocate other than senior Adv.			
		Legal Services provided by Firm/Individual Advocate other than senior advocate to			
		(i) Advocate or partnership firm of advocates providing legal services			
		(ii) Any person other than a business entity			
		(iii) Business entity with an aggregate turnover up to such amount in the PFY as makes it eligible for exemption from registration			
		(iv) CG, SG, UT, LA, Governmental Authority or Government Entity			
	Big. 1	c) Senior Advocate Services			
		Legal Services provided by Senior Advocate to			
		(i) Any person other than a business entity			
		(ii) Business entity with an aggregate turnover up to such amount in the			
		PFY as makes it eligible for exemption from registration (iii) CG, SG, UT, LA, Governmental Authority or Government Entity			
	Non Applicability of Exemption	 T/o exceeds threshold in PFY:- In all 3 cases above, services provided to business entity where Agg. T/o exceeds threshold in PFY (in such case RCM is applicable) Legal services provided to another advocate or firm:- Legal service supplied by senior advocate to another advocate including senior advocate or partnership 			
	(key points)	firm of advocates - whose Agg. T/o in PFY exceeds threshold for registration is taxable under RCM			
		3) Services other than Legal Services:-All services other than Legal services			
		supplied by Advocate & firm of Advocate like Renting, Actuary, etc. are taxable.			
		Refer Question from our Questionnaire: CCP 08.04.06.00			

Agriculture Sector

Services relating to Agriculture Services



Exemption

Sr.

No.

54

Services relating to

- cultivation of plants &
- rearing of all life forms of animals (except horses) for food, fibre, fuel, raw material, or other similar products or Agriculture Produce by way of
- a) Agricultural operations directly related to production of any agricultural produce including cultivation, harvesting, threshing, plant protection or testing.
- b) Supply of farm labour.
- c) Processes carried at agricultural farm including
 - tending, harvesting, curing, trimming, cooling or
 - pruning, drying, ⇒ sorting, ⇒ sun drying, ⇒ bulk packaging and such
 - cutting, cleaning, grading, fumigating, like operations
 - which do not alter essential characteristics of agricultural produce but make it only marketable for the primary market.

Renting/leasing of

- agro machinery or d)
 - acant land with or without a structure incidental to its use.

Example: - Raj leased a vacant land with a greenhouse and storage shed to a farmer Ramesh, for agricultural purposes. This service is exempt from GST as it is considered incidental to agricultural use.

- Loading, unloading, packing, storage or warehousing of agricultural produce(AP).
- Agriculture extension services.

Notes:-

1)Agricultural Extension Services (AES) involve applying scientific research and knowledge to farming practices through farmer education and training.

- 2) AES aims to improve farmer's knowledge of crop techniques and boost productivity through various means such as training courses, farm visits, advisory bulletins, and more.
- g) | Services by any Agricultural Produce Marketing Committee (APMC) or Board or services provided by a commission agent for sale or purchase of agricultural produce.

Notes:-

- 1) APMC Services
 - Services by APMC or Boards are not subject to GST.
 - These committees regulate the marketing of agricultural produce under state laws and provide various support services.
 - Services directly related to cultivation and rearing of animals for specific purposes are exempt, but services which are not related to agriculture, such as property renting for commercial purposes, are taxable.
- 2) Commission Agent
 - Commission in relation to sale or purchase of AP is only exempt.
 - Commission in relation to goods which is not an AP like sugar, pulses, jaggery, etc. are liable to GST

Definition of Agriculture & Agriculture produce (AP)

Agricultural Activity

- The cultivation of plants and
- ⇒ Rearing of all life-forms of animals,

for food, fibre, fuel, raw material or other similar products.

Except the rearing of horses,

Para 2(d)"Agricultural Produce"

Any produce of agricultural on which

- Either no processing is done or
- Such processing is done as is usually done by a cultivator or producer which does not alter its essential characteristics but makes it marketable for primary market.

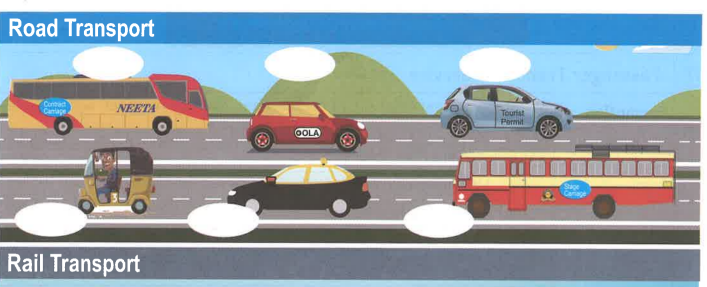
IMPORTANT READING 5 following activities are covered within the scope of agriculture:

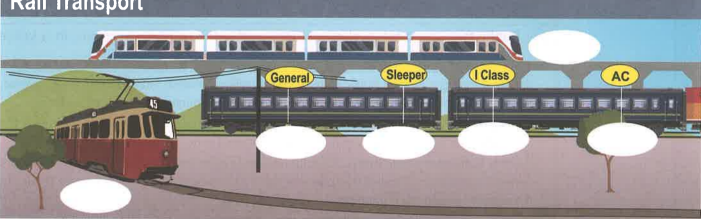
> Sericulture - Rearing of silk worms; Pisciculture - Breeding of fish; > Horticulture; Floriculture - Cultivation of ornamental flowers; Forestry.



	7	1						
		Criteria where Produce is not treated as AP:- (a) Processing that fundamentally changes the essential characteristics of agricultural produce, e.g., potato chips or tomato ketchup. (b) Processes that make agricultural produce marketable in the retail market. e.g. the processes of grinding, sterilizing, extraction packaging in retail packs of agricultural products, which make the agricultural products marketable in retail market, would NOT be covered in this entry. Determination of AP in certain cases:- Tea and Coffee: Green tea leaves & coffee beans are considered agricultural produce, while processed tea and coffee fall outside this definition. Jaggery: Processing sugarcane into jaggery alters its essential characteristics, making it ineligible for exemption. Pulses: Pulses like dal obtained after dehusking or splitting are not agricultural produce. Whole pulse grains like whole gram or rajma are considered as agricultural produce. Some other cases:- processed spices, processed dry fruits, processed cashew nuts etc. fall are not agricultural produce.						
55	Process of Jo	b Worker						
	Exemption	Carrying out intermediate production processes as job work in the cultivation of plants and rearing of animals (excluding horses) for food, fiber, fuel, raw materials, etc.or agricultural produce.						
	Non	Clarification on custom milling of paddy into rice:-:-						
	Applicability	Milling of Paddy: Milling of paddy is not considered an intermediate production						
	of Exemption	process related to cultivation. It occurs after the cultivation process is completed and paddy has been harvested.						
		Processing into Rice: Typically, the processing of paddy into rice is not conducted						
		by cultivators but by rice millers. This process also alters the essential						
		characteristics of paddy, making it ineligible for exemption under Entry 55 of GST.						
		Summary: - Milling of paddy into rice does not qualify for GST exemption as it is not a part of the intermediate production process related to the cultivation of						
		plants for agricultural produce.						
24	Services Relatin	g to rice						
	Exemption	Services by way of loading, unloading, packing, storage or warehousing of rice.						
24A		of minor forest produce						
	Exemption	Services by way of warehousing of minor forest produce						
24B	Storage or Wa	rehousing of Pulses, Fruits, Nuts etc.						
	Exemption	Services by way of storage or warehousing of cereals, pulses, fruits and vegetables.						
57	Packing, Coolin	g etc. of Vegetable or Fruits						
	Exemption	Services by way of fruits and vegetables which do not						
		pre-conditioning, pre-cooling, change or alter the essential						
		 ⇒ ripening, ⇒ retail packing, ⇒ retail packing, ⇒ labelling ⇒ vegetables 						

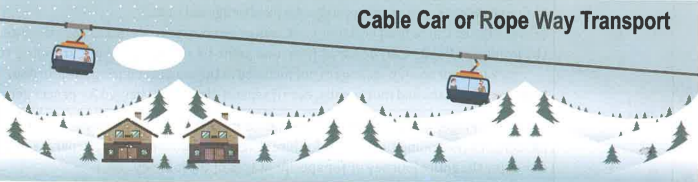
55A	Services	by V	Vay of Artificial insemination
	Exemption	1	Services by way of artificial insemination of livestock (other than horses).
122.3	Non- Applicability of Exemption		Services relating to rearing of horses.
of Ex			Loading, unloading, packing, storage or warehousing of items other than AP except rice & any other specific exemption.
	Refer Question rom our Questionnaire: CCP 08.05.07.00 I M P), C C P 08.05.08.00, CCP 08.14.24.00 - (ii)	c)	APMC & commission agent's services which are not related to agriculture or AP – such as property renting for commercial purposes or related to sugar, pulses, jaggery, etc.
f r o Quest		d)	Services relating to processed Tea & Coffee beans, Jaggery, Pulses, processed spices, processed dry fruits, processed cashew nuts etc. which are not AP.
		e)	Milling of paddy into rice.
		f)	Processing that fundamentally changes the essential characteristics of AP.
08.14		g)	Processes that make agricultural produce AP marketable in retail market.
		h)	Job work processes relating to rearing of horses.
		i)	Artificial insemination of horses.







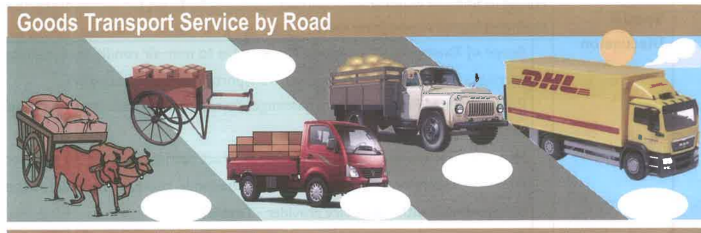


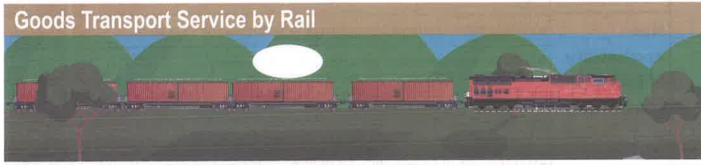


Sr. No.	Transport Sector					
17 Passenge	Passenger Transport Service					
Exemption 15	Service of transportation of passengers, with or without accompanie belongings, by					
	a) Railways in a class other than –					
	i) First class; or					
	ii) An air conditioned coach;					
	b) Metro, monorail or tramway;					
	c) Inland waterways;					
	d) Public transport, other than predominantly for tourism purpose, in a vess between places located in India; and					
	Note: Coverage: Regular public ships or vessels sailing between Indian locations are covered even if some passengers are tourists, as long as the predominant purpose isn't tourism.					
	Exclusion: Services by leisure/charter vessels or cruise ships, primarily intended for tourism, are not covered, even if some passengers are not tourists.					
	Ferry Transport within India: Exempts if tickets is for public transport between point in India, whether operated by private or government entities. For e.g. Private ferries Andaman and Nicobar Islands.					
	e) Metered cabs, or auto rickshaws (including e-rickshaws)					
Refer Question frour Questionnaire: CCP 08.06.10.00	However, nothing contained in item (e) above shall apply to service supplied through an ECO, and notified under sec 9(5) of the CGST, 2017. Further tax on such services shall be paid by ECO.					
Exemptions	Transport of passengers, with or without accompanied belongings, by –					
	Air in economy class, embarking from or terminating in an airport located in the state of Arunachal Pradesh, Assam, Manipur, Meghalaya, Mizoran Nagaland, Sikkim, or Tripura or at Bagdogra located in West Bengal.					
	b) Non-airconditioned contract carriage other than radio taxi, for transportation					
	of passengers, excluding tourism, conducted tour, charter or hire; or					
	Stage carriage other than air-conditioned stage carriage.					
	However, nothing contained in items (b) and (c) above shall apply to service					
	supplied through an ECO, and notified under sec 9(5) of the CGST, 2017. Further tax on such services shall be paid by ECO					
	Contract Carriage: A motor vehicle engaged under a contract, either expressed					
Definitions	implied, to carry passengers for hire or reward. This contract specifies the use of t entire vehicle for passenger carriage at a fixed or agreed rate. (a) Time Basis: Can be hired on a time basis, with or without reference to a route or distant					
	(b) Point-to-Point: Can be hired from one point to another, without stopping pick up or drop off passengers not included in the contract during the journey Includes: Maxicabs and motor cabs, even if separate fares are charged for passenger					
	Stage Carriage: A motor vehicle designed or modified to transport more than					

 $either for the \, entire \, journey \, or \, for \, specific \, stages \, of \, the \, journey.$

	Special Discussion		iring of non-air conditioned contract carriages by firms for transportation of neir employees to and from work
			Scope of Exemption: Exemption is applicable to non-air conditioned contract
			carriages hired by firms for employee transportation to and from work.
			Predetermined Routes: Covers passenger transportation with fixed routes and
			schedules - Exempt
			Non Predetermined Routes: When the contract carriage is hired for a period,
			allowing the service recipient to determine the usage, route, and schedule as per
			the agreement with the service provider - Taxable
	Non	a)	Passenger transport in railways in first class or AC coach.
	Applicability	b)	Passenger transport by cable car and ropeway
	of Exemptions (Key Points)	c)	Public transport tourism purpose in a vessel between places in India.
	(Key Points)	d)	Services by leisure/charter vessels or cruise ships, primarily intended for
			tourism, even if some passengers are not tourists.
		e)	Transport of passengers, by non-AC contract carriage other than radio taxi
			excluding tourism, conducted tour, charter or hire or by non-AC stage carriage,
			supplied through ECO u/s 9(5).
		f)	Hiring of non-AC contract carriages by firms for transportation of their
			employees to and from work where it is hired for a period, allowing the service
			recipient to determine the usage, route, and schedule as per the agreement with
		_	the service provider.
		g)	Passenger transport by AC - Stage/contract carriage.
Refer	Question from	h)	Metered Cab or Auto Rickshaws supplied services through ECO u/s 9(5).
_	our Questionnaire: CCP 08.06.09.00		Air transport by other than economy class in notified area.
	P) & C C P	J)	Air transport in economy class where there is no embarking & termination in
08.00	5.11.00		states mentioned above in exemption.
		k)	Transport by non-AC radio taxi.
		l)	Non-AC contract carriage used for tourism, conducted tour, charter or hire.
		_	









CHENNAI PORT



Goods Trai	sport Services				
Exemption	Services by way of transportation of goods- (a) by road except the services of (i) a goods transportation agency; (ii) a courier agency; (b) by inland waterways.				
Definitions	 Definition of GTA (Goods Transport Agency): A GTA is a service provider offering road transport services for goods and issues a consignment note. The issuance of a consignment note is a crucial requirement for qualifying as a GTA. Individual truck or tempo operators who do not issue consignment notes are exempt from GST. Definition of Courier Agency: A courier agency is a person engaged in the door-to-door transportation of time-sensitive documents, goods, or articles. Express cargo services also fall under courier agency. 				
Clarification	 Intermediary and Ancillary Services: Intermediary and ancillary services are like loading/unloading, packing / unpacking, transshipment, and temporary warehousing provided in the course of road transport of goods. GTA invoices include the value of these intermediary and ancillary services, making them part of the composite supply of GTA services. If such ancillary services are provided separately and charged separately, they are treated as distinct supplies. Transport of Minerals Within Mining Area by tippers, dumpers, loaders, etc.: These vehicles like tippers, dumpers, loaders, and trucks, are typically hired by the mining lease operator. The service provided is essentially "rental services of transport vehicles with operator," and the person renting the vehicles defines how and when they are operated. This service is not considered as a service of transportation of goods by road and is not eligible for exemption. 				
	3) GTA with cargo handline services eg. packing charges, loading, unloading charges etc. (Cir. No. 234/28/2024) ⇒ Bundle Invoice: – Ancillary/incidental services provided by GTA in the course of transportation of goods by road is a composite supply of transport of goods, irrespective of invoicing method used by it. ⇒ Separate Invoice: – If such services are not provided in the course of transportation of goods and are invoiced separately, then these services will not be treated as composite supply of transport of goods.				

18

	Transportation of the state of	y Rail, Vessel & GTA		
21	Exemption	Transportation of following goods by Rail, Vessel & GTA in goods carriage		
		a)	agricultural produce	
		b)	Milk, Salt and food grain including flours, pulses and rice.	
		c)	organic manure	
		d)	Newspaper or magazines registered with the Registrar of Newspapers	
Refe	r Question from	e)	Relief materials meant for victims of natural or man-made disasters,	
our (Questionnaire:		calamities, Accidents or mishap	
ССР	08.07.12.00	f)	Defence or military equipments	
21B	Transportat	ion (of goods by GTA for Govt.	
	Exemption		rices provided by a goods transport agency, by way of transport of goods	
		a)	goods carriage, to, - a Department or Establishment of the CG or SG or UT; or	
		b)	local authority; or	
		c)	Governmental agencies,	
			ch has taken registration under the CGST Act, 2017 only for deducting tax u/ s	
		51 aı	nd not for making a taxable supply of goods or services.	
22	Hiring of me	ans	of transport	
	Exemption	Serv	vices by way of giving on hire-	
		a)	to a state transport undertaking (STU), a motor vehicle meant to carry more than 12 passengers.	
		aa)	to a local authority, an Electrically operated vehicle (EOV) meant to carry more than 12 passengers.	
		b)	to a goods transport agency, a means of transportation of goods	
		c)	Motor vehicle for transport of students, faculty and staff,	
			to a person providing services of transportation of students, faculty	
			and staff	

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Non Applicability of Exemptions (Key Points)

- a) Transportation of goods by GTA except items specified above in exemption or by courier agency.
- Goods transported by Railways except items specified above in exemption.
- c) Goods transported by Vessel except items specified above in exemption.
- d) Transport of Minerals Within Mining Area by tippers, dumpers, loaders, etc. (clarification).
- e) Goods transported by Pipelines.
- f) Transport of goods by Air.
- g) Goods transport service by GTA to Department/Establishment of Govt., LA, Govt. agencies making taxable supplies.
- h) Motor vehicle meant to carry upto 12 passengers given on hire to STU.
- I) EOV meant to carry upto 12 passengers given on hire to LA.
- Motor vehicle given on hire for transport of students, faculty and staff, to person transporting students, faculty and staff of educational institution other than pre-school education and education upto higher secondary school or equivalent.

Refer Question from our Questionnaire: CCP08.07.13.00

Renting of Immovable Property Sector

12

Sr.

No

Renting of Residential Dwelling Exemption

Services by way of renting of residential dwelling for use as residence except where the residential dwelling is rented to a registered person

Comment: This service is exempt when recipient is unregistered person.

Explanation

For the purpose of exemption under this entry, this entry shall cover services by way of renting of residential dwelling to a registered person where, -

Refer Question from our Questionnaire: CCP08.14.31.00 - (1)

- ⇒ the registered person is proprietor of a proprietorship concern & rents the residential dwelling in his personal capacity for use as his own residence and
- such renting is on his own account and not for the proprietorship concern

Explanation 2 (inserted) i.e. Nonapplicability

Nothing contained in this entry shall apply to-

- a) accommodation services for students in student residences;
- b) accommodation services provided by Hostels, Camps, Paying Guest accommodations & the like.

newly inserted by N/No. 04/2024 w.e.f. 15/07/24

- > Student residences refer to accommodations provided to students specifically. It includes student hostels/apartments, university/college dormitories, off-campus student housing & similar living quarters.
- Services provided by educational institutions, including housing as composite supply, is exempt from GST, but taxability of such individual service supplied depends on its nature & type of institution providing it.

		Pictorial	House used		
		Diagram	House used for Residence Bundle = Office + Residentlat = Mixed Supply -Taxable at highest rate		
		Applicability of RCM	Tax on renting of residential dwelling to a registered person is payable by the registered person under reverse charge whether such residential dwelling is being used for commercial purposes or residential purposes.		
-		Non- Applicability of Exemption	 Renting of residential dwelling for use as residence to a registered person (other than proprietor covered in explanation above) Renting of residential dwelling for commercial use to registered or unregistered person is liable to GST 		
	12A	Accommodation services N/No. 04/2024 w.e.f. 15/07/24			
			mmodation services having value of supply less than or equal to ₹20,000 per onth provided that the accommodation service is supplied for a minimum iod of 90 days		
İ	Ī				
	'	Non-	⇒ VOS exceeds ₹ 20,000 per person per month.		
	110	Non- applicability:-	⇒ Accommodation services supplied for less than 90 days.		
		applicability:-			
		applicability:-	 ⇒ Accommodation services supplied for less than 90 days. ⇒ Accommodation services supplied for minimum non-continuous 90 days. on certain accommodation services [Cir. No. 228/22/2024] 1. Whether service of hostel accommodation, service apartments/hotels booked for longer period is a service of renting of residential dwelling for use as residence & exempted under Sl. No. 12? 		
		applicability:-	 ⇒ Accommodation services supplied for less than 90 days. ⇒ Accommodation services supplied for minimum non-continuous 90 days. on certain accommodation services [Cir. No. 228/22/2024] 1. Whether service of hostel accommodation, service apartments/hotels booked for longer period is a service of renting of residential dwelling for use 		
		applicability:-	 ⇒ Accommodation services supplied for less than 90 days. ⇒ Accommodation services supplied for minimum non-continuous 90 days. on certain accommodation services [Cir. No. 228/22/2024] 1. Whether service of hostel accommodation, service apartments/hotels booked for longer period is a service of renting of residential dwelling for use as residence & exempted under Sl. No. 12? 2. Whether service of hostels for poor & middle-class students run by 		

No		Entertainment Sector
78	Classical or	folk Artist
	Exemption	The activities by a performing artist in folk or classical art forms of music, dance, or theater are exempt if consideration does not exceed ₹1,50,000.
	Non Applicability of Exemptions (Key Points)	Services provided by an artist acting as a brand ambassador.
	er Questionnaire: P08.08.15.00(IMP)	A 'brand ambassador' promotes or endorses goods, services, events, or names for marketing purposes.

01					
81	Admission	Admission to Entertainment Event			
	Exemption	Ser	rvices by way of right to admission to-		
	,		a) circus, dance, or theatrical performance including drama or ballet		
			award function, concert, pageant, musical performance or any sporting		
			event other than a recognised sporting event		
			recognised sporting event,		
			d) Planetarium		
		where the consideration for admission is not more than ₹ 500 per person as referred to in (a), (b) (c) or (d) above.			
	Non-	1	f consideration exceeds ₹ 500, the entire amount becomes subject to GST.		
	Applicability of Exemption	1 34	Admission to amusement park, bowling alleys		
79A	Admission t	o Pr	otected Monuments		
	Exemption	Serv	vices by way of admission to		
		Anal	a protected monument so declared under the Ancient Monuments and		
		in fo	naeological Site and Remains Act 1958 or any of the State Acts, for the time bein arce		
79	Admission t	о М	useum, National Park etc		
	Exemption	Serv	vices by way of admission to a		
		⇒ museum,			
		1	onational park,		
		1	wildlife sanctuary,		
			tiger reserve or zoo.		
Note: Limit of ₹ 500 is not applicable in Entry no. 79A & 79		te: Limit of ₹500 is not applicable in Entry no. 79A & 79			
80	80 Service by way of Training or coaching in recreational activities				
		ay C	of Training or coaching in recreational activities		
	Exemption	Serv	vices by way of training or coaching in		
	Exemption	Serv (a)	vices by way of training or coaching in Recreational activities relating to- arts or culture, by		
_	· Questionnaire:	Serv (a)	vices by way of training or coaching in Recreational activities relating to- arts or culture, by an individual or		
_		Serv (a) (b)	vices by way of training or coaching in Recreational activities relating to- arts or culture, by		
_	· Questionnaire:	Serv (a) (b)	vices by way of training or coaching in Recreational activities relating to- arts or culture, by an individual or Sports by charitable entities registered under section 12AA or 12AB of the Income-tax Act. nment:- Training or coaching in all forms of arts, culture or sports is covered under this		
_	· Questionnaire:	Servical (a) (b) Connentr	vices by way of training or coaching in Recreational activities relating to- arts or culture, by an individual or Sports by charitable entities registered under section 12AA or 12AB of the Income-tax Act.		
_	Questionnaire: 08.08.14.00	Serv (a) (b) Con entr any	Recreational activities relating to- arts or culture, by an individual or Sports by charitable entities registered under section 12AA or 12AB of the Income-tax Act. Inment:- Training or coaching in all forms of arts, culture or sports is covered under this ry, namely, dance, music, painting, sculpture making, literary activities, theatre, etc. of school, tradition or language or any of the sports. Training by person other than individual:- Training/coaching in recreational		
_	Questionnaire: 08.08.14.00	Serv (a) (b) Con entr any	Recreational activities relating to- arts or culture, by an individual or Sports by charitable entities registered under section 12AA or 12AB of the Income-tax Act. Inment:- Training or coaching in all forms of arts, culture or sports is covered under this y, namely, dance, music, painting, sculpture making, literary activities, theatre, etc. of school, tradition or language or any of the sports. Training by person other than individual:- Training/coaching in recreational activities relating to arts or culture provided by person other than individual.		
_	Questionnaire: 08.08.14.00	Serve (a) (b) Contentrany a) b)	Recreational activities relating to- arts or culture, by an individual or Sports by charitable entities registered under section 12AA or 12AB of the Income-tax Act. Inment:- Training or coaching in all forms of arts, culture or sports is covered under this ry, namely, dance, music, painting, sculpture making, literary activities, theatre, etc. of school, tradition or language or any of the sports. Training by person other than individual:- Training/coaching in recreational		

Sr.

No

Banking & Finacial Sector

Banking & Financial Services 27

Exemption

- (a) Services of extending deposits, loans, or advances are exempt if the consideration is represented by interest or discount.
 - (other than interest involved in credit card services);
- (b) Transactions related to the sale or purchase of foreign exchange. Specifically includes transactions:
 - > Amongst banks.
 - > Amongst authorized dealers of foreign exchange.
 - > Between banks and authorized dealers...

Note: - Services provided to the general public for sale or purchase of foreign exchange -Taxable



Exemption & Taxability in Banking Sector

Exemption

Taxable

- similar bank deposits
- > Interest on loan, overdraft, or CC
- > Interest on mortgages or loans
- deposits
- > Discounting of cheque, promissory note, bill of exchange, invoice
- Borrowing and Lending Obligations (CBLO)
- > Discount/subscription of Commercial Paper (CP) or Certificates of Deposit (CD)
- > Interest on debentures and bonds (i.e. debt instruments) etc.
- > Interest component for the takeover of loan by banks
- > Interest/Charges for delayed payment of brokerage, settlement obligations, or margin trading facilities (Service by way of extending loan)

- > Interest on fixed or saving deposits and > Interest & Late payment charge on credit card
 - > Service charges, fees, documentation fees, broking charges, and similar fees
- ➤ Interest or discount on Corporate ➤ Charges or fees for CBLO transaction
 - Service charges, fees, or documentation charges, broking charges or fees, etc. of CPs & Cds
- \gt Interest or discount for Collateralized $\big|\gt$ Transaction processing fees for the takeover of loans
 - Share of profit to investor from investments equity, etc
 - > Services by commercial banks to RBI as not covered in any exemption / exclusion.
 - > Sale or purchase of foreign exchange to/from general public.

Refer Questionnaire: CCP 08.09.16.00 (IMP)

Special			Some Special Issues
Discussion	i)	Repos an	d Reverse Repos:
for banking Sector			se and reverse repurchase (repo) transactions are considered loans or and are exempt from GST under Entry 27.
	ii)	Assignme	ent or Sale of Debts:
		gamblir	are actionable claims & all actionable claims except lottery, betting & against exempt under GST
	****		collected during the transfer or assignment of debts are subject to GST.
	iii)	Interest o	on Finance Lease Transactions: In finance lease transactions is taxable under GST as it is not purely in the office of extending loans & consideration is also not purely as interest.
	iv)	Interchar	ige Fees on Card Settlement:
		Fees for c	ard settlement between banks are considered a separate transaction bject to GST.
	v)	Securitiza	ation Transactions:
		> Service	es assets (i.e. securities) are not subject to GST. e charges/fees or documentation fees, broking charges, etc. in zation transactions are liable to GST.
	vi)	Additiona	I/Penal Interest on Overdue Loans:
		➤ Levy of definiti	additional/penal interest is exempt under Entry 27 if it satisfies the on of "interest."
			erest is not treated as consideration for liquidated damages.
Clarification	affi	iliate to its	on taxability of transaction of providing loan by an overseas Indian affiliate or by a person to a related person (Circular No. dt 26.06.24):-
	etc. per sup	. or interes	er processing fee/ administrative charges/ loan granting charges st/discount charged for granting of loan by a person to a related an overseas affiliate to its Indian affiliate is a deemed taxable u/s7(1)(c) read with para 2 & 4 of Sch I?
		pply of vices	As per sec 7(1)(c) & Para 2 & 4 Sch I, supply of goods &/or services or import of service between/from related persons, when made in the course or furtherance of business, shall be treated as supply, even if made without consideration.
	Exc	emption	Granting loans/ credit/ advances, for consideration being interest or discount, is exempt.
	oth	arges er than erest/ count	 ➤ Processing fee/service fee/facilitation fee/ loan granting charges/administrative charges is one-time charge to apply for loan to cover administrative cost to process loan & is non-refundable. ➤ These are generally charged by bank/FI & independent lender for checking financial standing, credibility of applicant, etc. ➤ Overseas affiliates or domestic related persons generally do not

CH 9 Exemption under GST	charge processing fee/ service fee, except interest/discount on loan because they may not require to follow such processes. > Even between unrelated parties (bank/ independent lender & borrower), processing fee/ administrative charges/ loan granting charges etc., might not be there or might be waived based on their relations. > Thus, Charges except interest/discount are consideration that are liable to GST.
Conclusion	from related person, or by overseas affiliate from Indian party for extending loan/credit:-
	There is no supply of service between them u/s 7(1)(c) read with para 2 & 4 of Sch I.
	⇒ There is no question of levy of GST on it by resorting to OMV as per rule 28.
	2. If consideration (in addition to interest/discount) is charged from related person, or by overseas affiliate from Indian party for extending loan/credit:-
	⇒ It is a supply of services of processing/facilitating/ administering, etc. of loan.

⇒ Such consideration will be liable to GST.

Sr.

No

Education Sector

Education & Training 66

Exemption on Output services

Any service provided BY an EDUCATIONAL INSTITUTION

- (a) to its students, faculty and staff
 - Notes: Service includes education fees, lab charges, transportation, catering etc.
- (aa) by way of conduct of entrance examination against consideration in the form of entrance fee

Definition of Educational Institution

EDUCATIONAL INSTITUTION (EI)

- "EI" means an institution providing services by way of
- Pre-school education and education up to higher secondary school or (i) equivalent

Notes:-

Boarding Schools: Education with residence & food = composite supply, where Principal supply is education = **Exempt**

Hostel Services by school = Exempt

Annual Subscription/Fees by school = Exempt

(ii) Education as a part of a curriculum for obtaining a qualification recognized by law

Notes:-

- Scope: It normally covers services provided by Colleges, Universities or Institutes which provides education for obtaining a qualification recognized by
- Recognisation by Law: Qualification must be recongnized by Indian Law and not by foreign Law. Thus any Education Service provided under qualification

recognized by foreign law is taxal Education services provided	Covered in sub-clause (ii)	Reasons
Conduct of degree courses by colleges, universities or institutions	~	These courses lead to grant of qualifications recognized by law
Training given by private coaching institutes	×	Such training does not lead to grant of a recognized qualification.
Education as a part of a prescribed curriculum for obtaining a qualification recognized by a law of a foreign country	X	Only a course recognized by an Indian law is covered herein.

- > Dual Qualifications: clubbing of recognize & non-recognize courses = Mixed supply where GST is payable at highest rate.
- > Incidental Auxiliary Courses: hobby classes or extra-curricular activities in furtherance of overall well-being = Naturally Bundle fall under composite supply, where principal supply is education = Exempt.
- Distance learning Graduate or Post-Graduate: For qualification recognized by law = Exempt

	(iii)	Education as a part of an approved vocational education course.	
		Notes:- Approved vocational education course includes Approved Vocational Course: A course by ITI/ ITC affiliated to NCVET or SCVT offering courses in trades notified under the Apprentices Act, 1961. Private ITI:- Services given by private ITIs exclusively for trades designated under the	
		Apprentices Act, 1961 are exempt from GST. However, services relating non-designated trades are subject to GST. >Modular Employable Skill Course (Skills for gainful employment to school drop-outs, workers etc.): A course approved by NCVET, run by Directorate General of Training, Ministry of Skill Development and Entrepreneurship. NCVET = National Council for Vocational Education and Training, SCVT = State Council for Vocational Training	
	(iv)	The Central and State Educational Boards shall be treated as "El" for the limited purpose of providing services by way of conduct of examination to the students.	
		Explanation: - Any authority, board or body set up by the Central Government or State Government including National Testing Agency(NTA) classified as an "EI" when providing examination services, including entrance tests	
Refer Question from our Questionnaire: CCP 08.14.31.00 - (2)		Taxability:- GST applies to other services by these Boards, like providing accreditation to an institution or professional. For instance, fees for FMGE (Foreign Medical Graduate Examination) screening tests are subject to GST.	
Special Issues		ices by IIM [Circular No. 82/01/2019]	
& Clarification	1)	All IIMs fall under the category of "EI" as they deliver education as a part of curriculum recognized by law.	
TM1 ry	2)	IIM Programs provides: <u>➤ Long duration programs</u> (1 year or more) where they provide diploma/degree certificates as per the IIM Act, 2017 = Exempt <u>➤ Short Duration non-recognized Programs</u> and Certificates = Taxable	
	Sup	ply of Food in mess & Canteen [Circular No. 151/07/2021]	
Refer Question from our Questionnaire:	1)	Catering by "EI" to its students, faculty, and staff - Exempt	
CCP 08.14.24.00 -	21	Outsourced Catering Services provided by someone other than the "EI" = Taxable	
	Entrance fee for conduct of entrance examination/fee for admission/issuance of migration certificate [Circular No. 177/09/2022]		
	1)	All services offered by an "EI" to its students, including charges for entrance exams, are exempt from GST.	
		Scope of Exemption: : This exemption covered fees for admission, entrance, application fees for entrance exams, or fees for eligibility certificates in the	
		admission process.	

		Fees Charged from prospective employers for campus interview				
		"EI" like IITs and IIMs charge a fees from potential employers, including corporate houses and MNCs = Taxable(as service to a person other than student)				
		Maritime courses approved by DG Shipping [Circular No. 117/36/2019]				
		Recognition Under Law: Maritime Training Institutes and their courses are approved by the Director General of Shipping & they are recognized under the Merchant Shipping Act, 1958				
		2) Status and Exemption: Maritime Training Institutes are deemed as *EI". Thus, Courses conducted by them are exempt				
		GST on flying training courses conducted by FTO approved by the DGCA [Cir.No. 234/28/2024]				
		Education as a part of an approved vocational education course :- It is clarified				
		that approved flying training courses conducted by Flying training Organizations (FTOs) approved by Directorate General of Civil Aviation (DGCA), wherein the				
		DGCA mandates the requirement of a completion certificate, are exempt.				
	Exemption on Input	Exempted Input Services (Services Supplied to "EI")				
	services (service supplied to 'EI")	*EI" providing preschool education and education up to higher secondary school or equivalent (i) transportation of students, faculty and staff (ii) catering, including any mid-day meals scheme sponsored by the CG, SG & UT (iii) security or cleaning or house-keeping services performed in such "EI" (iv) services relating to admission to, or conduct of examination by, such institution (i) services relating to admission to, or conduct of examination by, such institution (ii) supply of online educational journals or examination by, such institution. Services relating to admission to, or conduct of examination by, such institution.				
		Very Important Note: All other input services of "EI" or we can say that other services supplied to "EI" are Taxable (e.g. Renting of Immovable Property, Audit, Accounting etc.)				
	Examples	I) Sunrise Academy, a pre-school near Mumbai, subscribed to online journals on child development. The supply of these online journals to such institutions is not exempt from charges.				
		2) "KM Logistics offered transportation services for students and faculty between their homes and Greenfield Academy, a higher secondary school. Such transportation services to institutions up to higher secondary level are exempt from charges."				
		"Oasis University, recognized for its degree courses, plans its half-yearly exams in November. It compensated external paper setters and examiners and used printing services for the question papers. Services related to exams provided to educational				

			institutions are exempt. Hence, services used by Oasis University for this purpose are exempt from charges."		
		4)	"Knowledge High School hired Efficient Services Ltd. for on-campus security and housekeeping, which are exempt from charges. However, when the school used their services for an Annual Day event at an off-campus auditorium, those services became taxable. Only on-campus services at a higher secondary school are exempt."		
	Special Issues	Sup	ply of Food in Anganwadis and School [Circular No. 149/05/2021]		
	& Clarification	1)	Anganwadi as "EI": Anganwadis offer pre-school non-formal education		
Refer	Questionnaire:	LINE W	classifying them as an "EI" (as pre-school).		
	08.10.17.00 & 08.10.18.00 (IMP)	2)	Food Service to Anganwadi: Food serving to anganwadis (irrespective of being government-sponsored or supported through corporate donations) = Exempt.		
	Affiliation Services by Educational Boards or Councils to Government- Controlled Schools N/No. 08/2024				
66A			newly inserted by		
66A	Controlled S Services of affilia by a Central or	cho ation p	provided e Educational Board or Council or any other similar body,		
66A	Controlled S Services of affilia by a Central or To a school est CBIC	Scho ation p State tablis	provided e Educational Board or Council or any other similar body, hed, owned or controlled by the CG, SG, UT, LA, Govt. authority or Govt. entity. Ton Affiliation services provided by Universities to Colleges & Education		
66A	Services of affilia by a Central or To a school est	Scho ation p State tablis	provided e Educational Board or Council or any other similar body, hed, owned or controlled by the CG, SG, UT, LA, Govt. authority or Govt. entity.		

Sr.		Sports Sector			
No 68	Service Provided to Recognized Sports Body by Sportsman				
	Exemption	Services by Individual to recognised Sports Body: Services provided to a recognised sports body by an individual as a player, referee, umpire, coach or team manager for participation in a sporting event organised by a recognized sports body. Services by Another Recognised Sports Body: Services provided to a recognised sports body by another recognised sports body.			
	Non Applicability of Exemptions (Key Points)	 Services by individuals such as selectors, commentators, curators, technical experts are taxable. Service of a player to a franchisee which is not a recognized sports body is also taxable. 			

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Definition of Recognized Sports body (for Casual Reading) -

- (i) The Indian Olympic Association,
- (ii) Sports Authority of India,

Access to Road or bridge on Payment of toll

- (iii) National sports federation recognized by the Ministry of Sports and Youth Affairs of the Central Government, and its affiliate federations,
- (iv) National sports promotion organizations recognized by the Ministry of Sports and
- Youth Affairs of the Central Government,
- (v) The International Olympic Association or a federation recognized by the International Olympic Association or
- (vi) federation or a body which regulates a sport at international level and its affiliated federations or bodies regulating a sport in

Refer Question from our Questionnaire: CCP 08.11.19.00

Exemption under GST

Sr.

No

23

Government Sector

Exemption

Service by way of access to a road or a bridge on payment of toll charges



Refer Question from our Questionnaire: CCP 08.14.31.00 - (3)

CBIC Clarification

Overloading charges at toll plaza. [Circular No. 164 / 20 / 2021]

lt is clarified that overloading charges at toll plazas would get the same treatment as given to toll charges = Exempt.

Additional toll fees collected for not having fastag.

It is essentially payment of toll for allowing access to roads or bridges to such vehicles and Exempt.

1A

Service by way of granting national permit

Exemption

Services by way of Granting National Permit

- to a goods carriage
- to operate through-out India / contiguous States.

9

Services by Foreign Diplomatic Missions

Exemption

Service provided by a Foreign Diplomatic Mission Located in India

Note: Services provided to such mission are taxable under GST



Accommodation services supplied by Air Force Mess and other similar CBIC messes to its personnel [Circular No. 190/02/2023] Clarification Accommodation services offered by Air Force Mess and other comparable messes, such as Army mess and Navy mess, cater to their personnel and individuals not affiliated with a business entity. These services fall under Entry 6 & Exempt provided the services given by such messes are recognised as those supplied by the CG, SG, UT or LA General Insurance policies provided by Government General Insurance services by CG, SG UT or LA to individual persons - Exempt under entry 6 **Department of Post** 24C Services by the department of post by way of Exemption post card, inland letter, book post and ordinary post (envelopes weighing less than 10 grams). Services provided by the Department of Posts **Special Discussion** → Primary Services by Department of Posts: The Department of Posts offers essential postal services, such as postcards and registered post, fulfilling universal postal & Analysis obligations, money transfers, savings account operations, and pension payments. They also provide Speed Post, Express Parcel Services & Agency Services, which are Refer Question from taxable. our Questionnaire: → Agency Services : Additionally, they handle mutual funds distribution, passport CCP 08.12.20.00 applications, and bill collection on commission basis, termed as Agency services which are taxable. ■ Exemptions Under Entry 6 and Entry 24C: While Entry 6 exempts services provided by CG, SG and others (excluding Department of Posts), Entry 24C specifically exempts services by the Department of Posts concerning postcards, inland letters, book post, and ordinary post (for envelopes weighing under 10 grams). Hence, for other services provided the Department of Posts, standard tax liabilities apply without reverse charge considerations. Services provided to a business entity by CG, SG, UT or LA 7 Services to a business entity by CG, SG, UT or LA are exempt if its Agg. T/o in the Exemption P.F.Y. qualifies it for exemption from registration under the GST Act. This exemption doesn't cover Taxability Specific services (as mention in exclusion list of above entry no. 6) and Renting of immovable property services (to RP or URP). Special Reverse Charge Mechanism: GST on services (barring specified services) offered Discussion by governments or authorities to a business entity [with turnover exceeding the exemption limit of registration under the CGST Act] is payable under reverse charge by the business entity.

r Question from Questionnaire: 08.12.21.00	Forward Charge: Reverse charge doesn't apply to renting of immovable property services for unregistered persons (URP) and when 'specified services' are provided to such business entity.			
Service provided by Govt where consideration is upto ₹5000				
Exemption	Services by CG, SG, UT or LA where the consideration for such services does not exceed ₹5000.			
	Proviso:-In case of Continuous supply of services, Exemption is available only if the consideration does not exceeds ₹5,000 in FY.			
Taxability	This exemption doesn't cover ⇒ Specific services (as mention in exclusion list of above entry no. 6) and ⇒ If consideration exceeds ₹ 5000 then, entire value is taxable.			
	Note:- Renting of immovable property services is not covered in exception, Hence, we can say that exemption is available if value does not exceeds ₹ 5000.			
Certain serv	vices provided by Indian Railways:- N/No. 04/2024 w.e.f. 15/07/24			
Exemption	Services provided by Ministry of Railways (Indian Railways) to individuals by way of- a) Sale of platform tickets; b) Facility of retiring rooms/waiting rooms; c) Cloak room services; d) Battery operated car services.			
	Analysis: Exemption on railway services reduces cost burden on passengers, making railway travel more affordable.			
Services pro	ovided by one zone/division under Ministry of Railways			
Exemption ewly inserted by I/No. 04/2024 v.e.f. 15/07/24	Services provided by one zone/division under Ministry of Railways (Indian Railways) to another zone(s)/division(s) under Ministry of Railways (Indian Railways). Analysis: Intra railway transactions between different zones/divisions are exempt.			
Services pro	vided by Special Purpose Vehicles (SPVs) to Ministry of Railways			
Exemption lewly inserted by N/No. 04/2024 v.e.f. 15/07/24	Services provided by Special Purpose Vehicles (SPVs) to Ministry of Railways (Indian Railways) by way of allowing Ministry of Railways (Indian Railways) to use the infrastructure built & owned by them during the concession period against consideration & services of maintenance supplied by Ministry of Railways (Indian Railways) to SPVs in relation to the said infrastructure built & owned by the SPVs during the concession period against consideration			
	Service protexts and the service protexts and the services protexts are services protexts. Services protexts and the services protexts are services protexts. Taxability			

Exemption Services provided by CG, SG UT or LA by way of a) registration required under any law for the time being in force; b) testing, calibration, safety check or certification relating to protection or safety of workers, consumers or pu including fire license, required under any law for the time being in fo	
 a) registration required under any law for the time being in force; b) testing, calibration, safety check or certification relating to protection or safety of workers, consumers or pu 	
relating to protection or safety of workers, consumers or pu	
including fire license, required under any law for the time being in fo	blic at large,
, , , , , , , , , , , , , , , , , , ,	rce.
61 Government Services Related to issue of Passport etc.	
Exemption Services by CG, SG, UT or LA by way of issuance of	
 ⇒ passport, ⇒ driving licence, ⇒ visa, ⇒ Birth certificate or deat 	ub assetificate
	in certificate.
8 Service provided by Govt to govt.	
Exemption Services provided by CG, SG, UT or LA to another CG,SG,UT or LA	
Taxability This exemption doesn't cover	
⇒ Specific services (as mention in exclusion list of above entry no. 6)	
34A Service supplied by way of Guaranteeing the loans	
Exemption Service supplied by CG, SG, UT or LA to their undertakings or F	
Undertakings (PSUs) by way of guaranteeing the loans tak	-
undertakings or PSUs from the Banking company and financial instit	tutions.
62 Liquidated Charges by Govt.	
Exemption Services provided by CG, SG, UT or LA by way of tolerating non-perfo	ormance of a
contract for which consideration in the form of fines or liquidated	damages is
payable to the CG, SG, UT or LA under such contract.	
Example:- The Public Works Department of Karnataka contracted Moreon construction company, to build its office complex by 31st December. If	
breached, damages or penalties would apply. M/s. ABC failed to co	
construction by the deadline. Consequently, the Department demanded of	
M/s. ABC paid ₹ 10,00,000/- for non-performance. This payment is exempt	from tax.
Service provided by Governmental Authority for Article 243W & 24	
Exemption Services provided by a governmental authority related to functions	entrusted to
a municipality under Article 243W of the Constitution.	
 Services provided by a governmental authority concerning function Panchayat under Article 243G of the Constitution. 	ons given to a
Definition of As per para 2(zf): an authority or a board or any other body	
Governmental (i) Set up by an Act of Parliament or a State Legislature, or	
Authority (ii) Establish by Govt.	
with 90% or more participation by way of equity or control, to c	
function entrusted to a municipality under article 243W of the Cons a Panchayat under Article 243G of the Constitution	stitution or to
a t and they are at the total and the Constitution	

65A

CBIC Clarification	GST on statutory collections made by Real Estate Regulatory Authority (RERA) [Cir. No. 228/22/2024 dt. 15/07/24] > RERA is constituted under Real Estate (Regulation & Development) Act, 2016 to regulate real estate development & construction of building entrusted to them under Indian Constitution. > RERA is a governmental authority as per definition in exemption notification. > Thus, statutory collections made by RERA are exempt.
Right to Info	ormation Act, 2005
Exemption	Services by way of providing information under the Right to Information Act, 2005

Sr.		Services to Government	
3B	Public servi	ces to Government Authority	
	Services provided to a Governmental Authority by way of - (a) water supply; (b) public health; (c) sanitation conservancy; (d) solid waste management; and (e) slum improvement and upgradation		
72	Training Pro	ogram for Government	
	Exemption	Services provided to the CG, SG or UT administration under any training programme for which 75% or more of the total expenditure is borne by the CG, SG or UT administration.	
	Clarification	Coaching services under 'Scholarships for students with Disabilities" [Circular No. 164 / 20 / 2021 – GST]	
		Services provided by any institutions/ NGOs under the central scheme of 'Scholarships for students with Disabilities" where total expenditure is borne by the Government = Exempt	
25	Transmission or Distribution of Electricity		
	Exemption	Transmission or distribution of electricity by an electricity transmission or distribution utility"	
	Pictorial Presentation	Generation Transmission Distribution	

Definition **Electricity Transmission or Distribution Utility (ETDU)** It includes the following: The Central Electricity Authority ⇒ A State Electricity Board The Central Transmission Utility (CTU) → A State Transmission Utility (STU) notified under the Electricity Act, 2003 → A distribution or transmission licensee licensed under the said or → Any other entity entrusted with such function by the central or state Government. In this regard CBIC has clarified that the other services provided by DISCOMS Non -(distribution companies) to consumer against charges are liable to GST such as,-Applicability i. Application fee for releasing connection of electricity of Exemption ii. Rental Charges against metering equipment iii. Testing fee for meters/transformers, capacitors etc. Refer Question from iv. Labour charges from customers for shifting of meters or shifting of service lines our Questionnaire: CCP 08.12.22.00 v. charges for duplicate bill Ancillary Services in Electricity Transmission & Distribution 25A Newly Inserted by N/N 08/2024 Exemption Supply of services by way of providing metering equipment on rent, testing for meters / transformers / capacitor etc., releasing electricity connection, ⇒ shifting of meters/service lines, issuing duplicate bills etc., which are incidental or ancillary to the supply of transmission and distribution of electricity provided by electricity transmission and distribution

Construction Sector

Construction etc or Original Work to Pradhan Mantri Awas Yojana

utilities to their consumers.

Exemption	Services provided by	Tall the state of	By way of	
	way of pure labour	Construction	Installation	Repair Maintenance
	contracts of	Erection	Completion	Renovation or
		Commissioning	Fitting out	Alteration of
	⇒ civil structure or ⇒ any other original works pertaining to the beneficiary-led individual house construction o enhancement under the 'Housing for All (Urban) Mission or Pradhan Mantri Awas Yojana".			
Definitions	"Original Works" means-	- all new construct	tions;	
	(i) All types of additions land that are required	to make them wo	rkable.	
	(ii) Erection, commission structures, whether p			inery or equipment or

r.

10.

10

	Exemption			Services By way of		
		Pure labour contracts of	Construction Erection Commissioning Installation	of	Original Work pertaining to A single residential unit otherwise than as a part of a residential complex	
t	Definitions				self-contained residential unit which is , for residential purposes for one family.	
		Note:- Construction of Bungalow or house having more than one rooms in a unit and cannot be separated or sold individually as per municipal record, then it would be treated as single residential unit & no GST is payable on a foresaid activities.				

An Unincorporated Body & Housing Society

77	Exemption	Serv for th	ice by an unir	ted Body or a Non-Profit Entity ncorporated body or a non- profit entity registered under any law in force, to its own members by way of reimbursement of charge oution	
	Question from	a)	a) as a trade union;		
Refe		b)	for the prov	for the provision of carrying out any activity which is exempt from the le	
Refer Question from our Questionnaire: CCP 08.14.25.00 - (I) (IMP)		c)	up to an amount of ₹ 7500 per month per member for sourcing of SOG SOS from a third person for the common use of its members in a housing society or a residential complex.		
	Clarification	Co-		lousing Society or Resident Welfare Association (RWA	
		M	eaning	 Co-operative Housing Society is a collective body of person who stay in a residential society It provide services like collecting dues, maintenance, an security to members. It's included in definition of person like a club or AOP when provides service to its member. 	
			Implications gistration	Housing society activities can attract GST. Registration require if turnover exceeds the threshold unless exempted.	
				RWA services to its members, up to ₹ 7500 per month per member, are exempt.	
		Taxability		If society's monthly contribution is below ₹7,500/- per membe no GST is charged, even if registered.	

Non requirement of Registration	threshold and m 7,500 (exempt so provided, then the 2) Even if maintenan member, an RWA	WA's turnover is bel onthly member contri ervices), and no other ere's no need for GST reg nce charges are over ₹ a doesn't need GST regi below the threshold.	ibutions are under ₹ taxable services are gistration. 7500 per month per	
	Annual turnover of RWA	Monthly maintenance Charges	Whether Exempt?	
	More than ₹ 20 lakh	More than ₹ 7500 ₹ 7500/- or less	No Yes	
	₹ 20 lakh or less	More than ₹ 7500 ₹ 7500/- or less	Yes Yes	
Multiple Flats Ownership	A person may own 2 or more flats in the housing society / residential complex, the ceiling of ₹ 7500/- per month per member is applied separately for each residential apartment owned by the person.			
If maintenance charges exceeds ₹7500	if the monthly contribution exceeds ₹ 7,500/- per member, entire contribution is taxable. Example:- RWA collected the maintenance charges of ₹9,000 per month per member, GST @18% shall be payable on the entire amount of ₹9,000 and not on [₹9,000 - ₹7,500] = ₹1,500.			
ITC Credit	goods (e.g., generator (e.g., taps, pipes, sani Input Services for ITO repair and maintenand Discharging GST Lie	nt: RWA can take ITC or rs, water pumps, lawn for tary/hardware fittings C: ITC is also available of the used for making supposed ability: The availed IT try on supplies where the conth per member.	furniture) and goods). on input services like blies to members. IC can be used to	
Taxability on charges collected by societies	business entities, inclination RWA for Municipal Constitutory Charges Electricity Charges are the services in which can RWA Service Charges	and GST: Sinking fund ncy charges, and late	rom GST. cultural Tax and the society provides , maintenance fund,	

	77A	Service by an unincorporated Body or a Non-Profit Entity			
CH 9		Exemption	Services provided by an unincorporated body or a non-profit entity registered under any law for the time being in force, engaged in,-		
CH 9 Exemption under G			(i) activities relating to the welfare of industrial or agricultural labour or farmers; or (ii) promotion of trade, commerce, industry, agriculture, art, science, literature, culture, sports, education, social welfare, charitable activities and protection of		
			environment, to its own members against consideration in the form of membership fee upto an amount of one thousand rupees (Rs 1000/-) per member per year		

Sr.		Miscellaneous Sector
No.		
2	Transfer of	a Going Concern
	Exemption	Services - By way of transfer of a going concern, As a whole or an independent part thereof;
		 Note:- TRANSFER of a going concern means transfer of a running business which is capable of being carried on by the purchaser as an independent business, Such sale of business as a whole will comprise comprehensive sale of immovable property, goods and transfer of unexecuted orders, employees, goodwill etc. Transfer of business for a lump sum, often referred to as slump sale, falls under this category.
52	Organizatio	on of Business Exhibition outside India
	Exemption	Services by an organiser to any person in respect of a business exhibition held outside India.
9B	Supply of so	ervices to transit cargo for Nepal and Bhutan
	Exemption	Supply of services associated with transit cargo to Nepal and Bhutan (landlocked

Entity

countries).

Other Relevant Exemptions

(For Self Study)

Charitable and Religious Sector

Service for Kailash Mansarovar and Haj pilgrimage 60

Exemption: - Services by a specified organisation in respect of a religious pilgrimage facilitated by the Government of India, under bilateral arrangement.

Specified organization means-

- > Kumaon Mandal Vikas Nigam Limited (KMVN), a Government of Uttarakhand Undertaking; or
- > 'Haj Committee of India' or 'State Haj Committee including Joint State Committee'

Banking and Financial Sector

Service Provided by Banking Company

Exemption: - Services provided by a banking company to -

Basic Saving Bank Deposit (BSBD) account holders under Pradhan Mantri Jan Dhan Yojana (PMJDY).

Service by an Acquiring Bank

27A

34

Exemption: Services by an acquiring bank, to any person in relation to settlement of an amount upto ₹2,000 in a single transaction transacted through credit card, debit card, charge card or other payment card service.

Sports Sector

Sponsorship of certain Sport Events 53

Exemption: - Services by way of sponsorship of sporting events organised -

- (a) by a national sports federation, or its affiliated federations, where the participating teams or individuals represent any district, State, zone or Country;
- (b) by Association of Indian Universities, Inter-University Sports Board, School Games Federation of India, All India Sports Council for the Deaf, Paralympic Committee of India or Special Olympics Bharat;
- (c) by the Central Civil Services Cultural and Sports Board;
- (d) as part of national games, by the Indian Olympic Association; or
- (e) under the Panchayat Yuva Kreeda Aur Khel Abhiyaan Scheme.

Government related services

Government Services for right to use natural resources for Agriculture 63

Exemption: Services provided by CG, SG, UT or LA by way of assignment of right to use natural resources to an individual farmer for cultivation of plants and rearing of all life forms of animals, except the rearing of horses, for food, fibre, fuel, raw material or other similar products.

Service Provided by Govt. Entity

Exemption: - Supply of service by Government Entity in the form of grants to

- CG, SG, UT or LA or
- any person specified by CG, SG, UT or LA
 - against consideration received from CG, SG, UT or LA

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Service Provided by an old age home run by Government 9D Exemption: - Services by an old age home run by Central Government, State Government or by an entity registered under section 12AA or 12AB of the Income-tax Act, 1961 to its residents (aged 60 years or more) against consideration upto ₹25,000 per month per member, provided that the consideration charged is inclusive of charges for boarding, lodging and maintenance. Government Services of MOT charges on Import/Export 65 Exemption: - Services provided by CG, SG or UT by way of adeputing 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 Supplied by a State Government to Excess Royalty Collection Contractor (ERCC) 65B Exemption:-Service Supplied by SG to Excess Royalty Collection Contractor (ERCC) by way of assigning the right to collect royalty on behalf of the State Government on the mineral dispatched by the mining lease holders. "Mining lease holder" means a person who has been granted mining lease, quarry lease or license or other mineral concession under the Mines and Minerals (Development and Regulation) Act, 1957, the rules made thereunder or the rules made by a State Government under sub-section (1) of section 15 of the Mines and Minerals (Development and Regulation) Act, 1957 Provided that at the end of the contract period, ERCC shall submit an account to the State Government and certify that the amount of goods and services tax deposited by mining lease holders on royalty is more than the **GST** exempted on the service provided by State Government to the ERCC of assignment of right to collect royalty and where such amount of GST paid by mining lease holders is less than the amount of GST exempted, the exemption shall be restricted to such amount as is equal to the amount of GST paid by the mining lease holders and the ERCC shall pay the difference between GST exempted on the service provided by State Government to the ERCC of assignment of right to collect royalty and GST paid by the mining lease holders on royalty. Research & Development Services Funded by Govt Entities & Notified Institutions 44A by -

Exemption:-Research and development services against consideration received in the form of grants supplied Newly Inserted by

(a) a Government Entity; or

(b) a research association, university, college or other institution, notified u/s 35(1)(ii)/(iii) of Income Tax Act, 1961.

Proviso: Research association, university, college or other institution, notified u/s 35(1)(ii)/(iii) of Income Tax Act, 1961 is so notified at the time of supply of the research and development service.

Service Provided to Government

Services provided by Fair Price Shop 11A

> Exemption: - Service provided by Fair Price Shops to Central Government by way of sale of food grains, Kerosin, Sugar, Edible Oil etc. under Public Distribution System(PDS) against consideration in the form of commission or margin.

N/N 08/2024

3A	Service to Govt. by way of any Activity in relation to article 243G or 243W
	Exemption: - Composite supply of goods and services in which the value of supply of goods constitutes not more than 25 % of the value of the said composite supply
	🗢 provided to the CG, SG, UT or LA
	a Government or Union territory or local authority or
	by way of any activity in relation to any function entrusted to a Municipality under article 243W of the Constitution or Panchayats under article 243G of the Constitution.
40	Insurance Scheme for Government Services
	Exemption: - Services provided to the CG, SG, UT under any insurance scheme for which total premium is paid by the CG, SG or UT.
16	Transport by Air to Central Govt.
	Exemption: Services provided to the Central Government, by way of transport of passengers with or without accompanied belongings, by air, embarking from or terminating at a regional connectivity scheme airport, against consideration in the form of viability gap funding. Provided that nothing contained in this entry shall apply on or after the expiry of a period of three years from the date of commencement of operations of the regional connectivity scheme airport as notified by the Ministry of Civil Aviation.
	Other Government Sector

	the Million y of Civil Aviacion.
	Other Government Sector
30	Services provided by Employees State Insurance Corporation
	Exemption: Services by the Employees' State Insurance Corporation to persons governed under the Employees' State Insurance Act, 1948.
31	Services provided by Employees Provident Fund
	Exemption: - Services provided by the Employees Provident Fund Organisation to the persons governed under the Employees Provident Funds and the Miscellaneous Provisions Act, 1952.
31A	Services provided by Coal Mines Provident Fund Organisation
	Exemption: - Services by Coal Mines Provident Fund Organisation to persons governed by the Coal Mines Provident Fund and Miscellaneous Provisions Act, 1948.
31B	Services provided by National Pension System (NPS)
	Exemption: - Services by National Pension System (NPS) Trust to its members against consideration in the form of administrative fee.
38	Pension Scheme of State Government
	Exemption:- Services by way of collection of contribution under any pension scheme of the State Governments.
58	Service Provided by National Centre for Cold Chain Development
	Exemption: provided by the National Centre for Cold Chain Development under the Ministry of Agriculture, Cooperation and Farmer's Welfare by way of cold chain knowledge dissemination.
41	Service by State Government Industrial Development Corporations
	Exemption:- "Upfront amount (called as premium, salami, cost, price, development charges or by any other name) payable

or plots for development of infrastructure for financial business,

in respect of service by way of granting of long term lease of 30 years, or more) of industrial plots

provided by the State Government Industrial Development Corporations or Undertakings or by any other entity having **20 % or more** ownership of CG, SG or UT to the industrial units or the developers in any industrial or financial business area.

Explanation: For the purpose of this exemption, the CG, SG or UT shall have 20 % or more ownership in the entity directly or through an entity which is wholly owned by the Central Government or union territory.

Conditions:- 1) 'Provided that the leased plots shall be used for the purpose for which they are allotted, that is, for industrial or financial activity in an industrial or financial business area

- 2) Provided further that the State Government concerned shall monitor and enforce the above condition as per the order issued by the State Government in this regard
- 3) Provided also that in case of any violation or subsequent change of land use, due to any reason whatsoever, the original lessor, original lessee as well as any subsequent lessee or buyer or owner

shall be jointly and severally liable to pay such amount of central tax, as would have been payable on the upfront amount charged for the long term lease of the plots but for the exemption contained herein, along with the applicable interest and penalty

4) Provided also that the lease agreement entered into by the original lessor with the original lessee or subsequent lessee, or sub- lessee, as well as any subsequent lease or sale agreements, for lease or sale of such plots to subsequent lessees or buyers or owners

shall incorporate in the terms and conditions, the fact that the central tax was exempted on the long term lease of the plots by the original lessor to the original lessee subject to above condition and that the parties to the said agreements undertake to comply with the same

19C | Service Provided by Satellite Services

Exemption: - Satellite launch services.

37 | Collection of Contribution under Atal Pension Yojana

Exemption: - Services by way of collection of contribution under the Atal Pension Yojana.

70 | Service Provided under SDI Scheme

Exemption: Services of assessing bodies empanelled centrally by the Directorate General of Training, Ministry of Skill Development and Entrepreneurship by way of assessments under the Skill Development Initiative Scheme.

71 Training Service under Deen Dayal Upadhyaya Grameen Kaushalya Yojana

Exemption: - Services provided by training providers (Project implementation agencies) under Deen Dayal Upadhyaya Grameen Kaushalya Yojana implemented by the Ministry of Rural Development, Government of India by way of offering skill or vocational training courses certified by the National Council for Vocational Education and Training.

44 | Service Provided by Incubatee

Exemption: - Services provided by an incubatee up to a total turnover of 50,00,000 in a financial year subject to the following conditions, namely:-

- (a) the total turnover had not exceeded fifty lakh rupees during the preceding financial year; and
- (b) a period of three years has not elapsed from the date of entering into an agreement as an incubatee.

Definition:- Para 2(zh) "incubatee" means an entrepreneur located within the premises of a Technology Business Incubator or Science and Technology Entrepreneurship Park recognised by the National Science and Technology Entrepreneurship Development Board (NSTEDB) of the Department of Science and Technology, Government of India and who has entered into an agreement with the Technology Business Incubator or the Science and Technology Entrepreneurship Park to enable himself to develop and produce hi-tech and innovative products

Construction Sector

10A Services Supplied by Electricity Distribution Utilities

Exemption: Services supplied by electricity distribution utilities by way of construction, erection, commissioning, or installation of infrastructure for extending electricity distribution network upto the tube well of the farmer or agriculturalist for agricultural use.

Supply of TDR, FSI, long term lease (premium)

HA

HB

29

9A

9B

Exemption: Supply of TDR, FSI, long term lease (premium) of land by a landowner to a developer have been exempted subject to the condition that the constructed flats are sold before issuance of completion certificate and tax is paid on them.

Exemption of TDR, FSI, long term lease (premium) shall be withdrawn in case of flats sold after issue of completion certificate, but such withdrawal shall be limited to 1% of value in case of affordable houses and 5% of value in case of other than affordable houses.

This will achieve a fair degree of taxation parity between under construction and ready to movable property [Effective from 01.04.2019]

Clarification on availability of GST exemption on the upfront amount payable in installments for long term lease of plots

Clarification:- In respect of GST exemption granted vide Entry 41 on the upfront amount which is determined upfront but is paid or payable in instalments for long term (30 years, or more) lease of industrial plots or plots for development of financial infrastructure, it has been clarified vide Circular No. 101/20/2019 GST dated 30.04.2019 that GST exemption on the upfront amount is admissible irrespective of whether such upfront amount is payable or paid in one or more instalments, provided the amount is determined upfront

Life/ General Insurance Sector

28 | Services of life Insurance Business

Exemption: - Services of life insurance business provided by way of annuity under the National Pension System regulated by the Pension Fund Regulatory and Development Authority of India under the Pension Fund Regulatory and Development Authority Act, 2013.

Note: Para 2(zn) "life insurance business" has the same meaning as assigned to it in clause (11) of section 2 of the Insurance Act, 1938;

Services of Life Insurance Business

Exemption: Services of life insurance business provided or agreed to be provided 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 the CG.

Services of Life Insurance Business

Exemption: Services of life insurance provided or agreed to provided by the **Naval Group Insurance**Fund to the personnel of Coast Guard under the Group Insurance Schemes of the Central Government.

Services of Life Insurance

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

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Specified General Insurance Scheme

Exemption:-Services of general insurance business (I) Jan Arogya Bima Policy; (j) Pradhan Mantri Fasal Bima Yojana (PMFBY) provided under following schemes -(k) Pilot Scheme on Seed Crop Insurance; (a) Hut Insurance Scheme; (I) Central Sector Scheme on Cattle Insurance; (b) Cattle Insurance under Swarnajaynti Gram (m) Universal Health Insurance Scheme; Swarozgar Yojna (earlier known as Integrated (n) Rashtriya Swasthya Bima Yojana; Rural Development Programme); (o) Coconut Palm Insurance Scheme; (c) Scheme for Insurance of Tribals; (p)Pradhan Mantri Suraksha BimaYojna; (d) Janata Personal Accident Policy and Gramin (q)Niramaya Health Insurance Scheme Accident Policy; implemented by the Trust constituted under the (e) Group Personal Accident Policy for Selfprovisions of the National Trust for the Welfare **Employed Women;** of Persons with Autism, Cerebral Palsy, Mental (f) Agricultural Pumpset and Failed Well Insurance; Retardation and Multiple Disabilities Act, 1999 (g) premia collected on export credit insurance; (44 of 1999). (h) Restructured Weather based Crop Insurance (r) Bangla Shasya Bima Scheme (RWCIS) Life Insurance Services 36 **Exemption:** Services of life insurance business Authority, having maximum amount of cover of₹2 Lacs; provided under following schemes-(d) Varishtha Pension BimaYojana; (a) Janashree Bima Yojana; (e) Pradhan Mantri Jeevan Jyoti Bima Yojana; (b) Aam Aadmi Bima Yojana; (c) Life micro-insurance product as approved by (f) Pradhan Mantri Jan Dhan Yogana; the Insurance Regulatory and Development (g) Pradhan Mantri Vaya Vandan Yojana. Definitions:- Para 2(zo) "life micro-insurance product" shall have the same meaning as assigned to it in clause (e) of regulation 2 of the Insurance Regulatory and Development Authority (Micro-insurance) Regulations, 2005; Re-Insurance Services 36A Exemption: - Services by way of reinsurance of the insurance schemes specified in serial number 35 or 36 or 40 Circular No. 228/22/2024 dt. 15/07/24. Inclusion of retrocession services in reinsurance.:-⇒ As per IRDAI (Re-insurance) Regulations, 2018, 'Retrocession' means a re-insurance transaction whereby a part of assumed reinsured risk is further ceded to another Indian Insurer or a CBR (Cross Border Re-insurer). Thus, 'reinsurance' under Sl.No. 36A of exemption notification includes 'retrocession' services.

Miscellaneous Sector

39 Intermediary Service

Exemption: - Services by the following persons in respective capacities -

- (a) business facilitator or a business correspondent to a banking company with respect to accounts in its rural area branch
- (b) any person as an intermediary to a business facilitator or a business correspondent with respect to services mentioned in entry (a); or
- (c) business facilitator or a business correspondent to an insurance company in a rural area.

Clarification on the scope of services by BF/BC to banking company with respect to accounts in rural areas [Circular No. 86/05/2019]

Clarification: - Services provided by a BF/BC to a banking company in their respective individual capacities should fall under the Heading 9971 (Banking and Financial and related services) and such services should be with respect to accounts in a branch located in the rural area of the banking company.

The criteria for classification of branch of a bank as located in rural area and the services which can be provided by BF/BC, is governed by the RBI guidelines. Therefore, classification adopted by the bank in terms of RBI guidelines in this regard should be accepted.

Intermediary Service

39A

18

19

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Exemption: - Services by an intermediary of financial services located in a multi servies SEZ with International Financial Services Centre (IFSC) statues to a customer located outside India for international financial services in currencies other than Indian rupees (INR).

Explanation: - For the purposes of this entry, the intermediary of financial services in IFSC is a person-

- (i) who is permitted or recognized as such by the Government of India or any Regulator appointed for regulation of IFSC or
- (ii) who is treated as a person resident outside India under the Foreign Exchange management (International Financial Services Center) Regulations, 2015.
- (iii) who is registered under the Insurance Regulatory and Development Authority of India (International Financial Service Center) Guidelines, 2015 as IFSC Insurance Officer.
- (iv) who is permitted as such by Securities and Exchange Board of India (SEBI) under the Securities and Exchange Board of India (International Financial Services Centres) Guidelines, 2015

Services recognised by Biotechnology Industry Research Assistance Council (BIRAC)

Exemption: - Taxable services, provided or to be provided, by a Technology Business Incubator or a Science and Technology Entrepreneurship Park recognised by the National Science and Technology Entrepreneurship Development Board of the Department of Science and Technology, Government of India or bio-incubators recognised by the Biotechnology Industry Research Assistance Council, under the Department of Biotechnology, Government of India.

News Services

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

Public Library Service

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

Public Services 76

> Exemption: - Services by way of public conveniences such as provision of facilities of bathroom, washrooms, lavatories, urinal or toilets.

Training Sector

Service by NSDC etc. 69

Substituted by N/N 08/2024

Exemption: - Any services provided by -

- a. the National Skill Development Corporation set up by the Government of India;
- b. the National Council for Vocational Education and Training;
- c. an Awarding Body recognized by the National Council for Vocational Education & Training;
- d. an Assessment Agency recognized by the National Council for Vocational Education and Training;
- e. a Training Body accredited with an Awarding Body that is recognized by the National Council for Vocational Education and Training,

in relation to-

- i) the National Skill Development Programme or any other scheme implemented by the National Skill Development Corporation; or
- ii) a vocational skill development course under the National Skill Certification and Monetary Reward Scheme;
- iii) any National Skill Qualification Framework aligned qualification or skill in respect of which the National Council for Vocational Education and Training has approved a qualification package.

Refer Questionnaire for Question on Combined Provisions: CCP 08.14.24.01, CCP 08.14.26.00, CCP 08.14.27.00, CCP 08.14.28.00 (IMP), CCP 08.14.29.00, CCP 08.14.30.00, CCP 08.14.31.00 - (4) (IMP)



CHAPTER - 10 PAYMENT OF TAX & TDS-TCS

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CGST rules pertaining to Payment of Tax

Rule No.	Description	
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Introduction

- Under GST regime, CGST, SGST, UTGST, IGST, CESS, interest, late fee, penalty, TDS, TCS, etc. are required to be paid to Govt.
- Electronic Ledgers or E-Ledgers are a unique feature under GST regime which are of 2 types:-
- ➤ 1st set is prepared & updated by Tax payer- E-Cash Ledger & E-Credit Ledger.
- ➤ 2nd set is prepared & updated based on returns furnished by Registered person or Tax authority i.e. E-Liability register.
- Once, a person is registered under GST, these 3 E-ledgers are automatically opened & displayed on his dash board on common portal at all times.

Note: - Payment of tax provisions of CGST Act are also made applicable to IGST Act u/s sec 20 of IGST Act.

Important Definitions :-Sec 2(14):- Authorised bank shall mean a bank or a branch of a bank authorised by the Government to collect the tax or any other amount payable under this Act Sec 2(26):- Common Portal means the common goods and services tax electronic portal referred to in section 146 Sec 2(36):- Council means the Goods and Services Tax Council established under article 279A of the Sec 2(43):- Electronic Cash ledger means the electronic cash ledger referred to in Section 49(1)

	means the electronic credit ledger referred to
	in Section 49(2)
Se	2(80):- Notification
	means a notification published in the Official Gazette and the expression 'notify" and 'notified" shall be construed accordingly
Se	c 2(106):- Tax Period
	means the period for which the return is required to be furnished
Se	c 2(117):- Valid return
	means a return furnished under section 39(1) on which self-assessed tax has been paid in full

ELECTRONIC CASH LEDGER [SECTION 49(1),(3),(6),(10) & (11) READ WITH RULE 87 OF CGST RULES

Deposition of amount in E-Cash Ledger

E- Cash Ledger

- ⇒ E- Cash Ledger is an online record on the GST Portal showing all payments made by a taxpayer.
- It summarizes deposits for tax, interest, penalties, late fees, or other charges.
- Each deposit made is credited, and any payment made (tax, interest, penalties, etc.) is debited from this ledger.

Deposit Modes in E-Cash Ledger

- Deposits can be made via various modes through PMT -06 challan:
 - > Internet Banking: Through authorized banks.
 - > Unified Payment Interface (UPI): From any bank.
 - > Immediate Payment Services (IMPS): From any bank.
 - > Credit/Debit Card: Through authorized banks.
 - > NEFT or RTGS: From any bank.
 - > Over the Counter Payment (OTC): Up to ₹10,000 per challan per tax period, by cash, cheque, or demand draft, through authorized banks.
 - So, deposits can be made online (no limit) as well as over the counter (with limit).

Exceptions to Deposit Limit over the counter:- The ₹10,000 limit per challan for Over the Counter payments does not apply to:

- > Government Departments or others notified by the Commissioner.
- > Proper Officer or Authorized Officer: For recovering dues, including through property (movable or immovable) attachment or sale.
- > During Investigations or Enforcement Activities: Cash, cheque, or demand draft collected by officers.
- > Special Payment mode for OIDAR or Online money gaming:- If someone provides OIDAR services to NTOR or online money gaming services in India, they can make payments using the Society for Worldwide Interbank Financial Telecommunication (SWIFT) network.

Debit / Credit to E- Cash Ledger

Debit Amount (DR)

Credit Amount (CR)

Refer Questionnaire: CCP 09.04.06.00

- Credit amount of this ledger may be used for payment of tax, interest, fees etc. (transfer to liability register)
- Remaining credit balance amount after payment of above tax etc. will be C/F or refunded to taxable person.
- Any deposit made towards tax, interest, penalty, late fee etc. via internet banking, RTGS, fund transfer etc.
- **-** TDS/TCS claimed

What is CPIN, CIN, BRN and E-FPB?

- CPIN | Tit stands for Common Portal Identification Number.
 - lt is created for every challan successfully generated by Taxpayer.
 - lt is a 14-digit unique number to identify the challan.
 - ⇒ It remains valid for 15 days.

2	Į.) vs (#1) (a)	CIN	 It stands for Challan Identification Number. It is generated by authorised bank/RBI when payment is actually received by them & credited in relevant Govt. account held with them. CIN is communicated by authorised bank to taxpayer as well as to GSTN.
	abhe			Author's Comment:- As per CA Inter ICAI Study Material, CPIN is 17-digit number i.e. 14-digit CPIN + 3, digit Bank code. This is wrongly given by ICAI in Inter module. ICAI have correctly given 18-digit CPIN in CA Final Study Material, as above.
AF Tov	_inty		BRN	 ⇒ It stands for Bank reference number. ⇒ It is the transaction number given by bank for a payment against a challan
TDC TCC	prilag		E - FPB	 It stands for Electronic Focal Point Branch. These are branches of authorized banks that are authorized to collect payment of GST. Each authorized bank will nominate only 1 branch as its E-FPB for PAN India transaction E-FPB will have to open accounts under each major head for all govts. Any amount received by such E-FPB towards GST will be credited to the appropriate account held by such E-FPB. For NEFT/RTGS Transactions, RBI will act as E-FPB.

Ot	han Aanaata nalat	ing to Challan			
Ot	her Aspects relat				
	Generating E-Challan	 Form PMT 06: Anyone can generate a challan on the GST Portal to deposit tax; interest, penalty, fees, etc. Validity: The e-challan is valid for 15 days. Commission for payment: The person making the payment bears the 			
balt	المراقع للبرور الطار	commission fees.			
70	Mandate Form for NEFT/RTGS/ IMPS	⇒ Submission Requirement: After NEFT/RTGS/IMPS payment, submit the			
120	Challan	⇒ Generation and Indication: Post successful payment, the bank generates a CIN.			
rithi	ni ipai matikatima	indicated on the challan.			
initial state of the state of t	Identification Number (CIN)	Credit and Receipt: The amount is credited to the E- cash ledger of person on whose behalf deposit is made, and the GST Portal generates a receipt.			
	Issues with CIN	 Non-Generation or Non-Reflection: If CIN isn't generated or reflected on the portal, use FORM GST PMT-07 to make a representation. Platform for Representation: This can be done through the common portal or the e-gateway used for payment. 			
	Updating E-Cash Ledger Without CIN	Using RBI's e-Scroll: If the bank doesn't communicate the CIN, the ledger can be updated based on RBI's e-Scroll, matching challan details.			
	Debit Date in E- Cash Ledger	Treasury Credit Date: The date when the amount is credited to the SG/CG treasury is considered as the debit date in the electronic cash ledger.			
	TDS and TCS	Credit to Ledger: Amounts deducted u/s 51 (TDS) or collected u/s52 (TCS) and claimed are credited to the payer's E- cash ledger. Refer Questionnaire:CCP 09.03.05.00			
	Amounts	claimed are credited to the payer's E- cash ledger. Refer Questionnaire: CCP 09.03.05.00			

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Communication Method: Report any discrepancies in the electronic cash ledger to the jurisdictional officer via the common portal, in the prescribed form.

Temporary Identification Number: Unregistered persons must pay through the electronic cash ledger using a temporary ID generated on the GST Portal.

Utilisation of E-Cash Ledger

Manner of utilization of amount reflected in E-Cash Ledger

E- Cash Ledger Function: Funds in the ledger are allocated for tax, interest, penalty, fee, or other payments as per the CGST Act.

Organization: It's structured into major heads (IGST, CGST, SGST/UTGST, CESS) and subdivided into minor heads.

	Major Head					
Minor Head	Integrated Tax(₹)	Central Tax (₹)	State/UT Tax (₹)	Cess (₹)	Total (₹)	
Tax	- 1 1	the Table 1	n . 7 m , hav		1311	
Interest	v.n., bed mo		u You - U.S.	modern la		
Fee	PART N	THE REGISTRAL	Street Street	NGT THE C		
Penalty	- C	-11714-1512	THEIRDEAL S	subar u	tkegi	
Other					Mag	

Depositing Funds: Taxpayers can deposit cash through approved methods via banks, for use against various GST-related liabilities.

Transfer of Amount in E-Cash Ledger (Sec 49(10)& (11))

- → Permissible Transfers: RP can transfer amounts between different major & minor heads within their E-Cash Ledger for IGST, CGST, SGST, UTGST, and Cess.
- Transfer to Distinct Person: RP may also transfer any available amounts from the major & minor heads of their E-Cash Ledger to the E-Cash Ledger for IGST/CGST of DDP, as per Sec 25(4)/25(5), provided there are no unpaid liabilities in their E-liability register.
- ⇒ Form PMT-09: This form may be utilized for:
 - a) Correcting erroneous deposits by transferring amounts from one minor head to another within the same or different major heads.
 - b) Transferring any unutilized amounts from minor heads within the E-Cash Ledger.
 - c) Transferring amounts from the E- cash ledger to the E-Cash Ledger for CGST or IGST of DDP.

Example: A RP has unutilized amounts in their E-Cash Ledger for CGST & SGST. He wish to transfer ₹5,000 from the SGST minor head to the CGST minor head to cover upcoming tax liabilities. Additionally, he want to transfer ₹3,000 to the E-Cash Ledger for IGST of a distinct person (DDP). Before making these transfers, what conditions must the RP check regarding their E-liability register, and which form should they use to document these transactions?

Answer: The RP must ensure that there are **no unpaid liabilities** in their E-liability register before making the transfers. To document these transactions, they should use **Form PMT-09**.

Refer Questionnaire: CCP 09.09.15.00 & CCP 09.09.16.00

Other peculiar aspects of E-Cash Ledger

Refer Questionnaire: CCP 09.04.07.00 (IMP) Payment by Unregistered Persons: Unregistered individuals must use th electronic cash ledger for payments, utilizing a temporary identification number from the common portal.

Refund Claims from Ledger: When a refund is claimed, the correspondin amount is debited from the ledger.

Handling Rejected Refunds: If a refund claim is partially or fully rejected, th debited amount is re-credited to the ledger by the Proper Officer to the exten of the rejection.

ELECTRONIC CREDIT LEDGER [SECTION 49(2), (4) & (5), SECTION 49A, SECTION 49B READ WITH RULE 86, 86A, 86B AND 88A OF CGST RULES]

S	ub- ec		Provision
	Self-Assessed ITC	The ITC self-assessed by a RP in his return is credited to their Electronic Credi Ledger to be maintained in a prescribed form.	
		of ITC for tax liability under RCM	only the Output tax and not for other amounts such as interest, penalty, tees, etc.

Manner of utilisation of ITC [Combined reading of section 49(5), 49A, 49B, rule 88A and Circular No. 98/17/2019

Manner of **Utilization** of ITC (read with Sec 49(5)/49A/ 49B/Rule 88)

INWARD SUPPLY **OUTWARD SUPPLY** First 1. IGST IGST **CGST** SGST First Second IGST 2. CGST CGST Second First IGST 3. SGST SGST

It should be noted that CGST cannot be used against SGST/UGST or vice-vers

- 1. Priority of Utilization of IGST Credit: Available IGST credit in the credit ledge should first be utilized towards payment of IGST. Remaining amount if any, ca be utilized towards the payment of CGST and SGST/UTGST in any order and any proportion.
- 2. Mandatory Full Utilization of IGST ITC: Entire ITC of IGST is to be fully utilise $first\ before\ the\ ITC\ of\ CGST\ or\ SGST/UTGST\ can\ be\ utilized.$
- 3. Utilization of CGST Credit: Available CGST Credit in the credit ledger shall fir: be utilized for payment of CGST. Remaining amount if any, will be utilized for payment of IGST
- 4. Utilization of SGST/UTGST Credit: Available SGST/UTGST credit in the cred

ledger shall first be utilized for payment of SGST/UTGST. Remaining amount if any, will be utilized for payment of IGST, only when credit of CGST is not available for payment of IGST

Note:-Utilization of E-credit ledger is subject to restrictions of Rule 86A & 86B. It is already discussed at the end of the chapter of ITC.

Debit / Credit to E-Credit Ledger

Debit Amount (DR)	С
Credit amount of this ledger may be used	Input Tax
for payment of output tax viz IGST, CGST,	return in
SGST, UTGST in the prescribed order	SGST, UT
(transfer the liability register).	Refer (

Credit Amount (CR) x credit as self-assessed in the n the form of IGST, CGST,

Questionnaire: CCP 09.05.10.00

GST

BIC has provided clarifications regarding utilization of the amounts available in the electronic credit edger and the electronic cash ledger for payment of tax and other liabilities [Circular No. 172/04/2022]:-

Electronic Credit	Situation	Clarification
Ledger	Used for Payment of Output Tax	◆ Amount in the E- credit ledger can be used to pay output tax under CGST/SGST/UTGST or IGST in accordance with sections 49/49A/49B.
	for RCM	E- credit ledger cannot be used for paying tax under reverse charge mechanism, as output tax does not include such tax.
	Cannot be used for payment of other liabilities	Electronic credit ledger cannot be used for paying interest, penalty, fees, or any other amount except output tax. Note:- Cannot be used to repay erroneous refunds sanctioned in cash
Electronic Cash Ledger	Payment of Any GST Liability	The E- cash ledger can be used for paying any form of liability under GST laws, including tax, interest, penalty, fees, or any other amount.

Common Points for Electronic Cash & Credit Ledger

- Refund Claim: If a person claimed for a refund from their electronic cash or credit ledger, that amount will be taken out of their ledger.
- If Refund is Rejected: If the refund request is rejected (either completely or partially), the amount that was taken out will be credited to their electronic cash or credit ledger by the tax officer using a specific form.
- Unique Identification Number: A UIN will be created for each debit or credit transaction in the electronic cash or credit ledger.
- ⇒ Liability Register: The unique identification number for any payment of taxes will also be shown in the electronic liability register. Refer Questionnaire: CCP 09.02.04.00

ELECTRONIC LIABILITY REGISTER [SECTION 49(7), (8) & (9) READ WITH RULE 85 OF CGST RULES]

All liabilities of a taxable person will be recorded & maintained in a separate register named 'E-Liability Registe

Order of discharge of tax and other dues Sec 49(8) prescribes the chronological order in which the liability of a taxable person has to be discharged:

- ⇒ Self-assessed tax, and other dues related to returns of previous tax period have to be discharged first.
- ⇒ Next self-assessed tax, and other dues related to the return of the current tax period
- ⇒ Lastly, any other amount payable under this Act or the rules made thereunde including the demand determined under sec 73 or sec 74 is payable.

This sequence has to be mandatorily followed.

Refer Questionnaire: CCP 09.07.12.00 (IMP) & CCP 09.07.13.00 (IMP)

Note: - "Tax Dues": means the tax payable under this Act and does not include interest, fed and penalty.

"Other Dues": mean interest, penalty, fee or any other amount payable

Presumption that incidence of tax is passed on

Sec 49(9) implies that when a taxable person pays GST under the corresponding Act, it assumed they've passed the tax burden to the recipient of goods/services.

Note: This applies unless proven otherwise. This is particularly relevant for Sec 54 regarding tax refunds, where the payer must prove that the tax incidence wasn't transferred to the recipient.

Refer Questionnaire: CCP 09.08.14.00

Debit/Credit to E-liability

register

Debit Amount (DR)

Credit Amount (CR)

Electronic cash ledger

- Amount payable towards tax, interest, fees etc.
- Tax or interest payable due to mismatch
- → Any other Due
 → Electronic Credit ledger
 → Amount payable towards output tax

Refer Questionnaire:

- all amounts payable towards tax, interest, late fee and any other amount as pe return filed;
- all amounts payable towards tax, interest, penalty and any other amoun determined in a proceeding by a PO or as ascertained by the said person;
- interest payable u/s 50 or that may accrue from time to time

Sub Sec Sec 50:-Interest on delayed payment of tax & Wrongly utilisation of ITC [read with rule 88B]

1 Interest on Delayed Payment of Tax

Due date of Return u/s 39 (i.e. GSTR-3B) cannot be filed without payment of tax. Therefore we can reasonable say that due date of payment of tax is the due date of filing return (except QRMP Scheme).

When interest is payable in case of delay in payment of tax, in full or in part within the prescribe period which is mentioned below.

Rate of interest

The notified rate of interest is 18% p.a. (calculate on daywise basis)

Manner of calculating interest on delayed payment of tax

The interest in cases where the tax return has been furnished after the due date (but furnished before commencement of proceedings u/s 73 or 74) shall be levied on that portion which is paid by debiting the electronic cash ledger

Note: Debit to e-cash ledger includes Net output liability (output tax - ITC) & RCN payment

Refer Questionnaire: CCP 09.10.17.00

	4	
		Comment: If return is filed within due date but tax is short paid, then proviso shall not apply and interest is payable on gross tax liability.
	No Interest if sufficient balance in	⇒ If an amount is credited to the E-Cash Ledger as per section 49(1) before the due date for filing a return, but is then debited for tax payment after that due date, this amount will not be included in the interest calculation.
	E-CashLedger before filing	This is only applicable if the amount remained in the ledger from the due date until the time it was debited for the tax payment.
	return	Newly Inserted by N/No. 12/2024
2	Computation o	f period for calculation of interest
	Period u/s 50(1)	The period of interest will be from the date following the due date of payment to the actual date of payment of tax.
3	Wrongly availm	nent & utilisation of ITC
	Interest on wrong utilisation	Where the ITC has been wrongly availed & utilised, the RP shall pay interest on such ITC wrongly availed and utilised, at the notified rate 18% p.a.
	Period	For the period starting from the date of utilisation of such wrongly availed ITC till the date of reversal of such credit or payment of tax in respect of such amount (wrongly availed and utilised).
	When to say ITC wrongly utilised	Two mongly availed ITC is considered utilized when the balance in the electronic credit ledger falls below the amount of input tax credit wrongly availed
		The extent of such utilization equals the amount by which the ledger balance is less than the wrongly availed ITC.
	Date of	The date of utilization is determined based on two scenarios:
	Utilization of	(a) If the ledger balance falls below the wrongly availed amount due to tax payment
	Such ITC	via a return, > the date, on which the return is due to be furnished u/s 39 or
ССР	r Questionnaire: 09.10.18.00 & CCP 0.19.00	> the actual date of filing of the said return, whichever is earlier,
		(b) In all other cases, it's the date when the ledger balance falls below the wrongly availed amount due to a debit entry in E-credit ledger.
D	Man A man and a sum a set le	

P:- Mr. Aman wrongly claimed ₹1,25,000 ITC (CGST + SGST) for Oct 20XX, used ₹75,000 of it in Nov 20XX, and later corrected this by paying ₹75,000 on 10th Mar 20YY and reversing ₹50,000 on 20th Mar 20YY.

Calculate the total interest payable (CGST + SGST) if Mr. Aman:

- 1. Filed GSTR-3B for Oct on 18th November 20XX.
- 2. Filed GSTR-3B for Nov on 25th December 20XX.

Assume no extension for filing and no other transactions during the year.

Hint:-

- Interest is payable only on the wrongly used iTC of ₹75,000.
 - > Date of Utilization: 20th December 20XX (earlier of the due date or actual filing date for November).
 - > Interest Calculation: For 80 days (21st December 20XX to 10th March 20YY).
- **□** Interest = $\frac{1}{2}$ 75,000 × 80/365 × 18% = $\frac{1}{2}$ 2,959 (rounded off).

Authors note: ICAI has calculated interest from next day of Date of utilisation, but the provision says it should be from the date of utilisation, So Answer may vary in some cases & Student has to follow ICAI Approach.



TDS & TCS

Sec 51 - TDS

Deductors of	As nor	Sec 51 (1)				
Tax at Source		partment or establishment of the CG or SG	1			
Tax at Source		l authority	-			
		ernmental agencies				
		persons or category of persons as may be notified by the Government he recommendations of the Council				
		Person u/s 51(1)(d) [N/N 50/2018]	1			
	1. an a (i) s (ii) e	uthority or a board or any other body, – et up by an Act of Parliament or a State Legislature or stablished by any Government, 51% or more participation by way of equity or control, to carry out any function				
		ety established by the CG or the SG or LA under the Societies Registration 1860				
Inserted by	3. Pub	ic sector undertakings (PSUs)				
N/No. 25/2024	4. Any	RP receiving supplies of metal scrap from other RP.				
When TDS is	where the	where the total value of such taxable supply , under a contract, exceeds ₹2,50,000				
Deductible?	Note:- Va	ue shall be determined as per Sec 15				
Standard Rate	⊃ Tax @ 1	⇒ Tax @ 1% under the CGST Act, 2017 (CGST 1% & SGST 1% & IGST 2%) is deducted				
of deduction	on payı	on payment made or credited to the supplier (deductee) for taxable goods and/or services if the total taxable value of contract exceeds ₹2,50,000 (excluding GST and				
		Thus, individual supplies may be less than ₹2,50,000, but if total value of supplies under a contract exceeds ₹2,50,000, TDS has to be deducted.				
	ander a constact exceeds (2,50,000, 1D3 has to be deducted.					
Applicability	As per Proviso t Sec 51(1)	Provided that no deduction shall be made If the location of the supplier and the place of supply is in a State or Union territory which is different from the State or, Union territory of registration of the recipient				

	135	Supplier	PoS	Nature of Supply	Recipient	TDS	Remark
	D8 10 AC	Mr.P (MH)	МН	Intra- State	MH Govt. (MH)	Yes	1- 1- 1- 1- 1- 1- 1- 1- 1- 1- 1- 1- 1- 1
meswoj? nits yel bo	fizm e i yam e B	Mr.Q (MH)	Punjab	Inter- State	PSU Punjab	Yes	
my junt my junt		Mr.R (Punjab)	Punjab	Intra- State	MH Govt.	No	
.9	As per Notification	(i) When PSU, (ii) When	goods a whethe supply	and/or s rornot a r of good	ervices are distinct pe Is and/or s	supp rson [service	in the following cases:- lied from a PSU to another [N/N 61/2018] es takes place between one clauses (a), (b), (c) and (d)
	Inserted by N/No. 25/2024	of section 51(1) of the CGST Act except any RP receiving supplies of Metal scrap from other RP's. [N/N.73/2018]					
r lana'de geola eo CO (ancedeng Gill	As per CBIC Clarification	good		he value		-	th taxable & exempted y under the said contract
gue lo sulto lasti	ورغمر ناهم السخار الملامة الصالحات	3. All ac	tivities		actions spe		e exempted. In Schedule III of the CGST
Refer Questio Questionnaire CCP 09.11.21.0		the d	eductee re the pa	ayment is	made to a	n unre	se charge by the recipient i
	Tuesday		re the p	ayment i	relates to (Jess	component
	Example:- Situation	ns / Contra	acts		ion required		Remarks
Y	Finance Depar				ES/NO	Whe	re the total contract value o

1						
Situations / Contracts	Deduction required YES / NO	Remarks				
Finance Department is making a payment of ₹3 Lakh to a supplier of 'printing& stationery.		Where the total contract value o taxable supply is more than ₹2.5 Lakh, deduction is mandatory.				
Education Department is making payment of ₹5 Lakh to a supplier of 'printed books (ES) and printed or illustrated post cards' where payment for books is ₹2 Lakh and ₹3 Lakh is for other printed or illustrated post cards.	required in respect of payment of ₹3 Lakh only i.e. for payment in respect	Books are exempted goods; no deduction is required for supply of books. However, payment involving 'printed or illustrated post cards' is for supply of taxable goods and value of such supply is > ₹2.5 Lakh; so deduction is required.				

	99524 / Bk	Finance Department, is making payment of ₹1.5 Lakh to a supplit of 'car rental service'.		if the total value of supply under a contract is < ₹2.5 Lakh, deduction is not required.
	al Journ Bales in	Health Department executed contract with a local supplier supply 'medical grade oxygen" ₹2.6 Lakh (including GST@129 and is making full payment.	to NO	Total value of supply as per the contract is ₹2.6 Lakh (including GST). So, taxable value = ₹2.6L x 100/112 = ₹2.32 L < ₹2.5 Lakh Hence, deduction is not required.
		Municipal Corporation of Kolka purchases a heavy generator fro a supplier in Delhi. Now, it making payment of ₹5 Lakh ar IGST @18%.	required @2%	Deduction is required in case of inter-State supply and if the value of taxable supply under a contract exceeds ₹2.5 Lakh.
		Fisheries Department is making payment of ₹10 Lakh to a contract for supplying labour for digging pond for the purpose of Fisheries.	or NO	This supply of service is an agriculture service which is exempt & hence deduction is not required.
	Due date of payment of TDS			thin 10 days after the end of the I manner.
	TDS Certificate read with rule	 A TDS certificate is required 7A) to deductee which shall! 		tor in prescribed form (i.e. GSTR tent:-
	66	1. TDS Certificate Number	5. (a) Legal name of [Deductee (b) Trade name, if any.
				h tax deducted and accounted
ı			for in GSTR-7	
d		3. Name of Deductor	7. Details of supplies	
		4. GSTIN of Deductee	8. Amount of tax dec	
		⇒ After the due date of filing the	return, the details furr	nished by deductor in such return
١				leductees on the common portal.
ı		⊃ U/s 51(3), the TDS certificate:	shall be made available	electronically to the deductee on
		the common portal in FORM	GSTR-7A on the basis	of the such return furnished.
	Credit to	The tax which is deducted & re	flected in the return o	of deductor furnished u/s 39(3)
	E-cash ledger			sh ledger in prescribed manner.
	of deductee	Example: - Mr. A, a supplier mak	es a supply worth ₹ 5,00	0,000/- to PMC of Pune and issues
	[Read with	the invoice of Rs. 5,00,000 plus 18	8% GST. While making th	ne payment of ₹5,00,000/- to Mr.
	Rule 87(9)]	A, the BMC shall deduct 2% of ₹5,		
	. , , =	succeeding month & the value so	deposited in the account	nt of Government by 10th of the
succeeding month & the value so deposited in Gove electronic cash ledger of Mr. A (ie deductee)		deductee)	it Account shall be reflected in the	
	Non payment			hall pay interest as per section
		50(1) read with rule 88B (i.e. 18		
	,	The amount in default under thi		
	Refund on	The refund to the deductor or the	ne deductee prising on	account of excess or erroneous
	excess/	deduction shall be dealt as per so		account of excess or erroneous
	erroneous	-		or, if the amount deducted has
	deduction	been credited to the e-cash ledge	er of the deductee.	or, if the amount deducted has
_				

ELECTRONIC COMMERCE TRANSACTIONS UNDER GST

	E-commerce Sec 2(44)	means the supply of goods and/or services, including digital products ove digital or electronic network
1 10 15	E-commerce Operator Sec 2(45)	means any person who owns, operates or manages digital or electronic facility or platform for electronic commerce.

Taxability of e-commerce transactions

Analysis

No.	Cases	TCS	Remark
15	Vsmart selling his P.D. from own website Vsmart		
163	Academy.com		
2.	Vsmart selling his P.D. from K'cart Stores.com where		
	consideration directly received to Vsmart		
3.	Vsmart selling his P.D. from Amazon.com where first Amazon		
	collect the payment first and then makes remittance to Vsmart		

Tax collected at source (TCS) by ECO [Section 52]

Who is liable to collect TCS and from whom?

- ⇒ Every ECO, not acting as an agent, is required to collect TCS on
 - \succ the net value of taxable supplies made through its platform &
 - > consideration in paid through it.
- ⇒ In practice, ECOs don't collect this from suppliers directly but retain the TCS amount and their commission from the payment received, and then pay the remaining balance to the suppliers.

Note: - In a scenario involving multiple ECOs where a customer orders through ECO-1, which is linked to ECO-2 (the one with a supplier agreement), TCS will be collected by ECO-2, the ECO making payment to the supplier. ECO-1 will not have the GST information of the supplier.

What is the rate of TCS notified?

Notified rate for TCS

Substituted by N/No. 15/2024

CGST = 0.25%SGST = 0.25%

IGST = 0.5%

of the net value of intra-State/inter state taxable supplies

Refer Question from our Questionnaire: CCP 09.12.22.00

What is the value on which TCS is to be collected?

Refer Questionnaire: CCP 09.12.24.00

Description	Formula
Total Taxable Supplies (Goods/Services)	A
Less: Taxable Supplies with Tax Payable by ECO (Section 9(5))	В
Less: Taxable Supplies Returned to Suppliers	С
Net Value of Taxable Supplies	A - B - C
TCS Rate (IGST)	0.50%
TCS Calculation	Net Value X 0.05

Important Points

- Calculated at GSTIN level on a monthly basis.
- Only the value of TAXABLE SUPPLIES is considered.
- ⇒ ECO is required to collect tax on the NET value of taxable supplies made through it. Supply returns are adjusted against the agg. value of taxable supplies by each supplier.
- ⊃ If sales returns exceed sales, the negative amount cannot be declared and has no impact on future tax periods.

Example: ABC Ltd. is an Electronic Commerce Operator, it provides the following information.

Particulars Particulars	Amount ₹
Aggregate value of taxable supplies of goods by all registered taxable persons	13,24,000
through ABC Ltd during the month of December, 2017	
(Less) Value of supplies under section 9 (5)	1,00,000
(Less) The aggregate value of taxable supplies returned to the supplier during	1,07,000
the said month of December, 2017	
Net Value of Taxable Supplies of ABC Ltd for the month of December, 2017	11,17,000
Amount to be collected by ABC Ltd for the month of December, 2017	5,585
in terms of Section 52 (1) i.e. 0.5%	10

NI STATE OF THE PARTY OF THE PA	Non- Applicability of TCS Refer Questionnaire: CCP 09.12.23.00 Monthly Statement [Sec52(3)/ (4)/(6) & (7) read with rule 67]	2. Compositi Note:- N 3. On supplie	t supplies including nil rate and non taxable supplies. In taxpayer cannot make supplies of services through ECO u/s 10(2)(d), ow supply of goods are allowed Es covered under reverse charge where recipient is liable to pay tax. It of goods or services or both as it is covered under RCM. It contains the It details of supplies of goods or services or both effected through ECO including the supplies of goods or services or both returned through if amount of consideration collected by ECO pertaining to supplie made through ECO & the amount of TCS collected on such supplies. GSTR-8 & deposit of TCS should be made on/before 10th day of nex month (due date can be extended by Central or State Commissioner).
	Mariani di selemi, , maria di maria maria di maria	TCS Credited to E-Cash ledger of supplier	 The TCS details submitted by an ECO in GSTR-8 are made availab electronically to each of the registered suppliers after filing GSTR-8. TCS is credited to the supplier's cash ledger in the relevant tax her and can be used for tax liability discharge. If unused, suppliers may claim a refund as per provisions of sec 54(1) Note: Supplies by unregistered persons do not attract TCS.
		Rectification of errors/ omissions in GSTR - 08	 ⇒ If an ECO finds a discrepancy in GSTR-8 not arising from scrutiny of audit, it must rectify in the GSTR-8 for the month, when the discrepancy is noticed, along with interest under section 50. ⇒ Rectification is not allowed after November 30 of the following financial year or the filing date of GSTR-9B, whichever comes first
	gendration — Liqui gen dans qu'est, va	Late fees for delay in filling GSTR - 08	Quantum of late fee ₹200 [₹100 under CGST & [₹100 under SGST/UTGST] for every day during which such failure continues ₹10,000 [₹5,000 under CGST & [₹5,000 under SGST/UTGST] € [₹5,000 under SGST/UTGST]
		Nil GSTR-08	The filing of Form GSTR-8 is not always mandatory for every to period. It is required only if the ECO has either TCS during that to period or needs to amend any details from a previous return.
	Refer Questionnaire: CCP 09.12.25.00	Maximum time limit for filling GSTR-08	limit can be extended by the Government for an ECO or a class of ECC subject to such conditions and restrictions as may be specified therein
	Annual Statement		puired to collect TCS is required to file an annual statement in For yet to be notified) by 31st December of the next financial year.
_			

Interest on	Interest is applicable on omission as well in case of incorrect particulars noticed. In
non-collection	case of non-collection of TCS, interest is applicable since it is a case of omission.
of TCS	Further penalty under sec 122(vi) would also be leviable.
Payment of TCS	Payment of TCS by ECO is not allowed through input tax credit of ECO. This implies
only through	that TCS has to be paid in cash only.
E-cash ledger	
Furnishing of	ECO on whom a notice is served shall furnish the required information within 15
required	working days of the date of service of such notice.
information	working days of the date of service of such hotice.
Penalty for not	If ECO fails to furnish the required information, then he shall be liable for penal action
furnishing	u/s 122 & penalty up to ₹25,000.
information	
Credit to	TCS which is reflected in the return of deductor furnished u/s 39(3) shall be claimed
E-cash ledger	as credit by the deductee in his e-cash ledger in prescribed manner.

Refer Questionnaire for Question on Combined Provisions of TDS-TCS: CCP 09.12.26.00



CHAPTER - 11 INPUT TAX CREDIT

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CGST rules pertaining to Input tax credit

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introduction:-	
Scheme Design	The scheme is designed to avoid the cascading effect of taxes and establishes GST as a destination-based tax.
ITC Availability	Broadly, Input Tax Credit (ITC) is available on all inputs, input services, and capital goods used for business purposes by a taxable person. The exception to this is 'blocked credit'.
Blocked Credit	ITC is not available for 'blocked credit', even if these goods or services are utilized for business purposes.
No 'One to One' Co-relation Required	GST law does not mandate a direct correlation between inputs/input services and the final products/services. Any eligible ITC can be used to pay tax on any taxable output supply.
IGST and ITC Transfer	IGST facilitates the transfer of ITC when goods or services move across States, ensuring the scheme's integrity.
ITC Unavailability for Exempt Supply	ITC cannot be availed in respect of exempt output supply where tax is not payable.
TC Utilization for Zero Rated Supply	ITC is available for Zero-rated supplies such as exports or supplies to SEZ, even if no tax is payable on the output supply. Such ITC can be either used to make payment for taxable supplies made or can be claimed as refund if remains unutilized.
Taxable and Exempt Supplies	A taxable person making both taxable and exempt supplies can avail full ITC for inputs exclusively used for taxable supplies, and no credit can be availed for inputs exclusively used for exempt supplies.

Proportionate ITC for Common Inputs	For common inputs used for both taxable and exempt supplies, ITC is available in proportion to the value of the taxable supply.
ITC on Job Work	ITC can be availed on inputs and capital goods sent for job work, even if they are sent directly to the job worker.
ITC for Input Services at Offices	Input services received at head office or branch offices, indirectly used for supplies from business premises, are eligible for ITC through the 'input service distributor' mechanism.

Important definitions relevant for this chapter:-

Sec 2(59) "Input"

Means any goods other than capital goods used or intended to be used by supplier in the course or furtherance of business.

Sec 2(19) "Capital goods"

Means goods, the value of which is capitalised in the books of account of the person claiming the input tax credit and which are used or intended to be used in the course or furtherance of business

Important Explanation: - For the purpose of this chapter

The expressions "capital goods" shall include "plant and machinery" as defined in the Explanation to sec 17;

Analysis:

- > Even if certain goods e.g., machinery, tools, spares item are not capitalized, same is still eligible for credit as input.
- > Intention to use is relevant: Words 'intended to be used' mean that if certain goods are intended for use but are not actually used, then also, they would be capital goods, subject to other provisions.
- > Course of business: The purchase must have been made in the course of business i.e., to run or continue the business as per business needs.
- > Furtherance : it means purchases for improvement or enhancement or advancement of business

Sec 2(60) "Input service"

Means any service used or intended to be used by a supplier in the course or furtherance of business.

- > The word 'service' would take its meaning from definition of service viz. anything other than goods
- > Capitalization not relevant: Even if the input service is capitalized by way of cost of capital goods, then also, in will continue as input service only.

Sec 2(62) "Input Tax"

In relation to a RP, means the CGST, SGST, IGST, UTGST charged on any SOG or SOS or both made to him and includes

- (a) the IGST charged on import of goods
- (b) the tax payable under under Reverse Charge

but does not include the tax paid under the composition levy

Comment - Following Duties / Taxes on which credit thereof is not admissible as ITC

- > Central Excise duty paid on tobacco
- > Central Excise duty and VAT/ Sales tax paid on petrolium products (Petrol, diesel etc.)
- > Basic Customs duty paid on import of goods

Sec 2(63) "Input Tax credit"

means the credit of input tax

Refer Questionnaire: CCP 10.01.01.00

Sec 2(46) "Electronic credit ledger"

means the electronic credit ledger as referred in section 49(2) i.e. The ITC as self-assessed in return of RP shall be credited to E-Cr ledger in accordance with sec 41, to be maintained in the manner as may be prescribed.

Sec 2(67) "Inward supply"

in relation to a person, shall mean receipt of goods or services or both whether by purchase, acquisition or any other means with or without consideration.

Sec 2(47) "Exempt Supply"

means supply of any goods or services or both which attracts

- anil rate of tax or
- which may be wholly exempt from tax and
- includes non-taxable supply.

Sec 2(76) "Motor Vehicle"

shall have the same meaning as assigned to it in clause (28) of sec 2 of the Motor Vehicles Act, 1988.

Explanation: - Motor vehicle or vehicle under the Motor Vehicles Act, 1988 means

Mechanical Vehicle: Motor vehicle as per Motor Vehicles Act, 1988 adapted for road use. Power can be from an external or internal source.

Includes: Chassis without body and also trailers.

Excludes: Vehicles on fixed rails or for specific enclosed spaces. Vehicles with <4 wheels and engine capacity ≤25 cc.

Sec 2(34) "Conveyance"

includes a vessel, an aircraft and a vehicle.

Sec 2(92) "Quarter"

shall mean a period comprising three consecutive calendar months, ending on the last day of March, June, September and December of a calendar year.

Sec 16(1) of IGST Act "Zero-rated supply"

in relation to a taxable person, means any of the following supplies of Goods or services or both namely-

- (a) export of goods or services or both; or
- (b) Supply to a Special Economic Zone (SEZ) developer or a Special Economic Zone unit

Sec 2(82) "Output Tax"

means the tax chargeable under this Act on

- > taxable supply
- > of goods or services or both
- > made by him or by his agent

but excludes tax payable by him on reverse charge basis.

Sec 155 "Burden of Proof"

where any person claims that he is eligible for Input tax credit under this act, the burden of proving such claim shall lie upon such person.

Understanding of Some important Terms in ITC It means recording Credit in statutory records (i.e. in Availment or GSTR-3B). It results in increase in credit balance. Once Taking Credit: credit is availed/taken, it becomes eligible for use as per law. It means using credit availed/taken to pay output tax or Utilization or other eligible sums (transfer to electronic liability **Use of Credit:** register). It results in decrease in Credit balance. Reversal of credit also results in decrease in balance $oldsymbol{\mathcal{E}}$ Reversal: is similar to utilization, with a difference that word "reversal" is generally required/used when credit is wrongly taken or becomes subsequently ineligible.

		-	control de		
Sub Sec			Sec 16 :- Eligibility & Conditions of ITC		
1.	Eligibility of	a)	Registration under GST: - Every Registered Person(RP) shall be entitled to ITC of GST charged on inward supply of goods and/or services		
, jar	Refer Question from	b)	Used for business purposes: - ITC of GST will be available on goods and/ or service which are used or intended to be used in the course or furtherance of the business		
			Note: - Tax paid on goods and or/services which are used or intended to be used for non-business purposes cannot be availed as credit.		
A company of	ur Questionnaire: CP10.07.23.00 - (I)	c)	Credit to E-Cr. Ledger:- ITC will be credited to electronic credit ledge		
conditions for input tax credit, regardless of any other criteria in s			This sub-section's non-obstante clause mandates the fulfillment of all specifie conditions for input tax credit, regardless of any other criteria in section 16. A RP is entitled to input tax credit on inward supplies only when all outline		
ri.20		conditions are met.			
	- figuran	a)	Possession of tax paying document: - He is in possession of a Tax Invoice of debit note issued by a Reg. supplier or other tax paying following document		
			Rule 36: Documentary requirements and conditions for claiming IT		
			1) ITC can be availed on the basis of any of the following documents namely		
			i) Invoice or revised invoice issued by the supplier of goods and/or services		
			ii) Self Invoice issued by the recipient receiving goods and/or services from unregistered supplier in case of reverse charge, subject to payment of ta		
	20		iii) Debit note issued by the supplier		
ped			Bill of entry or similar document prescribed under the Customs Act		
			v) Document issued by input service distributor		
	- 4		2) The documents on the basis of which ITC is being taken should contain at least the following details:		
			i) Amount of tax charged		
			ii) Description of goods or services		
		-			

Inserted by

- iii) Total value of supply of goods and/or services
 iv) GSTIN of the supplier and recipient
- v) Place of supply in case of inter-State supply
- 3) No ITC of tax paid towards demands involving fraud N/No. 20/2024

Tax paid in pursuance of any order where any demand has been confirmed on account of any <u>fraud</u>, <u>willful misstatement or suppression of facts u/s 74 cannot be availed as ITC.</u>

Inserted by N/No. 12/2024

Details of invoices/debit notes uploaded by the supplier in his GSTR-1/1A or using IFF & such details are communicated in Form GSTR-2B of RP availing ITC

Rule 36(4)

Notes:-

- 1)Unreported Invoices/Debit Notes: If suppliers do not report invoice/debit note details in their GSTR-1 or IFF, making them invisible in GSTR-2B, recipients cannot claim ITC.
- ITC Claim in Succeeding Months: ITC for these documents can be claimed in future months when suppliers eventually report the details.
- 3) Blocked Credit: Invoices of blocked credit u/s 17(5) should not be considered for ITC claims, regardless of supplier reporting in GSTR 1 & communicated in GSTR 2B.
- 4) Full ITC on non-reported transaction: ITC is fully claimable for IGST on imports, reverse charge documents, and credit from ISD, as they fall outside the scope of Sec 37(1).

Refer Question from our Questionnaire: CCP10.02.03.00

Example: In September, Orion Industries received 50 invoices worth ₹ 5 lakh for ITC. Only 40 invoices (₹ 3 for lakh ITC) were reported by suppliers in GSTR-1 and appeared in GSTR-2B. Hence, Orion Industries can claim ₹ 3 lakh for ITC in September's GSTR-3B.

Receipt of the goods and / or services: - The RP taking the ITC must have received the goods and / or services.





Explanation: Bill to Ship to Model

The RP (third person) is deemed to have received goods or services

Delivery of Goods	Provision of Service
> Delivered by the supplier to a recipient or to	Supplier provides
someone else.	services to any based
based on the RP's direction, (e.g. agent or others).	on the direction and on
> Transfer happens before or during goods' movement.	account of the RP.
> Through title document transfer or otherwise.	-



Examples:-

Refer Question from

CCP 10.02.04.00,

CCP 10.02.05.00 & CCP 10.02.06.00

our Questionnaire:

(IMP)

1) Delivery of goods:- Trader X places an order with Supplier Y for a consignment of soda ash. Subsequently, X receives a purchase order from Customer Z for the identical quantity of soda ash. X directs Y to ship the goods directly to Z and then invoices Z for the order.

Although X never physically takes possession of the soda ash, Section 16(2)(b) permits X to claim an Input Tax Credit (ITC) for the goods & such goods are said to be received to X when such soda ash delivered by Mr. Y.

2) Provision of Services: - XYZ Ltd., with its registered office in New Delhi, contracts with UVW Ltd., also based in New Delhi, for the repair and maintenance of computer systems at XYZ's Bengaluru branch. UVW Ltd, raise the bill on the head office in New Delhi for these services.

Despite the services being utilized by the branch office and not the head office, Section 16(2)(b) permits the head office to claim an Input Tax Credit (ITC) for the repair and maintenance services.

ba) Details of ITC in respect of the said supply communicated to the RP under Sec 38 has not been restricted

Notes: - As per sec 38(2), ITC will not be available in respect of inward supplies details of which have been furnished by a registered supplier:

- > who is a new registrant. (Specified period from taking registration will be prescribed for this purpose.)
- > who has defaulted in payment of tax for a prescribed period.
- ▶ whose output tax payable as per GSTR-1/IFF exceeds the output tax paid in GSTR-3B for a particular tax period by prescribed limit.
- > who has availed ITC of an amount that exceeds the credit that can be availed by him as per GSTR-2B during prescribed period and by prescribed limit.
- who has defaulted in discharging his tax liability i.e. who has discharged more tax liability from electronic credit ledger than prescribed under rule 86B.
- > other specified classes of persons.

Tax leviable on supply actually paid to Government:-The supplier c) should have actually paid the tax charged on the Supply of goods and/or services, for which ITC is being taken, either in cash or by utilizing ITC, subject to the provisions of Sec 41.

Sec 41: Availment of self-assessed ITC

- 1) Eligibility of ITC: A RP can avail the credit of eligible ITC as self assessed in his return. Such amount shall be credited to his E-Cr. ledger.
- 2) ITC Reversal for Unpaid Tax: If the tax payable corresponding to the IT(availed on supply is not paid by the supplier to the Govt., the ITC so availed shall be reversed by the said person along with applicable interest SUBJECT TO PROVISIONS OF RULE 37A.

Rule 37A:- Reversal of ITC in the case of non-payment of tax by the supplier & re-availment thereof

in GSTR-3B

ITC Availment A RP (recipient) can avail ITC in GSTR-3B for a tax period in respect of an invoice/debit note, provided the details of which have been furnished by its supplier in GSTR-1/GSTR-1A if any Inserted by N/No. 12/2024 using IFF.

Condition for ITC Reversal	If the supplier does not furnish a return in Form GSTR-3B for the tax period			
	corresponding to the said statement of outward supplies (GSTR-1/IFF) till 30th September following the end of FY in which the ITC in respect of such invoice/debit note has been availed the said amount of ITC shall be reversed by the said			
	recipient.			
Timeline for ITC Reversal	The ITC reversal should be done while furnishing a return in GSTR-3B on or before 30th November following the end of such FY during which such ITC has been availed.			
Liability for Unreversed ITC	Where the said amount of ITC is not so reversed by the recipient, such amount shall be payable by the said person along with interest thereon u/s 50.			
Re-availment of ITC subsequently	Where the said supplier subsequently furnishes the return in FORM GSTR-3B for the said tax period, the said RP may re-avail the amount of such credit in the return in FORM GSTR-3B for a tax period thereafter.			

Note: There is no time limit for re-availing of ITC i.e. the time limit given u/s 16(4) is not applicable here.

Example: - Ram, a registered supplier, provides goods worth ₹10,000 to Shyam, charging ₹900 each as CGST and SGST in the invoice issued in March 20XX. Ram successfully uploads this invoice's details in his GSTR-1 for the same month, enabling Shyam to claim the ITC of ₹900 each for CGST and SGST in his March GSTR-3B, as it reflects in his GSTR-2B.

However, Ram doesn't file the corresponding GSTR-3B for March 20XX by September 20XX.

Consequently, in October 20XX, Shyam reverses the previously claimed ITC in his GSTR-3B filed on 20th November.

If Ram later submits his GSTR-3B on 20th December 20XX, paying the due ₹900 for both CGST and SGST plus interest, Shyam is then eligible to re-claim the earlier reversed ITC of ₹900 for CGST and SGST.

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Ref	er Question from				
	Questionnaire:		TVIMILATING THE TOTAL TO		
	P 10.02.02.00		eturn: The RP taking the ITC must have filed his return in GSTR-3B		
(IM			39. Thus, a taxpayer should file GSTR-3B to avail ITC on eligible		
mti		inward su	pplies.		
No mi	Proviso 1	Goods received in lots: ITC available only on receipt of last lot			
with.		In case the goo	ase the goods covered under an invoice are not received in a single consignment		
		but are received in lots / instalments, ITC can be taken only upon receipt			
		but are received	in lots / instalments, it c can be taken only upon receipt of the last		
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1 (c) (d) (d) (d) (d) (d) (d) (d) (d) (d) (d	Proviso 2	Example:-MN (inclusive of GS PQR issued the August but delive Despite MNO's chemical lot. Payment for i	NO contracts with PQR for 10 MT of a chemical delivery for ₹1,18,000 T of ₹18,000) in August, spreding deliveries over 3 months. invoice for the total amount in August and MNO also makes the payment in very concludes in November. August payment, it can only claim the ITC upon receiving November's final the invoice to be made within 180 days The RP, who has availed of ITC on any inward supply, must pay to the		
1 (c) (d) (d) (d) (d) (d) (d) (d) (d) (d) (d	Proviso 2	Example:-MN (inclusive of GS PQR issued the August but deliv Despite MNO's chemical lot. Payment for inclusive of GS PQR issued the August but delive Despite MNO's Chemical lot.	IO contracts with PQR for 10 MT of a chemical delivery for ₹1,18,000 T of ₹18,000) in August, spreding deliveries over 3 months. invoice for the total amount in August and MNO also makes the payment in very concludes in November. August payment, it can only claim the ITC upon receiving November's final the invoice to be made within 180 days		
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1 (c) (d) (d) (d) (d) (d) (d) (d) (d) (d) (d	Proviso 2	Example:-MN (inclusive of GS PQR issued the August but deliv Despite MNO's chemical lot. Payment for the Within 180 Days	NO contracts with PQR for 10 MT of a chemical delivery for ₹1,18,000 Tof₹18,000) in August, spreding deliveries over 3 months. invoice for the total amount in August and MNO also makes the payment in very concludes in November. August payment, it can only claim the ITC upon receiving November's final the invoice to be made within 180 days The RP, who has availed of ITC on any inward supply, must pay to the supplier, the value of the supply of goods and/or services along with the tax within 180 days from the date of issue of invoice by supplier. Where a RP fails to pay such amount (value - wholly or partly & tax) to the supplier within 180 days from the date of issue of invoice		
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(4) 1 (4) 5 (6) (8)	Proviso 2	Example:-MN (inclusive of GS PQR issued the August but deliv Despite MNO's chemical lot. Payment for the Within 180 Days ITC Reversal	NO contracts with PQR for 10 MT of a chemical delivery for ₹1,18,000 Tof₹18,000) in August, spreding deliveries over 3 months. invoice for the total amount in August and MNO also makes the payment in very concludes in November. August payment, it can only claim the ITC upon receiving November's final the invoice to be made within 180 days The RP, who has availed of ITC on any inward supply, must pay to the supplier, the value of the supply of goods and/or services along with the tax within 180 days from the date of issue of invoice by supplier. Where a RP fails to pay such amount (value - wholly or partly & tax) to the supplier within 180 days from the date of issue of invoice		
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1 (c) (d) (d) (d) (d) (d) (d) (d) (d) (d) (d	Proviso 2	lot / instalment Example:-MN (inclusive of GS PQR issued the August but delive Despite MNO's chemical lot. Payment for install the series of	NO contracts with PQR for 10 MT of a chemical delivery for ₹1,18,000 T of ₹18,000) in August, spreding deliveries over 3 months. invoice for the total amount in August and MNO also makes the payment in very concludes in November. August payment, it can only claim the ITC upon receiving November's final the invoice to be made within 180 days The RP, who has availed of ITC on any inward supply, must pay to the supplier, the value of the supply of goods and/or services along with the tax within 180 days from the date of issue of invoice by supplier. Where a RP fails to pay such amount (value – wholly or partly & tax) to the supplier within 180 days from the date of issue of invoice then, he need to pay or reverse the amount. RP Shall pay or reverse an amount equal to the ITC availed in		
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(4) 1 (4) 5 (6) (8)	Proviso 2	Example:-MN (inclusive of GS PQR issued the August but delive Despite MNO's chemical lot. Payment for it Payment Within 180 Days ITC Reversal or payment Amount of Reversal or payment Submission	NO contracts with PQR for 10 MT of a chemical delivery for ₹1,18,000 T of ₹18,000) in August, spreding deliveries over 3 months. invoice for the total amount in August and MNO also makes the payment in very concludes in November. August payment, it can only claim the ITC upon receiving November's final the invoice to be made within 180 days The RP, who has availed of ITC on any inward supply, must pay to the supplier, the value of the supply of goods and/or services along with the tax within 180 days from the date of issue of invoice by supplier. Where a RP fails to pay such amount (value – wholly or partly & tax) to the supplier within 180 days from the date of issue of invoice then, he need to pay or reverse the amount. RP Shall pay or reverse an amount equal to the ITC availed in respect of such supply, proportionate to the amount not paid to the supplier, along with interest payable thereon u/s 50. Payment or reversal shall be while furnishing the return in Form		
1 (c) (d) (d) (d) (d) (d) (d) (d) (d) (d) (d	Proviso 2	Example:-MN (inclusive of GS PQR issued the August but deliv Despite MNO's chemical lot. Payment for i Payment Within 180 Days ITC Reversal or payment Amount of Reversal or payment	NO contracts with PQR for 10 MT of a chemical delivery for ₹1,18,000 T of ₹18,000) in August, spreding deliveries over 3 months. invoice for the total amount in August and MNO also makes the payment in very concludes in November. August payment, it can only claim the ITC upon receiving November's final the invoice to be made within 180 days The RP, who has availed of ITC on any inward supply, must pay to the supplier, the value of the supply of goods and/or services along with the tax within 180 days from the date of issue of invoice by supplier. Where a RP fails to pay such amount (value - wholly or partly & tax) to the supplier within 180 days from the date of issue of invoice then, he need to pay or reverse the amount. RP Shall pay or reverse an amount equal to the ITC availed in respect of such supply, proportionate to the amount not paid to the supplier, along with interest payable thereon u/s 50.		

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	I is the united	Exceptions	This condition of payment of value of supply plus tax within 180 days
4			does not apply in the following situations:
			(a) Supplies on which tax is payable under reverse charge
			(b) Deemed supplies without consideration – Schedule I
			(c) Additions made to the value of supplies on account of
			supplier's liability, in relation to such supplies, being incurred
			by the recipient of the supply as per Sec15(2)(b).
			Under situations given in points (b) & (c), the value of supply is
			deemed to have been paid.
		Example	Facing a quality issue, LMN Ltd. delayed payment for a machine from
		Cxample	a supplier, extending the dispute beyond 180 days.
			Consequently, LMN Ltd. had to reverse the previously taken
			credit, with interest, in the GSTR-3B of the following month.
			Only after the supplier resolved the issue and received
			payment from LMN Ltd., could LMN Ltd. reclaim the credit.
	Proviso 3	Reavailment	RP (recipient) shall be entitled to avail ITC on payment made by
		of ITC [Which is	him to the supplier of the amount towards the value of supply of
		reversed under proviso 2]	goods or services or both along with tax payable thereon.

Refer Question from our Questionnaire: CCP10.02.07.00 (IMP)

CA Vishal Bhattad

If depreciation claimed on tax component,ITC not allowed

If the person taking the ITC on capital goods and plant and machinery has claimed depreciation on the tax component of the cost of the said capital goods under the Income-tax Act 1961 then, ITC on the said tax component shall not be allowed.

Note: - Either depreciation on the tax component can be claimed under Income Tax Act or ITC of such tax paid can be availed under GST law. Dual benefit cannot be claimed

Example: A registered supplier purchases a machinery for business purposes. The value of the machinery is ₹ 10 lakh and GST paid thereon is ₹ 1.80 lakh. ITC of ₹1.80 lakh cannot be availed by the supplier if he has claimed depreciation on such amount under income-tax law.

4. Time limit for availing ITC

ITC on invoices pertaining to a F.Y. or debit notes issued in a F.Y. can be availed any time

- till 30th November of the succeeding F.Y. or
- → the date of filing of the relevant annual return, whichever is earlier.

Note: In case of debit notes, the date of issuance of debit note and not the date of underlying invoice (to which debit note pertain) is relevant to determine the relevant F.Y.

Non Applicability of Timelimit for availing ITC

The time limit u/s 16(4) does not apply to re-availing of credit that had been reversed earlier (e.g. reavailing ITC under 2nd proviso to sec 16(2) or Rule 37A).

Refer Question from our Questionnaire: CCP 10.02.09.00

Example: - Hercules Machinery supplied a machine to ABC Corp., a monthly GST return filer, in January 2025, billing them with Invoice no. 49 on the 28th for ₹4,15,000 plus GST. Post-delivery services including trial runs and calibration were later billed in April 2025 through a debit note for ₹50,000 plus GST. ABC Corp. had not filed its annual return for FY 2024-25 by November's end 2025. Explain the time limit for availing ITC by ABC Corp.

Original Invoice: - The deadline to claim ITC on the initial supply under Invoice No. 49 is November 30, 2025.

Debit Note: - As the debit note received in the subsequent financial year, ABC Corp. can claim ITC on ₹50,000 till November 30, 2026, to claim the ITC on the ₹50,000, assuming the annual return for FY 2025-26 isn't filed before then.

Clarification on time limit for availing ITC u/s 16(4) for RCM supplies received from URPs & tax paid under RCM (Circular No. 211/5/2024):-

Clarification:-

- ⇒ Registered recipient receiving supply from URP & also liable to pay tax under RCM has to issue invoice himself u/s 31(3)(f) & pays tax.
- Based on such invoice, recipient becomes eligible to avail ITC.
- \supset Thus, the relevant F.Y. for calculation of time limit u/s 16(4) to avail ITC shall be the F.Y. in which invoice is issued by recipient u/s 31(3)(f), subject to payment of tax & other conditions of sec 16 & 17.
- The F.Y. in which the supply was received is irrelevant here.
- If recipient issues invoice after its TOS & pays tax, he has to pay interest on such delayed payment of tax & is also liable to penal action u/s 122.

Claiming ITC for Invoices Post-Revocation of Registration Cancellation

If registration of RP cancelled u/s 29 is later revoked by an order ϑ if availment of ITC for an invoice/debit note for a supply was not restricted 16(4) on the date of order of cancellation of registration, he can avail such ITC, in a return u/s 39, filed-

upto 30th November following the F.Y. to which such invoice/debit note pertains or furnishing of the relevant annual return,

whichever is earlier; or

for the period from date or effective date of cancellation of registration till the date of order of its revocation, if such return is filed within 30 days from date of order of such revocation.

whichever is later.

by F.A. 2024

Newly Inserted

Example: - Can ABC Pvt. Ltd. claim ITC for a ₹1,00,000 invoice dated 20th July 20XX, given that their GST registration was cancelled on 15th August 20XX, revoked on 5th February 20XY, and the return for the cancelled period was filed on 25th February 20XY with the annual return filed on 15th December 20XY?

HINT:> Yes, ITC for the invoice dated 20th July 20XX can be claimed 30th Nov XY as this is the later of:-

- a. 30th November 20XY i.e. the earlier of 30th November 20XY or 15th December 20XY or
- b. 25th February 20XY i.e. the date of filing return for the period from 15th August 20XX (cancellation date) to 5th February 20XY (revocation order date).

Vicusant Acadams

Sec 17(5):- Blocked Credit

- ⇒ 'Notwithstanding anything contained in Sec 16(1) and Sec 18(1)', i.e. Sec 17(5) have overriding effect over sec 16(1) & 18(1).
- <u>Thus, ITC on certain items u/s 17(5) isn't allowed even if they qualify as inputs, input services, or capital goods used in business.</u>

Notes:- This list mainly covers items of personal consumption, certain inputs, and services that result in immovable property (excluding plant/machinery), Telecommunication towers, pipelines outside factory premises.

Motor Vehicles (MV) for transportation of persons with Motor Vehicles **Blocked Credit** seating capacity not exceeding 13 persons (including the (MV) driver) **Exceptions** Ineligible MV (seating capacity < 13) when used for any of the (MV on which following taxable purposes credit is allowed) → Making further taxable supply of such motor vehicles (e.g traders of motor vehicles); → Making taxable supply of transportation of passengers (e.g travel operator offering transportation services); Making taxable supply of imparting training on driving such motor vehicles (e.g motor driving schools).

IMP Notes:-

Refer Question from our Questionnaire: CCP 10.03.10.00 & CCP10.03.14.00 - (1)

Sub Sec

5.

- → MV for transportation of persons with seating capacity more than 13 persons (including the driver) used for any business purpose = ITC allowed.
- ➡ MV used for transportation of goods, Trucks, dumpers, tippers etc. used for any business purpose = ITC allowed.

		Availability of ITC in respect of Demo Vehicles purchase by dealer from manufacturer (Circular no. 231/25/2024):-				
	Sec 17(S) tinve inventio	r	uthorised dealers purchase demo vehicles from anufacturers against tax invoices & show it as capital assets			
35	nputs, input services	(for certain mandatory period & then sold at WDV by paying GST.			
Veri	Hose influstree Dir total 'nhiduo' mul' als fu escurey in noitut i pribulani)-waseng	,	. Demo vehicles are used for trial run & demonstrate its features to potential buyers. It's used to promotes sale & thus, are used for making 'further supply of such motor vehicles'. Thus, ITC for demo vehicles is not blocked u/s 17(5)(a) i.e ITC is available.			
oth		ISSUE Z	TC on demo vehicles if they are capitalized in books of account by authorized dealers			
94(2)	when used for any o	Clarification	If such vehicles are capitalized in books of dealer, it is considered as "capital goods".			
	such mutur vehicles		Availability of ITC on demo vehicles is not affected by its capitalization in dealer's books, they cannot claim ITC on that			
200	desiration of become		tax component.			
	(espiran netition)	7	> If capitalized demo vehicle is subsequently sold by dealer, he			
Talk	rib no printera prim		shall have to pay tax as per sec 18(6).			
aa)	Vessels or	Blocked Credi	Vessels or Aircrafts			
	Aircrafts	Exceptions	Vessels or Aircraft when used for any of the following eligible			
Bally	and bear are remorts	(Vessel or Aircra	pui poses			
- Carron		on which credit i	is > making further taxable supply of such vessels or aircraft			
		allowed)	> making taxable supply of transportation of passengers			
			> making taxable supply of imparting training on navigating			
			such vessels			
			> making taxable supply of imparting training on flying sucl			
			aircrafts			
114			> Transportation of goods.			
10						
	1					

Specified conveyance related services

ab)

Blocked Credit	General insurance, servicing, repair and maintenance relating to
	Ineligible:
	N 84 - 11111

- > Motor Vehicles
- > Vessels
- > Aircraft
- **Exceptions** (if specified services are used for eligible MV or vessel & Aircraft)
- Such services relating to ineligible motor vehicles, vessels or aircraft when used for eligible purposes (which are falling under exception to clause(a)/(aa))

 Such services when received by

 Manufacturer of motor vehicles, vessels or aircraft or

 Supplier of general insurance services in respect of motor vehicles, vessels or aircraft insured by him.
 - Such services when received by

Note: - Services of general insurance, servicing, repair and maintenance relating to motor vehicles, vessels or aircraft (which are falling under exception to clause (a)/(aa) = ITC is allowed.

SI. No.	Case	Situations	ITC Eligibility
i)	Manufacturer	1. Car & Bus used for employees transportation (Seating capacity of 10 persons) 2. Truck used for Goods Transportation	
ii)	MAR MORNEY A TOTAL PARTY OF THE PARTY OF TH	Motor Vehicle purchased by authorised dealer for further supply	
iii)		Bus used by travel company for transportation of Passenger Motor car (seating capacity of 5 persons) used by supplier of taxi service Aircraft purchased by Indigo for passenger transportation	
iv)	DRIVING SCHOOL	Aircraft used by Institute imparting navigation training to pilots Motor vehicle used by motor driving school	
v)	GOODS TRANSPORT CO. Goods Transport	Truck used by GTA for transportation of goods Truck used by builder contractor for transportation of goods	
vi)		JCB/Dumper/Tipper used by construction Company	

Refer Question from our Questionnaire: CCP10.03.12.00

Clarification on entitlement of ITC by insurance co. on expenses incurred for repair of motor vehicles in case of reimbursement mode of insurance claim settlement (Circular No. 217/11/2024 dt. 26.06.24):-

Facts:

- ⇒ Insurance co. provide general insurance for motor vehicles & handle repair/damages costs through either Cashless or Reimbursement modes.
- ⇒ Under both modes, repair invoices are issued by garages to insurance co.
- ⇒ For Cashless mode, insurers directly pay network garages for approved repairs, while for Reimbursement mode, policyholders (insured) pay nonnetwork garages (with whom there is no routine business relationship of insurance co.) & are later reimbursed by insurers for approved repair/claim cost (accounted repairs liability).
- ⇒ Insurance co. avail ITC of tax paid for such repair services based on invoices issued by garages in both modes of settlement.

Clarification: - Availability of ITC to insurance co. for repair expenses reimbursed by it in case of reimbursement mode of claim settlement: -

- ⇒ Sec 17(5) provides that ITC for repair service of motor vehicles shall be available where received by a taxable person engaged in supply of general insurance services in respect of motor vehicles insured by him.
- ⇒ In reimbursement mode, the liability to pay for repair service for approved claim cost lies with insurance co., irrespective of fact that expense is first paid by insured to garage & then reimbursed to insured for approved claim cost.
- ⇒ ITC is available to insurance co. (as a recipient) for such repair expenses incurred in reimbursement mode, since such service is used for outward supply of insurance services for such motor vehicles & it is not barred u/s 17(5).

Repairs invoices Not in Insurer's Name:-

Sec 16(2)(a) & (aa) is not satisfied & thus, ITC is not available to insurance co.

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	Some Specified services used in the business (mostly related to employees)	i)	Blocked Credit	 ⇒ Food and beverages ⇒ Outdoor catering ⇒ Beauty treatment ⇒ Health services ⇒ Cosmetic and plastic surgery ⇒ Leasing, renting or hiring of motor vehicles, vessels or aircraft on which ITC is not allowed ⇒ Life insurance and health insurance
			Exceptions (Above Goods & services on which credit is allowed)	 Such goods and/or services when used by a RP for making an outward taxable supply of the same category of goods and/or services or as an element of a taxable composite or mixed supply Such goods and/or services when provided by an employer to its employees under a statutory obligation
		ii)	when such goods a of business, e.g. o > When such goods	s and/or services is allowed in the case of subcontracting, i.e. and/or services are used by the taxpayer who is in the same line utdoor catering service availed by another outdoor caterer. and/or services are provided by the employer to its employees tory obligation, ITC thereon is blocked.
			\	Membership of a club, health and fitness centre
			Exceptions (ITC allowed)	Such services when provided by an employer to its employees under a statutory obligation.
				such goods and/or services are provided by the employer to its ny statutory obligation, ITC thereon is blocked .
	301	iii)	Blocked Credit	Travel benefits extended to employees on vacation such as leave or home travel concession
241	5 1 1 1		Exceptions (ITC allowed)	Such services when provided by an employer to its employees under a statutory obligation.
				such goods and/or services are provided by the employer to its ny statutory obligation, ITC thereon is blocked .

SI. No.	Case	Situations	ITC Eligibility
i)		Inward Supply of Food & Beverages by Reliance Fresh who is further supplying Food & Beverages	
ii)		Inward Supply of Food & Beverages to a supplier providing restaurant service	
iii)		Inward supply of food packets to Airline. The packets are used for in-flight catering which is considered as part of the composite supply of air travel servics.	



Refer Question from our Questionnaire: CCP10.03.13.00

	c)	Works	Blo	cked Credit	ITC on Works an immovable		t Services (WCS) for	const	ruction of
		Contract						1.1	
			Exc	eptions		-	struction of immova		operty is
		Services	(ITC	Admissible)	available only in the following three situations:				
		(wcs)	`	•			availed by works con	tractor	for being
		Lean servering			used in p	roviding	theWCS.		
2		inter			` '		of eligible plant and m		
3					case, ITC	is allow	ed to all recipients irre	especti	ve of their
ממת		tooblus to			line of bu	isiness an	d whether expense cap	italized	d or not.
}		nortacturing			(iii)When th	e value o	f WCS is not capitali	i zed . In	this case
×		raying las 2.5			ITC is all	owed to	all recipients irrespecti	ive of t	heir line o
CH 11 Input Tax Credit	- 1				business	(to unde	rstand this refer def. of	'Cons	truction")
⊭		vtuonii in							170
		office yet a	SI.	as inumiac	ase	7-5	Situations		ITC
		- 4	No.	saland bullout					Eligibility
			1)	Case: 1			Contract Service use		
		He3 e 3mm1		Material		1	uction of building		
		showfing v		THE STATE OF THE S	Construction of		acturer/trader or s	ervice	
				20-01-0	Buildings	provide	r		
	- 1		2)	Case: 1		Works	Contract Service use	ed for	
		den-u-like		Material		construc	tion of Plant & Machin	nery of	
				WHAT 4	Construction of	manufa	icturer/trader or s	ervice	
				2000-8 T	Plant & Machinery	provider			
			3)	-3415 Lifte Block	Market B	Ma	Works Con	tract	
	-			Labour &	Sub- Contractor Contra		Service use	•	
				Material	Contractor Contra	ctor	main contr		
				market Felicies		-	who furt		
					works contract	works contract	supplying v		
				00 00-0			contract servi	ice.	
	i kun	Refer Question from our Questionnaire:		Invoice-works			ice-works contract 2 oss amount 30 lacs.		
		CCP10.03.14.00 - (ii)		1. Gross amoun charged	t 20 lacs.	charg			
				GST @12%	2.4 lacs	GST	a)12% 3.6 lacs		
		21.0	Blo	cked Credit			goods and/or servi		
	d)	Self-			taxable perso	on for co	nstruction of an immo	ovable	property
		construction	Exc	ceptions	ITC on good	ds and/	or services used in	const	ruction (
		of immovable	I .	C Admissible)			s available only in th		
		property	(• ,	situations:	,	,	•	Ū
			16			uction of	eligible plant and mac	hinerv	
						_	goods and/or services		capitalize
						•	struction)		245.041.00
						• •	·	un acc	ount eve
	A C	5 €			1 ' '		ruction is not on ov		21
	42					_	s and/or services are	นระน เท	the cours
	1	Y B			or furthe	rance of t	ousiness.		
	133								

Definitions for Clause (c) & (d)

Constructions

(Explanation 1)

"Construction" includes re-construction, renovation, additions or alterations or repairs, to the extent of capitalization, to the said immovable property.

Note:- If reconstruction, renovation, additions, alterations, or repairs are not capitalized, they do not qualify as construction under GST law. Therefore, Input Tax Credit (ITC) on works contract services or goods/services used for such non-capitalized construction is permissible for all recipients, regardless of their business type.

Plant & Machinery

(Explanation 2)

means apparatus, equipment, and machinery

- fixed to earth by foundation or structural support
- that are used for making outward supply of goods or services or both and

includes such foundation and structural supports but excludes

- (i) Land, building or any other civil structures
- Telecommunication towers; and
- (iii) Pipelines laid outside the factory premises

SI. No.	Case	Situations	ITC Eligibility
	Labour Construction Used for Factory building	Construction Service & Construction Material used construction of building of manufacturer /trader or service provider	
	Labour Constructors Used for Plant & Machinery	Construction Service & Construction Material used construction of plant & machinery of manufacturer / trader or service provider	
	Contractor	Construction Service & Construction Material used construction of tele-communication tower	
	Construction Service by Contractor Labour & Construction done by contractor	Construction Service & Construction Material used builder for further supply intended for sale.	
	Used for Construction of own house	Construction Service & Construction Material used builder for own house.	

Clarification on availability of ITC on ducts & manholes used in the network of optical fiber cables (OFCs) u/s 17(5) (Cir. No. 219/13/2024)

Issue:- The Cellular Operators Association of India (COAI) reported that some tax authorities were denying ITC on ducts and manholes used in OFC networks for telecommunication services, considering them immovable property (other than plant & machinery). Whether such ITC is barred u/s 17(5)(c) & (d) read with explanation to sec 17?

Clarification:-

- \Rightarrow Sec 17(5)(c) & (d) restricts ITC on certain items related to immovable property, excluding plant & machinery.
- ⇒ Ducts & manholes are integral to OFC network for providing telecommunication services (signals from one point to another, etc.) & maintenance.
- They are not classified as land, buildings, civil structures, telecommunication towers, or pipelines outside the factory premises.
- Therefore, ducts & manholes fall under "plant & machinery" & are eligible for ITC & not blocked u/s 17(5)(c) & (d).

e)	Inward supplies from	Blocked Credit		ods and/or services under co ilable as ITC for the recipient.	omposition	
	Composition Dealer	of its supplies, it is or recipients. Neverth	ion supplier cannot collect any tax on its supplies, from the recipient obvious that no ITC can be availed in respect of such supplies by the leless, Sec 17(5)(e) specifically blocks the ITC on inward supplies person from a composition supplier.			
f)	Inward supplies	Blocked Credit		s and/or services received by Person (NRTP), is not available		
	received by	Exceptions	Whereas ITC on go	ods imported by a NRTP is allowe	ed.	
4	a NRTP	(ITC Admissible)	Note: - Thus, ITC of allowed to NRTP	other goods or services purchase in	India is not	
11-1	ne altripris	SI. Case		Situations	ITC Eligibility	
				Non resident taxable person used following goods or services (a) Imported Toolkit (b) Hotel service in India	1 1	
	Goods/services used for CSR	Blocked Credit	which are relating to his	r services or both received by a tax used or intended to be used for obligations under corpora SR) referred to in section 1 013	activities te social	
		example:-	social responsibility Companies Act, 2013	computers for a school as part of the y (CSR) initiative under Section s. XYZ Corp. cannot claim ITC on the hey are intended for CSR activities.	135 of the	
g)	Goods/services used for	KINCKON I BONIT I	ITC on goods consumption is no	and/or service used for stallowed.	personal	
	Personal Consumption	CARITUDIC:	tyres from the sho	showroom of tyres and tyre tubes. wroom for his personal car. Beir on, ITC on such 4 tyres is blocked.		
h)	Free samples, gifts, goods	Blocked Credit		olen, destroyed, written off olisposed of by way of gift or free		
19	lost/stolen etc.					
cc	fer Questionnaire : P 10.03.15.00 (IMP) CP 10.03.16.00	Destroyed	Lost	Stolen	<i>j</i>	
N Is						

I)

any tax paid in accordance with the provisions of sections 74, 129 and 130.

ITC in the hands of the supplier in respect of sales promotional schemes [Cir. No. 92/11/2019]

Samples and free gifts

Not a "Supply": Samples supplied free of cost are not considered as 'supply" under GST, except when the activity is covered by Schedule I of the CGST Act.

Non eligibility of ITC: The supplier cannot avail ITC on inputs, input services, and capital goods used in relation to gifts or free samples distributed without consideration.

ITC eligibility if it's a supply: If the distribution of gifts or free samples falls under the 'supply' category under Schedule I of the CGST Act, the supplier is eligible to avail ITC.

Buy One Get One Free Offer Buy One Get One: It involves two or more individual supplies with a single price.

Two Goods for One Price: It can at best be treated as supplying two goods for one price.

Taxability & rate: The taxability of such a supply depends on whether it is a composite or a mixed supply & rate shall be determined accordingly.

ITC Availability for Supplies: ITC is available to the supplier for inputs, input services, and capital goods used in relation to the SOG & SOS as part of such offers.



Discounts including 'Buy more, save more' offers

Buy More Save More: It's a discounts offered by the suppliers to customers, including staggered discount. such type of post supply/volume discounts established before or at the time of supply, influence the value of supply.

Exclusion from VOS: It is excluded from value if all conditions of sec 15(3) are fulfiled.

Reversal of ITC by Recipient: The recipient must reverse the ITC attributable to the discount, based on documents issued by the supplier.

ITC Entitlement for Supplier: Despite the discounts, the supplier retains the right to avail ITC for inputs, input services, and capital goods used in relation to the supply of goods or services or both on such discounts.

Secondary discounts

Discounts Not Known at Time of Supply: These discounts, which are not apparent at the time of supply or are provided after the supply is completed, are a specific category.

Inclusion in VOS: Such discounts shall not be excluded while determining the value of supply.

No Impact on ITC for Supplier: In these scenarios, the availability (or lack thereof) of ITC for the supplier remains unaffected.

Sec 18: Availability of Credit in Special Circumstances [Read with Rule 40]

- Entitlement of ITC: U/s 18(1) RP is entitle to take ITC of stock in following 4 situations
 - a) Person liable for registration (i.e. switch from URP to RP)
 - b) Voluntary Registration (i.e. switch from URP to voluntary RP)
 - c) Switch from Composition levy to Normal Levy
 - d) Switch from Exemption to Normal Levy

Subject to such conditions and restrictions as may be prescribed

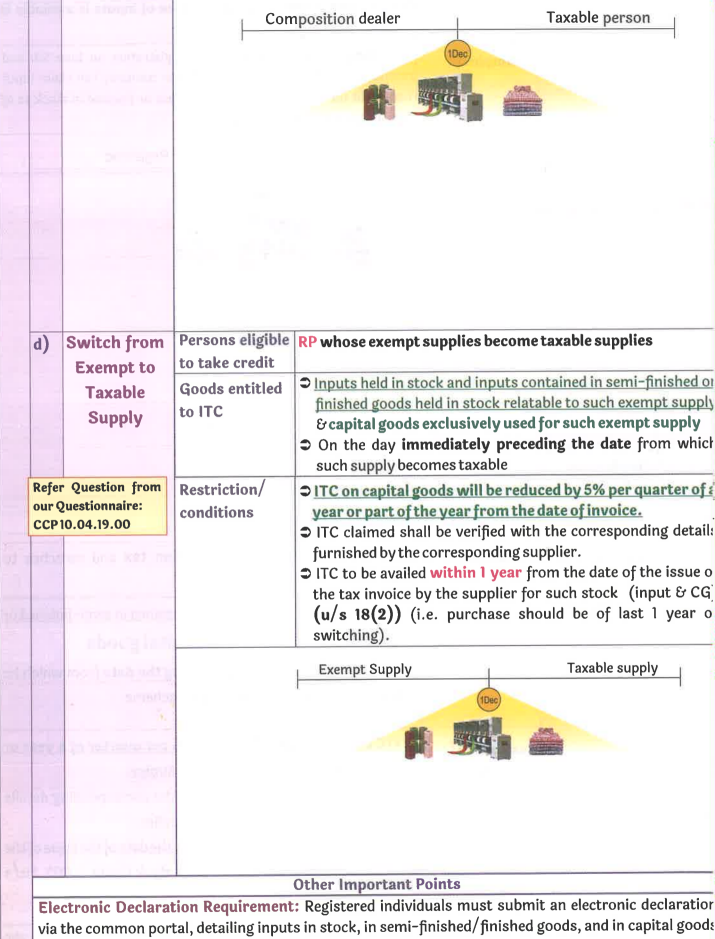
	a)	Person liable for Registration	to take credit	the date on which he become been granted such registration Inputs held in stock and inpu finished goods held in stock	uts contained in semi-finished or
			conditions	i) ITC to be availed within 1 ye the tax invoice by the s 18(2)).(i.e. purchase should	ear from the date of the issue of upplier for such stock (u/s d be of last 1 year of switching) of stock of inputs is available &
			Example	registration on August 15th, retro	tax on August 1st and secured active to August 1st. They can claim nputs, semi-finished, and finished not for capital goods.
				Unregistered	Registered

Refer Question from our Questionnaire: CCP 10.04.17.00 (IMP)

b)	Voluntary Registration	Persons eligible to take credit	Person who is not required to register, but obtains voluntary registration
		Goods entitled to ITC	 Inputs held in stock and inputs contained in semi-finished or finished goods held in stock On the day immediately preceding the date of grant of registration
	a.	Restriction/ conditions	i) ITC to be availed within 1 year from the date of the issue of the tax invoice by the supplier for such stock (u/s 18(2)) (i.e. purchase should be of last 1 year of switching).

		Example	i) under this clause, only ITC of stock of inputs is available & not for capital goods. 'Company B' applied for voluntary registration on June 5th and received it effective from June 22nd. The company can claim Input Tax Credit for inputs and goods in process or finished in stock as of June 21st, but not for capital goods.
		Unreg	gistered Registered
			Registered Registered
	fer Question from		
	P10.04.18.00		
i k	artistrary products		
c)	Switch from composition	Persons eligible to take credit	RP who ceases to pay composition tax and switches to regular scheme
	to Normal Scheme	Goods entitled to ITC	 ☐ Inputs held in stock and inputs contained in semi-finished or finished goods held in stock & capital goods ☐ On the day immediately preceding the date from which he becomes to pay tax under regular scheme
	174. —	Restriction/ conditions	 □ ITC on CG will be reduced by 5% per quarter of a year or part of the year from the date of invoice. □ ITC claimed shall be verified with the corresponding details furnished by the corresponding supplier. □ ITC to be availed within 1 year from the date of the issue of the tax invoice by the supplier for such stock (input & CG) (u/s 18(2)) (i.e. purchase should be of last 1 year of switching).
our Q	Question from uestionnaire:		'C', a registered taxpayer, switched from the composition to the regular tax scheme on July 31st. 'C' can claim Input Tax Credit on stock, inputs in work-in-progress or finished goods, and on capital goods as of July 30th. The ITC on capital goods will be reduced by 5% for each quarter since the invoice date.
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as per the specified dates.

Deadline and Extensions: This declaration must be filed within 30 days from becoming eligible for ITC, though extensions can be granted by the Commissioner.

Certification for High-Value Claims: If the ITC claim (including CGST, SGST/UTGST, and IGST) exceeds ₹2,00,000, certification from a practicing CA/CMA is mandatory.

Sec 18(4): Reversal of ITC on switching to composition levy or exit from tax-paying status [Read with Rule 44]

Reversal for Composition or Exempt Supplies: When a registered person who has availed ITC switches to a composition levy or when his supplies become wholly exempted from tax. Sec 18(4)

mandates the re		when his supplies become wholly exempted from tax, Sec 18(4)		
Reversal of ITC on Inputs:	inputs held in s stock, and on the day imm should be	stock, inputs contained in semi-finished or finished goods held in ediately preceding the date of switch over/date of exemption reversed proportionately, based on the corresponding invoices on een availed for such inputs.		
	Proportional Reversal Based on Invoices	If invoices are available, the proportionate reversal should be calculated based on them.		
	Reversal Based on Market Price	If invoices are not available, ITC to be reversed based on the prevailing market price of the goods on the date of switch over or exemption. (ITC reversal = Prevailing Market Price X GST Rate)		
	Certification by Professionals	Details furnished based on the prevailing market value need to be duly certified by a practicing CA/CMA		
Reversal of ITC on Capital Goods (CG):	immediately prece	the remaining useful life (in months) of the CG on the day eding the date of switch over/date of exemption eversed on a pro-rata basis.		
	Useful Life for Calculation	For the purpose of this reversal, the useful life of the CG should be considered as 5 years.		
	Pro Rata Calculation for Reversal	CG have been in use for 4 years, 6 month and 15 days. The useful remaining life in months = 5 months ignoring a part of the month. ITC taken on such $CG = C$ ITC attributable to remaining useful life that should be reversed = $C \times 5/60$		
		Mechanism (Read with Rule 44)		
Debiting Ledger for Reversal: Comparison with Output Tax (OT)	after reversal of s Such amount is th	the electronic credit or cash ledger by the reversal of such amount uch credit balance if any in E-credit ledger then it will lapse. nen compared with the output tax payable on such goods, and the mounts is finally paid by the RP.		
Separate Calculation for Different Taxes	ITC to be reversed on inputs and CG is calculated separately for ITC of CGST, SGST/UTGST, and IGST.			
Adding Reversal to OT Liability	The reversal amou is more than balan	nt is added to the output tax liability of the RP (If reversal amount ce in E-Credit Ledger).		
Important Note:-Reversal Required Upon Cancellation (i.e. switch from registered to unregistered): Cancellation of registration also necessitates the reversal of ITC on inputs held in stock/contained in semi- finished goods or finished goods held in stock, capital goods, or plant and machinery on the day immediately preceding the cancellation date & reversal shall be made as per above procedure.				

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Sec 18(6): Amount payable on supply of capital goods or plant and machinery on which ITC has been taken [Read with Rule 40(2) & Rule 44(6)]

Outward Supply of ITC availed CG by the RP, he must pay an amount that is the higher of the following two options

The image of the capital goods reduced by 5% per quarter of a year or part thereof from the date of issue of invoice for such goods (i.e., ITC pertaining to remaining useful life of the capital goods in quarters), or

Tax on the transaction value of such capital goods/plant & machinery.

Whichever is higher

Such payment should be added to the output tax liability.

Separate
Computation for
Different Taxes

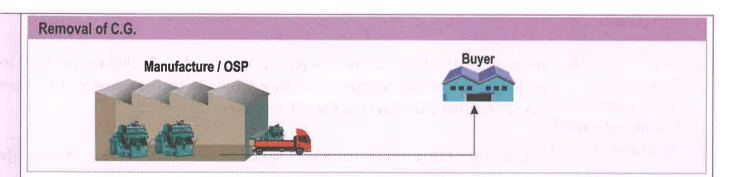
ITC pertaining to the remaining useful life of the capital goods should be computed separately for ITC of CGST, SGST/UTGST, and IGST.

Special Case for Useful to the remaining useful life of the capital goods should be computed separately for ITC of CGST, SGST/UTGST, and IGST.

Special Case for Specific Goods: If refractory bricks, moulds and dies, jigs and fixtures are supplied as scrap, the taxable person may pay tax on the transaction value.

Note: Rule for Remaining Useful Life: Under rule 44(6), ITC involved in the remaining useful life (in months) of the capital goods is reversed on a pro-rata basis, taking the useful life as 5 years.

Refer Question from our Questionnaire: CCP10.04.20.00 (IMP)



Sec 18(3): Transfer of ITC on account of change in constitution of registered

	person [Read	with Rule 41]
3)	Transfer of ITC in Business Changes	In case of > sale, merger, demerger, amalgamation, lease, transfer, or
		change in ownership of business etc., the ITC that remains unutilized in the E-Cr.Ledger of the RP can be transferred to the new entity.
	Condition for Transfer	This transfer is possible provided there is a specific provision for transfer of liabilities in such change of constitution.
	Apportionment in Demerger	In the case of demerger, ITC will be apportioned in the ratio of the value of assets o the new units as specified in the demerger scheme. Note:- "Value of Assets" means the value of the entire assets of the business irrespective of whether ITC has been availed thereon or not.

Refer Question from our Questionnaire: CCP 10.07.23.00 - (ii)

	CBIC Clarification
Applicability to Business Reorganizations [Cir.No.133/3/2020]	It has clarified that the said formula for apportionment of ITC shall be applicable fall forms of business reorganization that results in partial transfer of busine assets along with liabilities and not just demerger.
Inclusion of Sole Proprietor's Death [Cir.No.96/15/2019]	It has clarified that transfer or change in the ownership of business includes transfor change in the ownership due to death of the sole proprietor.
	Procedure (Read with Rule 41)
Furnishing of Details	The RP should furnish the details of change in constitution in the prescribed for (ITC - 02) on the common portal.
Certification by Professionals	A certificate from a practicing CA/CMA certifying that the change in constitution has been done with a specific provision for transfer of liabilities.
Acceptance and Credit of ITC	Upon acceptance of such details by the transferee on the common portal, tunutilized ITC gets credited to his electronic credit ledger.
Recording in Books of Account	The transferee should record the inputs and capital goods so transferred in books of account.

Rule 86A:- Restrictions on utilisation of ITC

)	Authority to Restrict ITC	The Commissioner or an officer (not below the rank of an Assistant Commissioner) authorized by him has the authority to impose restrictions on the utilization of ITC in the electronic credit ledger, particularly if there are reasons to believe the ITC has been fraudulently availed or is ineligible.						
2)	Restrictions can be imposed when ITC has been availed by a RP based of invoices, debit notes, or prescribed documents that are: (i) issued by a non-existent RP or a supplier not conducting business from registered place (ii) availed without actual receipt of goods or services (iii) related to a supply for which tax has not been paid to the Government.							
Restrictions can also be imposed if: (i) RP availing ITC is found to be non-existent or not conducting busines the registered place of business (ii) RP availing ITC lacks the necessary valid documentation, such a invoice, debit note, or other prescribed documents.								
1)	Restrictions on ITC Utilization:	If ITC is availed under these circumstances, restrictions can be imposed by not allowing the ITC to be used to discharge any liability under section 49 not allowing a refund of any unutilized amount of such ITC.						
5)	Duration of Restrictions:	These restrictions can be imposed for a period of up to 1 year from the date of imposition. However, the Commissioner or authorized officer can lift the restrictions if satisfied that the conditions for imposing them no longer exist.						
		Refer Question from our Questionnaire: CCP 10.05.21.00 (IMP)						
	Rule 86B:- Res	strictions on the use of amount available in electronic credit ledger						
		ts the use of ITC available in the electronic credit ledger for discharging output ting with a non-obstante clause to have an over-riding effect on other CGST.						
1)	Applicability of Rule 86B	Taxable Supply Value: Rule 86B applies to registered persons with a taxable supply value (excluding exempt and zero-rated supply) exceeding ₹50 lakh in a month. Note:- For taxable supply values up to ₹50 lakh in a month, Rule 86B's restrictions do not apply.						
2)	Nature of Restriction Imposed - ITC Utilization Limit	The RP under Rule 86B cannot use ITC to discharge more than 99% of the output tax liability. Note:- Meaning electronic credit ledger utilization is capped at 99% for settling such tax dues.						
3)	Discharging Balance Tax Liability:	The remaining 1% of the output tax liability must be discharged from the electronic cash ledger.						

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4)	Exceptions	a)	Payment	the said person or	have paid more than ₹1 lak
4)			of	⇒ the proprietor or ⇒ karta or	as income tax under th
			income	the managing director or	Income-tax Act,
	بمار ما بد العداد		tax	⊃ any of its two partners,	o in each of the last tw
2017	na imalfaltanerne			🗢 whole-time Directors,	financial years
				→ Members of Managing Committee	within normal time limit
3/12/1	the bear product			of Associations or	under income tax act; or
v .				⇒ Board of Trustees,	
wes.	in oscial in a year	b)	Refund	The RP has received a refund in	amount of more than ₹
and a second			of ITC	the preceding financial year on	difficultie of those chair.
	nest resulting bing		in case	account of unutilised ITC under	
			of ZRS	clause (i) of first proviso of section	
	Inventor were East			54(3); or (i.e. zero rated supplies	
				made without payment of tax;)	
		c)	Refund	The RP has received a refund in	amount of more than ₹1
PER SE	ample of the	1	of ITC	the PFY on account of unutilised	
			in case	ITC under first proviso of sec	
KIII):	the state of the state of		of ITS	54(3)(ii); or (i.e. where the credit	
			(Inverted		
193	withdroom ad #8		Tax	Inverted Tax Structure)	
	Of maken tell		Structure		
		d)	Payment	The RP has discharged his liability to	
10-3	als mist mind misty		of Tax	electronic cash ledger for an amount total output tax liability, applied cumu	
	fil ass maife I		through	the current financial year; or	iativery, upto the said month in
	arrivor manol mri		E-cash	the current financial year, or	
	footi on rea	_	Ledger		
		(e)		the RP is -	
			Person	(i) Government Department; or	
				(ii) a Public Sector Undertaking; o	r
	no Authoritation on			(iii) a local authority; or	
178	all not my other C			(iv) a statutory body	
		Pr	ovided furt	her that the Commissioner or an officer	authorised by him in this beha
ylqq		9		he said restriction after such verification	
	diene antduito	1	em fit.".	•	
-4-10			,		

Refer Question from our Questionnaire: CCP 10.06.22.00 (IMP)

Refer Questionnaire for Question on Combined Provisions: CCP 10.07.24.00 (IMP), CCP 10.07.25.00, CC 10.07.26.00, CCP 10.07.27.00, CCP 10.08.28.00, CCP 10.08.29.00, CCP 10.08.30.00 (IMP), CCP 10.08.31.00 (IMP), CCP10.08.32.00 (IMP) & CCP10.08.33.00

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CHAPTER - 12 REGISTRATION

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Introduction :-							
mportance of Registration	□ Ensures tax compliance in the economy.						
Registration under GST	 → Legally recognizes a person as a supplier of goods or services. → Authorizes collection of taxes from customers and tax credit transfer. → Enables claiming ITC and using it for tax payment. → Facilitates seamless ITC flow at the national level. 						
State-Wise Registration Inder GST	 No centralized registration like the erstwhile service tax regime. Supplier must obtain registration in each State/UT where taxable supply is made if aggregate turnover exceeds a threshold. No registration required for only non-taxable supply in a State/UT. 						
PAN-Based Registration	 GST registration is PAN-based. Supplier liable to register in one State must register in all States/UTs where taxable supply is made under the same PAN. Option is available for single registration or separate registrations for multiple places of business in a State/UT. 						
ingle Reg. for Il GST Act	Single registration for all taxes: CGST, SGST/UTGST, IGST, and GST compensation cess. Refer Question from our Questionnaire: CCP 11.01.01.00						

Important Definitions:-

Sec 2(6): Aggregate Turnover

means the aggregate value of

- all taxable supplies (excluding the value of inward supplies on which tax is payable by a person on reverse charge basis),
- exempt supplies(wholly exempt + nil rate + non taxable supply)
- exports of goods or services or both and
- **⇒** inter-State supplies
- of persons having the same Permanent Account Number,
 - > to be computed on all India basis
 - but excludes central tax, State tax, Union territory tax, integrated tax and cess.

Sec 2(26): Common portal

means the common goods and services tax electronic portal referred to in Sec 146.

2(85): Place of business includes

- a place from where the business is ordinarily carried on, and 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
- a place where a taxable person maintains his books of account; or
- a place where a taxable person is engaged in business through an agent, by whatever name called.

2(10): Appointed day

means the date on which the provisions of this (i.e. CGST Act) shall come into force.

2(50): Fixed establishment

means a place (other than the registered place of business) which is characterised by a sufficient degree of permanence and suitable structure in terms of human and technical resources to supply services, or to receive and use services for its own needs.

2(89): Principal place of business

means the place of business specified as the principal place of business in the certificate of registration.

2(94): Registered person

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

2(106) : Tax period

means the period for which the return is required to be furnished.

2(109): Taxable territory

means the territory to which the provisions of this Act apply.

Sec 22 : Persons liable for registration

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1)

Threshold for **Legal Provision** Registration **Every supplier** of goods \mathcal{E}/or services is required to obtain registration in the State or UT from where he makes taxable supply, if his aggregate turnover exceeds specified threshold limit in a FY as under:-Analysis:- Read with proviso (for Threshold Limit) If exclusively If engaged in SOS Indian State engaged in SOG or SOG + SOS → Manipur → Mizoram → Nagaland → Tripura 10 lakhs 10 lakhs ⇒Puducherry ⇒Uttarakhand ⇒Meghalaya 20 lakhs 20 lakhs ⇒Arunachal Pradesh ⇒ elangana ⇒ ikkim All the other States including following 20 lakhs 40 lakhs Special category state - Assam, J&K, Himachal Pradesh Notification No. 10/2019:-Applicability of No need to A person who is engaged in exclusive supply of goods & whose extended take reg. upto aggregate turnover in the financial year does not exceed ₹ 40 Agg. T/O 40L threshold of lakhs is exempted from obtaining registration. ₹ 40 Lakhs **Exceptions** Persons required to take compulsory registration u/s 24. [Non-Person who has opted for voluntary registration u/s 25(3) b) applicability of Persons engaged in making supplies of following goods:c) extended Ice cream and other edible ice, Fly ash bricks; Fly ash threshold 40L whether or not containing cocoa aggregates; Fly ash blocks Pan masala **Building bricks** Tobacco and manufactured Bricks of fossil meals or similar tobacco substitutes siliceous earths Earthen or roofing tiles Note: - For above goods basic threshold of 10L/20L is available. Persons engaged in making intra-State supplies in Arunachal Pradesh, Uttarakhand, Meghalaya, Sikkim, Telangana, Puducherry, Nagaland, Mizoram, Manipur, Tripura. Note:- Inter-State supplies of goods are liable to compulsory registration & already covered in exception (a) above. Explanation: - A person shall be considered to be engaged exclusively in the supply Special Benefit of goods even if he is engaged in exempt supply of services of extending deposits, to ₹40 Lakhs loans or advances where the consideration is interest or discount. threshold Que 1:- Ronn Pvt. Ltd. earns ₹35 lakhs annually from the sale of pharmaceutical products and ${f ar e}8$ lakhs as interest income from loans and deposits. The company believes it falls below the ₹40 lakh threshold for mandatory GST registration, as its primary business is the supply of goods. Explain whether company's view is right or not? would your answer differ if interest income is ₹3 Lakhs? Hint:- Interest income is an exempt service & hence, it is includible in agg. t/o of Ronn Pvt. Ltd. for deciding the threshold limit applicable for registration. However, Ronn Pvt. Ltd. is still deemed to be engaged only in SOG for applicability of ₹40 lakhs threshold. 1) Agg. T/o ₹43 lakhs(35 + 8) = need to take registration 2) Agg. T/o $\stackrel{?}{\sim}$ 38lakhs (35 + 3) = no need to take registration

Examples

the current financial year. Since his turnover is below the ₹40 lakh threshold, he is not required to register under GST. However, if Prithiviraj switches to exclusively supplying pan masala, the threshold limit for registration becomes ₹20 lakh, and he would need to register for GST. Similarly, if he exclusively offers taxable services, the threshold limit for registration remains ₹20 lakh, necessitating his GST registration. Even if Prithiviraj supplies both taxable goods and services, the threshold limit for registration remains ₹20 lakh, and he is obligated to register under GST. means the aggregate value of Section 2(6) all taxable supplies (excluding the value of inward supplies on which tax is Aggregate payable by a person on reverse charge basis), Turnover exempt supplies(wholly exempt + nil rate + non taxable supply) exports of goods or services or both and Refer Question from our Questionnaire: **⇒** inter-State supplies CCP11.02.02.00 of persons having the same PAN, to be computed on all India basis but excludes central tax, State tax, Union territory tax, integrated tax and cess. Refer Questionnaire: CCP 11.03.04.00, CCP 11.03.05.00, CCP 11.03.06.00 (IMP), CCP 11.03.07.00, CCP 11.03.08.00 (IMP), CCP 11.03.09.00 Registration required only for a place of business from where taxable supply takes place **Basic Rule for** If you're a supplier in India, you need to register for GST (Goods and Services Tax) in each state where you have a business place making taxable supplies. Registration If in any state, person has taken registration, then registration in all other states from where he makes the taxable supply is mandatory. But, if you only supply exempt or non-taxable goods or services from a certain state, you don't need to register for GST in that state (Sec 22 read with Sec 23). ⇒ You need to register in states where you have a fixed establishment. This is **Fixed** especially relevant for service providers like repair, transportation, security, etc., **Establishment** who might work across different states. **Principle** ⇒If you're temporarily in a different state for work, you don't need to register there. Example:-Mr. X has an office in Delhi and imports goods to Mumbai. He sells these goods directly from the Mumbai port to Mr. Y in Mumbai. Mr. X doesn't need to register in Mumbai since he doesn't have a fixed establishment there. Liaison or If you have only a liaison or marketing office in a state and don't make taxable Marketing supplies from there, you don't need to register in that state. You'll be considered Offices: unregistered there. Special Category If you have business places in multiple states, including any Special Category States, the threshold for mandatory registration drops to ₹10 lakh. However, if you make exempt supplies from a Special Category State and taxable supplies from another state, this reduced threshold doesn't apply. Example 1:- Raghav, exclusively involved in intra-State garment supply, has a

threshold limit for him is reduced to ₹10 lakh.

aggregate turnover exceeds ₹10 lakh in both states.

Prithiviraj in MH, engaged in intra-State supply of shoes, has an Agg. T/o of ₹22 lakh in

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turnover of ₹28 lakh in Assam and ₹11 lakh in Tripura. As a Special Category State, the

Therefore, Raghav must register for GST in both Assam and Tripura since his

Example 2:- Uday Enterprises supplies taxable goods in Maharashtra with a turnover of ₹34 lakh and alcoholic liquor for human consumption from Nagaland with a turnover of ₹8 lakh. In Maharashtra, where it's exclusively involved in taxable supplies, the threshold limit is ₹40 lakh.

Uday Enterprises doesn't need to register in Nagaland because it's not making taxable supplies there. However, it must register in Maharashtra as its aggregate turnover exceeds ₹40 lakh in that state.

Calculation of agg. T/o ofagent

Explanation: - Aggregate turnover shall include all supplies made by the taxable person, whether on his own account or made on behalf of all his principals.

Example: Mohini Enterprises has appointed M/s Bestfords & Associates as its agent. All the supplies of goods are made by M/s Bestfords & Associates as agent of Mohini Enterprises. Examine whether such supplies shall be included in computation of aggregate turnover in order to determine the liability to get registered under GST?

Ans. - Aggregate turnover shall include all supplies made by the taxable person, whether on his own account or made on behalf of all his principals.

Thus, in the above case, all the supplies of goods made by M/s Bestfords & Associates as agent of Mohini Enterprises will also be included in the aggregate turnover of M/s Bestfords & Associates.

- PI :- A dealer 'Ram' has two offices from where he makes taxable supply, one in Delhi and another in Maharashtra. The aggregate turnover of both the offices is '30 lakh, Determine whether Mr. Ram requires a registration under GST?
- P2:- M/s Janhavi enterprises is engaged in trading of various Stationary materials, on a whole sale basis. It has a place of business located in Mumbai (MH). Apart from it, there is also an income in form of interest earned from investment. The turnover from sale of Stationary material is 35 lakh and income from interest is 2,40,000. State whether M/s Janhavi enterprises is required to obtain registration.
- P3:- M/s Tiger Trading corp is engaged in supply of variety of products located in state of Maharashtra & its turnover from the sale of following products is as follows:-

Microwave	₹ 5,10,000
Refrigerator	₹ 7,95,000
T.V stand	₹ 1,05,000
Washing Machine	₹7,90,000
Office portable chair	₹ 6,54,000

M/s Tiger trading corp needs an advice as regard for whether it should obtain registration under GST act or is there any exemption available to him.

Also state whether your answer will change, if M/s Tiger trading corp makes such supply from State of Telengana. You are required to advise him on this stating relevant provision of GST act.

P4:- Happy Ltd. of Delhi is exclusively engaged in intra-State supply of pan masala. It's aggregate turnover in the current financial year is 24 lakh. Can he take threshold limit of 40 lakhs for registration?

Person liable for registration in case of transfer of business

- When a business is transferred to another person as a going concern, including due to succession or a change in ownership because of the proprietor's death, the transferee/successor must register from the date of the transfer/succession.
- □ In cases of business transfer through amalgamation or de-merger of companies approved by a High Court/Tribunal, the transferee is to be registered from the date when the Registrar of Companies issues a certificate of incorporation confirming the transfer.

Sub-Sec

Sec 23: Persons Not Liable For Registration

Persons who are not required to register u/s 23 are not classified as 'taxable persons' in GST.

(1) (a) Exclusively engaged in Exempt or Non Taxable supply

Persons engaged exclusively in supplying goods and/or services

⊃not subject to tax or

⇒wholly exempt from tax

are not liable for registration.

Examples:-

- (i) Madhur Oils, Punjab, is exclusively engaged in supplying petrol. Supply of petrol is not leviable to GST. Thus, Madhur Oils is not liable for registration as it is engaged exclusively in supplying goods not leviable to tax.
- (ii) The Bhavyajyoti Foundation, a registered charitable trust under Income-tax Act u/s 12AB, exclusively provides charitable services exempt from GST. Since its services fall under this exemption, it is not required to register for GST.
- (b) An agriculturist

Refer Question from our Questionnaire:

CCP11.04.11.00

(b) An agriculturist

Refer Question from

→ Agriculturists are not liable for GST registration when supplying produce from land cultivation.

The definition of agriculturist includes individuals or Hindu Undivided Families (HUFs) engaged in land cultivation using their labor, family labour, or hired labour under supervision.

Note: If an agriculturist is also engaged in making any supply other than supply of produce out of cultivation of land, he shall be liable to registration based on applicable threshold limit.

Example: Deshbandhu, an agriculturist from Punjab, initially exclusively supplied wheat from his field and wasn't liable for GST registration. However, this year, he started trading pre-packaged puffed rice in addition to wheat supply.

With a total turnover of ₹41 lakh (₹32 lakh from wheat and ₹9 lakh from puffed rice), exceeding the threshold of ₹40 lakh for good's supply in Punjab, Deshbandhu is now obligated to register for GST.

our Question from our Questionnaire: CCP 11.04.10.00

(2) Notified person by Govt

Overriding sec 22(1)/24, the Government may, on the recommendations of the Council, by notification, subject to such conditions and restrictions as may be specified therein, specify the category of persons who may be exempted from obtaining registration under this Act.

Persons making only reverse charge supplies (N/N 5/2017)

Persons engaged only in making supplies of taxable goods &/or services total tax on which is liable to be paid on reverse charge basis by recipient u/: 9(3) are exempted from obtaining registration

Example: Ganga Transporters, a Goods Transport Agency (GTA), is engaged in providing GTA services taxed under reverse charge at 5%. They provide services to Sharma Industries Pvt. Ltd., a company with an aggregate turnover below the threshold limit.

Entity	Service Type	Agg. T/O	GST Registration Requirement	Reason
Ganga Transporters	GTA Services	Not Applicable	Exempt	Services under reverse charge; no self-GST payment
Sharma Industries Pvt. Ltd.	Recipient of GTA Service	Below Threshold Limit	Mandatory	Liable for revers charge tax on GTA services

Compulsory Registration:- Notwithstanding anything contained of Sec 22(1), the following ategories of persons shall be required to be registered under this Act.-

i) Inter State supply of Goods

Persons making any inter-State taxable supply



Exceptions: In following cases threshold is available eventhough there is inter state supply

Supply of service

Supplier of service making inter-State supplies of taxable services & Agg. T/O, not exceeding ₹20 lakhs(for special category of 4 states ₹10 Lakhs) in a F.Y. (registration is needed after threshold)

(N/N 10/2017)

Handicraft goods

(N/N 8/2017)

Supplier of goods making inter-State taxable supplies of handicraft goods & Agg. T/O, not exceeding ₹10/20lakhs(for special category of 4 states ₹10 Lakhs) in a F.Y. (registration is needed after threshold) Conditions -

- 1. Person required to obtain PAN
- 2. Generate e-way bill with the provision of Rule 138

Explanation - Handcrafted goods that are

- predominantly made by hand even if some tools or machine are used in their creation
- ⇒ ornamented which cause visual appeal &
- ⇒ have unique aesthetic, artistic, or cultural features are distinct from mass-produced items.

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i)

Refer Question from

CCP 11.05.12.00, CCP

our Questionnaire:

11.05.13.00 - (i)

Casual Taxable Persons making taxable supply



Exceptions: In following cases threshold is available eventhough there is inter state supply

Refer Question from goods our Questionnaire: CCP11.05.14.00 (IMP)

Handicraft (N/N 8/2017)

Supplier of goods making inter-State taxable supplies of handicraft goods & Agg. T/O, not exceeding ₹10/20lakhs (for special category of state ₹10 Lakhs) in a F.Y. (registration is needed after threshold)

CH 12 Registration

Conditions -

- 1. Person required to obtain PAN
- 2. Generate e-way bill with the provision of Rule 138

(iii) Reverse Charge

Persons who are required to pay tax under reverse charge

Representation By Senior Advocate



(iv) ECO u/s 9(5)

Person who are required to pay tax u/s 9(5)



(v)

Non-resident taxable persons making taxable supply



Person (vi) deducting **TDS**

Persons who are required to deduct tax under Sec 51, whether or not separately registered under this Act



- on a request by a person (to whom a registration of TDS has been granted) or
- upon an enquiry or pursuant to any other proceeding under the Act,

the proper officer is satisfied that a person is no longer liable to deduct tax at source unde section 51 or collect tax at source under section 52, the said officer may cancel the registration and such cancellation shall be communicated to the said person electronically in FORM GST REG-08.

Provided that the proper officer shall follow the procedure as provided in rule 22 for the cancellation of registration. [N/No. 26/2022 - CT dt. 26.12.2022]

vii)	Agent issuing own invoice			ke taxable supply of goods or services or both on behalf persons whether as an agent or otherwise
ou	fer Question from r Questionnaire: P11.05.13.00 - (ii)	Sup	pplier	Buying Agent Principal Customer
				ular no. 57/31/2018 this provision of compulsory registration tagent who issues his own invoice.
iii)	ISD	Input Service this Act	e Dis	stributor, whether or not separately registered under
()	ECO u/s 52	Every electronsource under		commerce operator, who is required to collect tax at 52
1 2 2 2 1	is an east bulge as to Sent train of the analysis of	Seller	aymen	amazon Buyer
	Person suppling goods or services through ECO	specified u/s	9(5	ply goods or services or both, other than supplies), through such electronic commerce operator who is t tax at source under Sec 52
e.y	u/s 52		In fo	llowing cases threshold is available eventhough supply is
	ol same and	Supply of Service (N/n 65/2017)	dedı	plier of service (other than specified services u/s 9(5))through ECO acting TCS u/s 52 & Agg. T/O, not exceeding ₹20 lakhs(for special gory of state ₹10 Lakhs) in a F.Y. (Reg. is needed after threshold)
	R	Supply of Goods	to T	sons making supplies of goods through an ECO who is required CS u/s 52 & Agg. T/O, not exceeding ₹20/40 lakhs(for special egory of state ₹10 Lakhs) in a P.F.Y./C.F.Y. subject to following ditions:-Such Person
			i)	shall not make any inter-State SOG
4	destructions		ii)	shall not make SOG through ECO in more than one State or UT
6	In the Tank Supplement		iii)	shall be required to have a PAN
	Histories CV Sunction our No 2 Innot services		iv)	shall declare (before making any SOG through ECO)on the common portal their PAN their address of their place of business and the State or LT in which such porcess and
				the State or UT in which such persons seek to make such supply, which shall be subjected to validation on the common portal

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CH 19 Registration	The first and state of the print of the prin			v) vi) vii)	granted an enrolment number on the common portal on successful validation of the PAN shall not be granted more than one enrolment number in a State or UT no supply of goods through ECO unless such persons have been granted an enrolment number		
			٧	/iii)	where such persons are subsequently granted registration u/s 25 of the said Act, the enrolment number shall cease to be valid from the effective date of registration.		
	(xi)	OIDAR Service	Every person supplying Online Information and Database Access on etrieval services from a place outside India to a person in India, other than a registered person		ess of etrieval services de India to a person in		
	(xia)		every person supplying online money gaming from a place outside India to a person in India; and Refer Questionnaire: CCP 11.05.13.00 -				
	(xii)	Notified person by CG	Such other person or class of persons as may be notified by the Govt. on the recommendations of the Council				
	Mot	Note: - For the purpose of above provision registration is compulsory even if they are below the threshold					

Note: - For the purpose of above provision registration is compulsory even if they are below the threshold limit as specified in sec 22, thus the criteria of threshold is not applicable to the suppliers mentioned in sec 24.

Refer Questionnaire for Combined Question on Sec 22, 23 & 24:CCP 11.03.03.00, CCP 11.06.15.00 (IMP) CCP 11.06.16.00, CCP 11.06.17.00, CCP 11.06.18.00, CCP 11.06.19.00 (IMP),

Sec. 25 - Procedure for Registration

Sub- Sec										
(1)	Where and by	Particulars Particulars	Where	When						
	when to apply for Registration?	1	shall apply for registration in every such State/UT in which he is so liable							
	resource extends	Person making supply in Territory Water	in the coastal State or UT where the nearest point of the appropriate baseline is located.							
		A person having a unit in	shall apply for registration							
	- u	SEZ or being a SEZ developer	separately for unit in SEZ or SEZ developer Unit in Outside SEZ							
our	er Question from Questionnaire:	CTP or NRTP	shall apply for registration in every such State/UT in which he is so liable							
			re located in same State/UT-1 in SE ns are to be obtained for each of the							

places of business.

State-wise registration

State-wise registration: - A person seeking registration shall be granted a single registration in a State or UT.

Proviso: - Person having multiple places of business in a State or UT may be granted a separate registration for each such place of business, subject to prescribed conditions. Sec 25(2) read with Rule 11:-

Rules 9 & 10 relating to verification & grant of registration shall mutatis mutandis apply to an application submitted under this rule [Discussed later].

Registration per State: -

- ⇒ A business entity having its branches in multiple states will have to take separate State-wise registration for its branches in different states.
- ➡ Entity with different branches within a State shall be granted single registration by declaring one place as principal place of business & other branches as additional places of business.

(ii) Separate registration for different places of business within a State/UT may be granted:-

- A taxpayer having multiple places of business in one State/UT has an option to obtain separate registrations for each of them.
- GST is to be paid on supply made between these separately registered places of business of such person & tax invoice/bill of supply shall be issued for such supply.
- Separate registration application is to be filed for each place of business in Form GST REG-01.

Example: Meethalal & Sons, a supplier in Maharshtra - has three branches in Mumbai, Pune and Nagpur. Mumbai & Pune branches are engaged in supply of garments &Nagpur branch engaged in supply of shoes. Either it can obtain single registration for Mahrashtra declaring one of the branches as PPoB (let's say Mumbai) and other two branches (Pune and Nagpur) as APoB or it can obtain separate GST registration for each of the three branches in Mumbai, Pune and Nagpur as separate places of business.

(iii) Composition levy in case of separate registration for multiple places of business within a State/UT:-

- ⊃ If a person is paying tax for one of his places of business under normal scheme, he shall not pay tax under composition levy for any other place of business.
- ⇒ If any one place of business [separately registered] of a registered person becomes ineligible to pay tax under composition levy, all other registered places of business of said person would also become ineligible to pay tax under composition levy.

Voluntary Registration

- ◆ A person who is not liable to be registered u/s 22 or 24 may get himself registered voluntarily.
- Once a person obtains voluntary registration, all provisions of GST Act, as applicable to a registered person, shall apply to such person.
- ⇒ He has to pay tax even if aggregate turnover does not exceed ₹ 40 lakh₹ 20 lakh/₹ 10
- lakh.

Distinct Persons:

Refer Question from

our Questionnaire:

CCP11.08.21.00

⇒ It is usually obtained by business to ensure seamless flow of credit to their customers. If more than one registration is obtained or is required to be obtained by a person in one or more State or UT, then for each of such registration, it shall be treated as distinct persons. [Already discuss in Chapter Concept of Supply]

(5) (6)/ (7)	of Distinct Persons:- PAN must for obtaining	establishment in State or UT, then persons. It is mandatory under Income-to-	is obtained or is required to be obtained by a person for one in a State or Union territory & has an establishment in anothern such establishments shall be treated as establishments of distinct for every person to have Permanent Account Number (PAN) issued tax Act, 1961 in order to be eligible for grant of registration.	
our	registration er Question from Questionnaire: P11.09.22.00	 Exceptions:- Person required to deduct tax u/s 51 may have a Tax Deduction & Collection Account Number (TAN) issued under Income-tax Act instead of PAN for granting registration. A NRTP may be granted registration on the basis of other prescribed documents (Eg. Passport) (Sec 25(7)) 		
	Aadhaar Authentication	Sec 25(6A), 25(6B), 25(6C) and 25(6D): Aadhaar Authentication (discussed later in this chapter)		
(8)	TOURSES OF HILLSAND DO	Temporary Registration by Officer	 ⇒ If during any GST-related procedure (like survey, enquiry inspection), it's found that someone who should be registered under GST hasn't applied for it, the officer can register them temporarily. ⇒ The officer will issue an order for this temporary registration. 	
ni s		Options for Temporarily RP	The person with this temporary registration has two options: a) Apply for GST registration within 90 days of getting the temporary registration. b) File an appeal against the temporary registration.	
0 v2		Post-Appeal Process	If the appeal is made and the Appellate Authority agrees that registration is needed, the person must apply for GST registration within 30 days of the Appellate Authority's order.	
Įo.	or multiple place	Effectiveness of GSTIN	GSTIN given after this process will be effective from the date the officer issued the temporary registration.	
	i umiler normal uche ser place of business of a registeral per	Application of Rules 9	Rules 9 and 10 of GST, which are about verification and issuing the registration certificate, also apply to applications made by people who have received temporary registration.	
(9)	Unique Identity Number (UIN) [read with Rule 17]		 UIN is granted to: a) UN agencies, Multilateral Financial Institutions, consulates embassies, and organizations recognized under the UN Act of 1947. b) Any other individuals or groups the Commissioner decides. 	
	[IMP]	Purpose of UIN	 ⇒ To get a refund for the GST paid on certain goods and services. ⇒ It's used for other specific reasons notified by the GST authorities. 	
	in Our land	Nature of UIN	UIN is centralized and valid across India.	
oui	er Question from Questionnaire:	Tax Implications	 Organizations or persons with a UIN are not registered under GST. Therefore, they don't have to pay GST. 	
r ni i		Application Process	A certificate in Form GST REG-06 is issued within 3 working days of the application.	

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0)	Verification	The registration or the UIN shall be granted or rejected after due verification in such manner and within such period as may be prescribed.				
11)	Issue of RC	A certificate of registration shall be issued in such form RFD-06 and with effect from such date as may be prescribed.				
12)	Deemed registration	A registration or a UIN shall be deemed to have been granted after the expiry of period prescribed u/s 25(10), if no deficiency has been communicated to the applicant within that period.				
15	Section 2	5 read with Rule 8,9 & 10:- Procedure for Registration				
·	Registration Steps	For registering, there are specific steps to follow. Rules 8, 9, and 10 outline the application, verification, and approval processes. These need to be understood in conjunction with Sec 25.				
2	Applicability	The same rules apply to different types of taxpayers:				
		Person normally liable to pay tax				
		Those who opt for the composition levy (a simplified tax process). Anyone who chooses to register voluntarily.				
- 1		A person who only needs to pay tax on certain occasions (casual taxable person).				
3	Non- Applicability	There are some persons who don't follow Rule 8 because they have their own specific forms and procedures. These include: NRTPs.				
		⇒ Those required to deduct TDS u/s 51 or collect TCS u/s 52 tax at source.				
		Providers of OIDAR services from outside India to non-taxable recipients in				
		India. person supplying online money gaming from a place outside India to a person in India				
4	Registration	When you want to register, use Form GST REG-01. It's divided into two parts: Part				
	Form	A and Part B, for different stages of the process.				
5	Documents for	Documentation for Registration				
Ė	registration	Valid Permanent Account Number (PAN) 1) Valid Permanent Account Number (PAN)				
		Valid Indian mobile phone number from India				
m.		8) Indian Financial System Code (IFSC) number of the same				
4) Prescribed documents and information on all mandatory 7) At least one Pr		4) Prescribed documents and information on all mandatory 7) At least one Proprietor/Partner Director/Trustee/Karta/Member				
		fields of Registration Application with corresponding PAN 6) An authorised signatory who is resident of				
		inola with valio details, including PAIN				
	Ru	le 8:- Procedure for Application for Registration				
ıb ile		Legal Provision				
	Declaration	Pre-Reg. Every person who is liable to be registered under Sec 25(1) and				
	of Part A	Requirements every person seeking registration under Sec 25(3) ("the				
	Information	applicant"), Submit PAN and state/UT details in Form GST REG-01, either online or at a Facilitation Centre.				
	in Reg - 01	ISDs must apply separately for their registration.				
		1171				

Validation of Part A information		•	
	 When you register, your PAN is checked online through the GST Common Portal. This portal uses the database of the CBDT for verification. You'll also receive a OTP on your phone and email linked to your PAN for further verification. On successful verification of PAN, a Temporary Reference Number (TRN) is generated & communicated to applicant on his mobile number & e-mail address. 		
Temporary Reference number(TRN)			
Validation of Part B Information	GST REG-01, ⊃ duly signed ⊃ along with	licant shall electronically submit an application in Part B of Form or verified through Electronic Verification Code (EVC), documents specified in that Form at the Common Portal Part B of application contains details such as constitution of business,	
	option for con registration, ac	nposition, date of commencement of business, reason to obtain ddress of PPoB & details of APoB, details of bank account(s), atory, Aadhaar authentication, etc.	
Aadhaar Authentication	Choosing Aadhaar Authentication	If applicant is not exempt under section 25(6D) and want to use his Aadhaar for authentication: applicant will need to do this as part of his application process.	
nowed that Execute of places of the holds to a pers	Application Submission Date	The date of submission of the application in such cases shall be the EARLIER of:- The date you complete Aadhaar authentication, or 15 days after applicant have submitted Part B of his GST REG-01 form, whichever comes first.	
Pietric owi similar	Additional Verification Steps if AA is opted & its completion	 If applicant have opted for Aadhaar authentication and are flagged by the system based on data analysis and risk parameters, He will go through biometric authentication. His photograph will be taken. This applies to both individuals and relevant representatives if the applicant is not an individual. He must also have his documents verified at a Facilitation Centre. His application is only considered complete after all these steps are done. 	
		 If a person [other than a person notified u/s 25(6D)] has not opted for authentication of Aadhaar number, every application made under sub-rule (4)(validation of part -B of REG-01) by him shall be followed by taking photograph of the applicant where the applicant is an individual or of such individuals in relation to the applicant as notified u/s 25(6C) where the applicant is not an individual, along with the verification of original copy of documents uploaded with the application in FORM GST REG-01 at one of the Facilitation Centers notified by Commissioner for this. The application shall be deemed to be complete only after 	
	New New Years and State of Part B Information And haar Authentication	Reference number(TRN) Validation of Part B Information Aduly signed along with Comments:—Poption for comregistration, acquithorized sign Adhaar Authentication Application Submission Date Additional Verification Steps if AA is opted & its completion Additional Verification Steps if AA is not opted & its	

1B)	Non applicability of proviso to	On recommendations of Council, CG may by notification specify the States or UTs where the proviso to sub-rule (4A) shall not apply.
	sub-rule 4A	N/No. 27/2022-CT Dt. 26.12.2022: Using the power given under Rule 8(4B), CG notified that
	+	 the provisions of rule 8(4A) shall not apply in all the States & UTs except the State of Gujarat & Puducherry.
5)		On receipt of an application under sub-rule (4) or sub-rule (4A), an acknowledgment shall be issued electronically to applicant in prescribed form (i.e. Form GST REG-02).
6)	TRN for CTP	A CTP applying for registration gets a TRN for making an advance deposit of tax in his electronic cash ledger & an acknowledgement is issued only after said deposit.

		ory for new applicants to be eligible for grant of registration in FORM GST REG-01 gistered under GST is also required to undergo this AA.
b- c		Legal Provision
4)	Registered Person [also refer rule 10B]	Every RP shall undergo authentication or furnish proof of possession of Aadhaar No. in prescribed form and manner and within the prescribed time. Proviso 1:- If an Aadhaar number is not assigned to registered person, he shall be offered alternate and viable means of identification in prescribed manner. Proviso 2:- If person fails to undergo authentication or furnish proof of possession of Aadhaar no. or furnish alternate & viable means of identification, registration allotted to him shall be deemed to be invalid & other provisions of GST Act shall apply as if he does not have a registration.
)	AA for Individual (Fresh Registration)	On & from the date of notification, every individual shall undergo authentication of furnish proof of possession of Aadhaar no. to be eligible for grant of registration in manner prescribed in rule 8. Proviso:- If Aadhaar number is not assigned to an individual, he shall be offered alternate & viable means of identification in the manner specified in rule 9.
	AA for person Other than Individual (Fresh	On & from the date of notification, every person other than an individual shal undergo authentication or furnish proof of possession of Aadhaar number of following persons to be eligible for grant of Registration in manner prescribed in rule 8:-
	Registration)	Karta Managing Director Whole time Director Such number of Partner
		Members of managing committee of Association ∂ Board of Trustees
		Authorised representative, authorised signatory & other notified class of persons (i.e. Authorised signatory of all types, Managing & Authorised partners of a partnership firm & Karta of a HUF).
		(i.e. Authorised signatory of all types, Managing & Authorised partners

Rule 10B:- Aadhar Authentication (AA) mandatory for Registered person RP, other than notified u/s 25(6D), who is issued a certificate of Registration AA by under GST shall undergo authentication of Aadhaar number of AUTHORIZED Registered SIGNATORY & other persons as follows:person & Karta | Managing Director any whole time director Proprietor Partner **Authorized** Any of the members of managing committee |Trustee in the Board of Trustees Signatory Aadhaar authentication is required in order to be eligible for the following RP required to purposes:do AA only for To file application for revocation of cancellation of registration. 1. this purposes To file refund application in Form RFD-01. For refund of IGST paid on goods exported out of India. 3. If Aadhaar number is not assigned then, he shall furnish the following documents:-If Aadhaar number is not Her/his Aadhaar Enrolment ID slip and assigned i) Bank passbook with photograph or

ii) Voter identity card issued by the Election Commission of India or

Such person shall undergo authentication of Aadhaar number within 30 days of

iv) Driving License issued by the licensing authority

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Refer Question from our Questionnaire:

CCP 11.13.27.00 (IMP)

iii) Passport or

allotment of Aadhaar no.

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Person Applying for fresh Registration

To control fake invoices, dummy address registration & multiple registration at same place. Object Sec 25 (64)

Person already registered under GST (RP)

no. for following purposes:authentication of Addhar RP shall undergo

of cancellation of registration 1) application for revocation

2) For filing of refund application 3) refund for export goods

For detail discussion Refer Rule 10B

Sec 25 (6C) : Every person other than individual 1) Authentication: Such person shall undergo Authentication or

1) Authentication: Individual

Sec 25 (6B): Individual

Trurnish proof of possession of Aadhar no. of

VM.D. (Company) >Karta (HUF)

Furnish proof of possession of Aadhar no.

3 Authentication or

shall undergo

order to eligible for grant of registration

with Registration application in

Whole time director (Company)

Member of managing committee (AOP) **▶**Board of trustees (Trust) > Authorised representative P Authorised Signatory

Notified person by C.G.

The consequences for failure to undergo authentication : Registration shall be granted only after physical verfication

1) If Aadhar No. is not assigned : The person shall be offered alternate & viable means of identification as C.G. notify on recommendation of Council

of the place of business in presence of said person

(normally physical verification of POB) Non Applicability of authentication procedure

The provision of Rule 2S (6A)/(6B)/(6C) shall not apply to Such person or

as the Government may,

Any state or UT or Class of person or

part thereof

Council Specify by Notification on recommendation of

How aadhaar authentication is done?

On clicking the verification link, a window for Aadhaar Authentication will open where they have entered Aadhaar registered mobile numbers and email ids mentioned in the GST application, for the aadhaar authentication. Once registration application is submitted, GST system sends "link" to the concerned persons at their GST

Taxpayers need to complete Aadhaar authentication of all Promoters/ Partners/ Authorized Signatories/ Karta etc. as mentioned in the application to avail this option.

Number and the OTP received by them on the mobile number linked with Aadhaar.

On successful authentication, demographic data of the persons is fetched from Aadhaar to GST System.

Authentication not applicable to following category of person N/N 03/2021 (a) not a citizen of India or

(b) a Department or establishment of the CG or SG or (c) a Local Authority

(e) a Public Sector Undertaking or (d) a Statutory Body or

(f) a person applying for registration under section 25(9) (UIN)

Sub Rule		Legal Provision
(1)	Examination of the Application	 ⇒ Application shall be forwarded to PO to examine application & accompanying documents. ⇒ If the same are found to be in order, then will approve the grant of registration to applicant within 7 working days from the date of submission of the application. Proviso: The registration shall be granted within 30 days of submission of application after the physical verification of place of business in the manner giver under rule 25 & verification of required document, if: (a) a person, other than person notified u/s 25(6D), fails to undergo authentication of Aadhaar number as per rule 8(4A) or does not opt for authentication of Aadhaar number or (aa) a person, who has undergone authentication of Aadhaar number as specified in sub-rule (4A) of rule 8, is identified on the common portal, based on data analysis and risk parameters, for carrying out physical verification of places of business; or (b) PO, with the approval of officer authorised by Commissioner not below the rank of Assistant Commissioner, deems it fit to carry out physical verification of places of business. Comment: Now, presence of the applicant is not required for physical
(2)	Deficient Application	 Verification If the application is found to be deficient or PO requires clarification then, he may issue a notice to the applicant electronically in prescribed form (i.e. FORM GST REG-03) within 7 working days from the date of submission of application. Applicant shall furnish such clarification, information, or documents sought electronically in prescribed form (i.e. FORM GST REG-04) within 7 working days from the date of receipt of such notice. Proviso:- Above notice may be issued by PO within 30 days from the date of submission of application, if:-
		(aa) a person, who has undergone authentication of Aadhaar number as specified in sub-rule (4A) of rule 8, is identified on the common portal, based on data analysis and risk parameters, for carrying out physical verification of places of business; or (b) the PO, with the approval of officer authorised by Commissioner not below the rank of Assistant Commissioner, deems it fit to carry out physical verification of places of business. Explanation:- Clarification includes modification/ correction of particulars declared in application for registration, other than PAN, State, Mobile No. & E-mail declared in part A of Form GST Reg-01.

Rule 9:- Verification of application for registration & approval

3)	Grant of Registration	If PO is satisfied with the clarification, information or documents furnished by applicant, he may approve the grant of registration to the applicant within 7 working days from the date of the receipt of such clarification, information or documents.			
4)	No response to Notice	If no reply is furnished by applicant or the PO is not satisfied with the clarification, information or documents furnished, then PO may reject such application and inform the applicant electronically in prescribed form (i.e. FORM GST REG-05) for reasons to be recorded in writing.			
5)	Deemed registration		roper officer fails to take any action in t e, application for grant of registration sh	the following cases within the stipulated nall be deemed to have been approved:-	
			Cases	Time Limit	
		1.	042	within 7 working days from the date of submission of application.	
		2.	where a person is covered under	within 30 days from the date of submission of application.	
		3.		within 7 working days from the date of receipt of clarification, information or documents furnished by the applicant.	
			alysis:- In cases where SCN is not issued:- If Aadhaar is successfully authenticated within 7 working days. But if Aadhar authentication (AA) is not exit if it to carry out site verification, registred days by tax official. In cases where SCN is issued:- If Aadhaar is successfully authenticated working days from the data of submission.	opted for/ it fails in validation/ PO deems ration is deemed to be approved within 30 red, Tax Officer can issue SCN within 7	

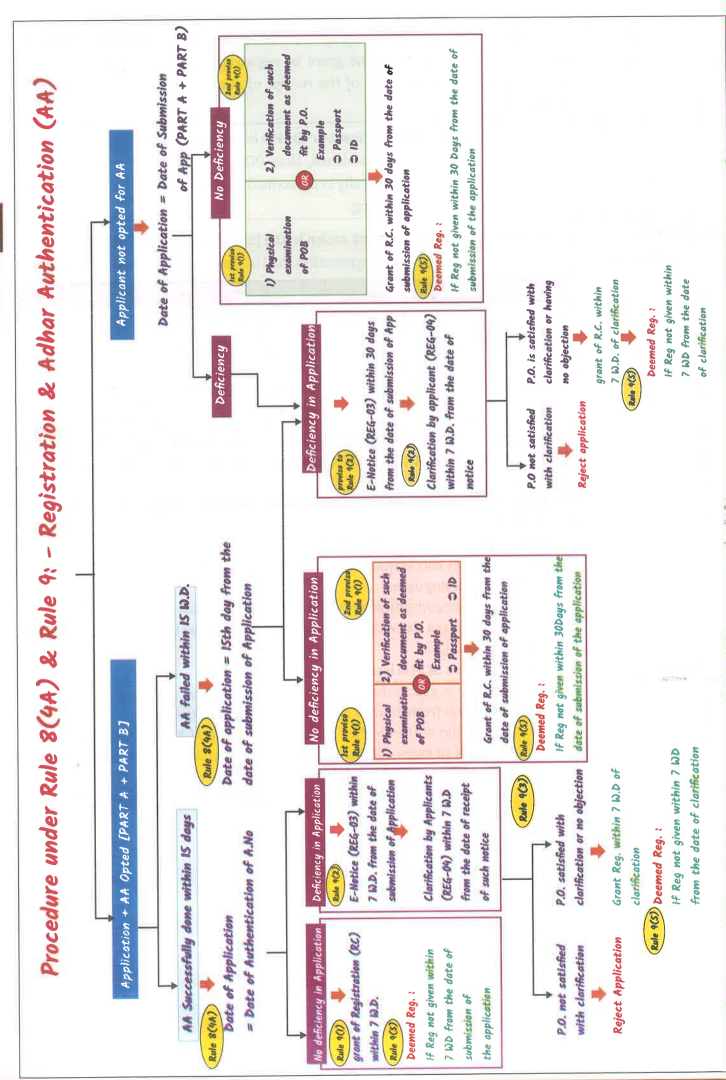
working days from the date of submission of application.

from the date of submission of application.

of SCN.

⇒ But if Aadhar authentication (AA) is not opted for/ it fails in validation/ PO deems it fit to carry out site verification, PO can issue SCN within 30 days

⇒ In both cases, applicants can submit their reply within 7 working days from issue



Rule 10:- Issue of Registration Certificate & its effective date

Issuance of Registration Certificate

- ⇒ If application for grant of registration is approved, a certificate of registration showing the PPoB & APoB is made available to the applicant in Form GST REG-06 on Common Portal &
- ■ A Goods & Services Tax Identification Number (GSTIN) i.e. the GST registration no. is communicated to the applicant within 7 days after the grant of registration.
- This certificate is duly signed or verified through EVC by proper officer.
- GSTIN contains the following 15 characters:-

2 Characters for State Code	10 Characters for PAN or TAN
2 Characters for entity code	1 checksum character

Refer Question from our Questionnaire: CCP 11.11.24.00 & CCP

11.11.25.00 (IMP)

Effective date of Registration:-

l	If applicant submits application for	Effective date of registration is:-
	registration:-	
d	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	the date of grant of registration.
	liable to registration	
ı		

tule 18:- Display of Registration C ertificate (RC) and GSTIN on the name board

- Every RP shall display his Registration Certificate (RC) in a prominent location at his Principal place of business (PPoB) and at every Additional Place of Business (APoB) &
- GSTIN is to be displayed on the name board exhibited at the entry of his PPoB & at every APoB.

Rule 10A:- Furnishing of Bank Account details Furnishing of The registered person shall furnish information about details of bank account **Bank Details** on the common portal in Part B of application form for registration. Time Limit Bank account details shall be furnished after obtaining certificate of registration & a GSTIN but earlier of the following:within 30 days from the date of grant of registration, or Refer Question from before furnishing the details of outward supplies of goods &/or services our Questionnaire: u/s 37 in FORM GSTR-1 or using IFF. CCP 11.11.26.00 (IMP) **Exceptions** - This relaxation is not available persons who are granted registration as TDS Need to give deductor/ TCS collector under rule 12 or have obtained suo-motu registration bank details under rule 16. at the time of - They have to mandatorily furnish bank account details at the time of filing registration registration application.

Rule 25:- Physical verification of business premises in certain cases

Physical
Verification
After Grant of
Registration

Where the proper officer is satisfied that the physical verification of the place of business of a person is required after the grant of registration, he may do so and

- ⇒ the verification report along with the other documents, including photographs, shall be uploaded in FORM GST REG-30 on the common portal
- within a period of 15 working days following the date of such verification.

Physical
Verification
Before Grant of
Registration

Where the physical verification of the place of business of a person is required before the grant of registration in the circumstances specified in the proviso to rule 9(1), the PO shall get such verification of the place of business done and

- ⇒ the verification report along with the other documents, including photographs, shall be uploaded in FORM GST REG-30 on the common portal
- ⇒ at least 5 working days prior to the completion of the time period specified in the said proviso.

Special Registration Procedure

Rule 12:- Special provisions for grant of registration in case of persons required to deduct TDS u/s 51 or to collect TCS u/s 52

	GST Registration
	Application
	Process
١	

- → Application: Individuals deducting TDS/TCS must submit a registration application on the GST Common Portal using a specific form (Form GST REG-07) drectly or through a notified Facilitation Centre.
- → Timeline: Registration is granted after due verification & RC is issued in prescribed form (FORM GST REG-06) within 3 working days from the date of submission of application.

Registration for TCS/TDS in Different States/UTs

- ⇒ Part A of Application: A person applying for registration to deduct or collect in a State or UT where he does not have a physical presence, shall mention name of State or UT in PART A of application (FORM GST REG-07).
- ⇒ Part B of Application: Person shall mention name of State/UT in PART B in which the principal place of business is located.

Note: States/UTs in Part A and Part B can be different.

Cancellation of GST Registration

- → Cancellation Request: Upon a written request, enquiry, or other proceedings under the CGST Act, the proper officer may cancel a registration if the person is no longer liable to deduct/collect tax.
- → Cancellation Process: The cancellation is communicated electronically in the prescribed form, followingthe procedure as per rule 22 for cancellation of registration.

Section 26:- Deemed Registration

Single Registration

Refer Question from our Questionnaire: CCP 11.14.28.00

- ⇒ Single registration is needed for all the taxes i.e., CGST, SGST/UTGST, IGST and GST compensation cess.
- ⇒ Grant of registration/UIN/Rejection under any SGST Act/ UTGST Act shall be deemed to be a grant of registration/UIN under CGST Act, IGST and GST compensation cess.

CH 12 Registration

Section 27 read with Rules 13 & 15:-Special provisions for registration of NRTP & CTP

efore going into the registration provisions of CTP and NRTP, let us first understand the two terms. he two terms have been defined in the CGST Act as follows:

Casual Taxable Person (CTP) [Sec 2(20)]

means a person

- who occasionally undertakes transactions involving supply of goods or services or both
- in the course or furtherance of business,
- whether as principal, agent or in any other capacity, in a State/UT where he has no fixed place of business.

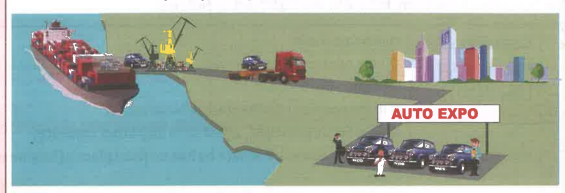


Refer Question from our Questionnaire: CCP11.15.30.00

Non-Resident Taxable Person (NRTP) [Sec 2(77)]

means any person

- who occasionally undertakes transactions involving supply of goods or services or both,
- whether as principal or agent or in any other capacity, but who has no fixed place of business or residence in India.



Compulsory Registration

Both CTP & NRTP have to compulsorily get registered u/s 24 irrespective of the threshold limit at least 5 days prior to commencement of business u/s 25(1).

Documents

- □ U/s 25(6), PAN is mandatory for registration but a NRTP may be granted registration based on other prescribed Document (eg. passports) as he will generally not have PAN of India.
- Thus, NRTP has to submit a self-attested copy of his valid passport along with the application signed by his authorized signatory who is an Indian Resident having valid PAN.
- A business entity incorporated or established outside India shall submit the application for registration along with its tax identification number/unique number based on which it is identified by Govt. of that country or its PAN, if available.
- Application for registration will be submitted by NRTP in a different prescribed FORM REG -09 & by CTP in normal form i.e. Form GST REG 01 where CTP will have a PAN-based registration.

Validity of registration certificate

- The certificate of registration issued to a CTP or NRTP shall be valid for the **EARLIER of:-**
 - > the period specified in application for registration or

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- > 90 days from the effective date of registration.
- Such person shall make taxable supplies only after the issuance of certificate of registration.

Extension of validity:-

- On sufficient cause shown by said taxable person, PO may grant further extension of not exceeding 90 days.
- CTP/NRTP shall make an application before the end of validity of registration granted to him.

	⇒ Provisions relating to verification of application & grant of registration [under rules 9 & 10] apply mutatis mutandis to an application for registration filed by NRTP.	
Advance deposit of tax	 At the time of submission of registration application u/s 25(1), CTP/ NRTP shall make advance deposit of tax equal to his estimated tax liability for the period for which registration is sought. If extension of time is sought u/s 27(1), he shall deposit an additional tax equals to his estimated tax liability for the period for which the extension is sought. CTP/NRTP will get a Temporary Reference Number (TRN) for making an advance deposit of tax. An acknowledgement of receipt of application for registration is issued only after said deposit. 	
Credit to E-cash ledger	Amount deposited u/s 27(2) shall be credited to electronic cash ledger of such person & shall be utilised in the manner provided u/s 49.	

Difference

	-	
	Casual Taxable Person (CTP) - Sec 2(20)	Non-Resident Taxable Person (NRTP)- Sec 2(77)
Meaning	Supplier who does not have any fixed place of business in that State/UT in which it undertakes taxable supply.	Supplier who does not have any fixed place of business or residence in India
Registration provisions	 Compulsory registration u/s 24 of CGST Act Registration before commencement of business and with advance payment of tax Normal Registration Application: GST REG-01 PAN based GST Registration granted 	 Compulsory registration u/s 24 of CGST Act Registration before commencement of business and with advance payment of tax Separate simplified Registration Application: GST REG-09 GST Registration granted without PAN but on the basis of passport
hreshold exemption	Not available	Not available
Composition Scheme	⇒ It is not available to CTP	⇒ It is not available to NTTP
Return provisions	 Normal Monthly Returns: GSTR-1, GSTR-2B & GSTR-3B However, Annual Return is not required to be filed 	 ⇒ Separate Simplified Return: GSTR-5 ⇒ Also, Annual Return is not required to be filed
TC provisions	Can claim ITC of all inward supplies (be it domestic/imported inputs, capital goods or input services)	Can claim ITC only in respect of goods - imported by him [All other credits are blocked for him-Sec 17(5) of CGST]

Refer Question from our Questionnaire: CCP 11.15.29.00 & CCP 11.15.31.00

Section 28 read with Rule 19:- Amendment of registration

A RP may need to make some changes or amendments in the registration application. There are two categories of details in registration application i.e. Core and non-core fields.

amendment within 15 working days of receipt of application. Registered person shall reply to the notice within 7 working days. If such reply is satisfactory, registration certificate is amended within 7 working days from the date of receipt of reply to SCN. If registered person fails to give reply to the notice within 7 working days or the reply is not satisfactory, then PO may reject the application for amendment. If the PO fails to take any action:- within 15 working days from the date of submission of the application or	acc	gories of details in i	egistration application i.e. core and non-core jields.
Non- Core fields All other fields are non-core fields - name of day to day functionaries, e-mail ids, mobile nos., etc. For changes in non-core information, taxable person can amend the same on his own on common portal as the approval of PO is not required. Process for amendments/ changes in Core Fields:- For changes in core fields, taxable person will apply for amendment within 15 days of the event necessitating the change on common portal & PO will approve the amendment within next 15 days. If PO is of the opinion that amendment is unwarranted/ documents furnished are incomplete/ incorrect, then he will serve SCN for the rejection of application for amendment within 15 working days of receipt of application. Registered person shall reply to the notice within 7 working days. If such reply is satisfactory, registration certificate is amended within 7 working days from the date of receipt of reply to SCN. If registered person fails to give reply to the notice within 7 working days or the reply is not satisfactory, then PO may reject the application for amendment. If the PO fails to take any action:- within 15 working days from the date of submission of the application or within 7 working days from the date of receipt of reply to the SCN, the certificate of registration shall stand amended to the extent applied for and the amended certificate shall be made available to registered person on common portal.	Ha.	Core fields	retirement of partners or directors, Karta, Managing Committee, Board of Trustees,
mobile nos., etc. For changes in non-core information, taxable person can amend the same on his own on common portal as the approval of PO is not required. Process for amendments/ changes in core fields, taxable person will apply for amendment within 15 days of the event necessitating the change on common portal & PO will approve the amendment within next 15 days. If PO is of the opinion that amendment is unwarranted/ documents furnished are incomplete/ incorrect, then he will serve SCN for the rejection of application for amendment within 15 working days of receipt of application. Registered person shall reply to the notice within 7 working days. If such reply is satisfactory, registration certificate is amended within 7 working days from the date of receipt of reply to SCN. If registered person fails to give reply to the notice within 7 working days or the reply is not satisfactory, then PO may reject the application for amendment. If the PO fails to take any action: within 15 working days from the date of submission of the application or within 7 working days from the date of receipt of reply to the SCN, the certificate of registration shall stand amended to the extent applied for and the amended certificate shall be made available to registered person on common portal.	ž lju	pe cal laterillib in n Adamoet nelengie	
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Core Fields:- Core F	rita	amendments/	the amendment within next 15 days.
 ⇒ Registered person shall reply to the notice within 7 working days. If such reply is satisfactory, registration certificate is amended within 7 working days from the date of receipt of reply to SCN. ⇒ If registered person fails to give reply to the notice within 7 working days or the reply is not satisfactory, then PO may reject the application for amendment. ⇒ If the PO fails to take any action:- ⇒ within 15 working days from the date of submission of the application or ⇒ within 7 working days from the date of receipt of reply to the SCN, the certificate of registration shall stand amended to the extent applied for and the amended certificate shall be made available to registered person on common portal. 			incomplete/ incorrect, then he will serve SCN for the rejection of application for
satisfactory, registration certificate is amended within 7 working days from the date of receipt of reply to SCN. ☐ If registered person fails to give reply to the notice within 7 working days or the reply is not satisfactory, then PO may reject the application for amendment. ☐ If the PO fails to take any action: ☐ within 15 working days from the date of submission of the application or ☐ within 7 working days from the date of receipt of reply to the SCN, the certificate of registration shall stand amended to the extent applied for and the amended certificate shall be made available to registered person on common portal.	to	n and - (Aprilla) and the	
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 within 15 working days from the date of submission of the application or within 7 working days from the date of receipt of reply to the SCN, the certificate of registration shall stand amended to the extent applied for and the amended certificate shall be made available to registered person on common portal. 	14	30 jo AS e'm noi mi	reply is not satisfactory , then PO may reject the application for amendment.
within 7 working days from the date of receipt of reply to the SCN, the certificate of registration shall stand amended to the extent applied for and the amended certificate shall be made available to registered person on common portal.			⇒ If the PO fails to take any action:-
of registration shall stand amended to the extent applied for and the amended certificate shall be made available to registered person on common portal.	111	Inamacolominos an	> within 15 working days from the date of submission of the application or
certificate shall be made available to registered person on common portal.	101	ine nyari chawne i	> within 7 working days from the date of receipt of reply to the SCN, the certificate
Some other Provisions:-	an I	Alfred Registrat	
	Sol	me other Provi	sions:

- 1. PO shall not reject the application for amendment in registration particulars without giving the person an opportunity of being heard.
- If change relates to core fields, PO may approve or reject amendments in registration particulars & amendment shall take effect from the date of occurrence of event warranting such amendment.
- If change relates to non-core fields, registration certificate shall stand amended upon submission of application for amendment on Common Portal.
- Any rejection or approval of amendments under the SGST/UTGST Act shall be deemed to be a rejection or approval under CGST Act & IGST Act.
- Amendment in any registration particulars cannot be effective from a date earlier than the date of 5. submission of application for amendment except with order of Commissioner for reasons to be recorded in writing & subject to conditions specified in that order.
- Application cannot be filed for change in PAN because GST registration is PAN-based & fresh application for registration is to be made for the same. Thus, if a change in the constitution of any business results in change of PAN of a registered person, he shall apply for fresh registration.

Application cannot be filed for change in place of business from one State to other because GST registrations are State-specific. For this, a person must voluntarily cancel his current registration and apply for a fresh registration in the State he is relocating his business.

Sec 29 read with Rule 20, 21, 21A, 22:- Cancellation/ Suspension of Registration

Cancellation of registration can be applied either by:-

- the department on their own motion or
- the registered person or his legal heirs (in case of death of registered person).

comment: - Revocation of cancellation of registration is possible, if such cancellation is initiated by Dept.

(1) Cancellation of reg. by PO on his own motion OR on an application made by RP

7.

Proper Officer (PO) may cancel the registration in manner & within the time prescribed either on his own motion or on an application filed by registered person or by his legal heirs (in case death of such person) in the following circumstances:-

ar v _i v · · · ·	
Refer Question from our Questionnaire:	
CCP11.16.32.00	

Clause (a)	Clause (b)	Clause (a)
Clause (a)	Clause (b)	Clause (c)
Business has been:-	Change in	The taxable person:-
a. discontinued	constitution	⇒ is no longer liable to be
b. transferred fully for any reason	of the	registered u/s 22 or 24
including death of proprietor	business	or
c. amalgamated with other legal entity		⇒ intends to optout of the
d. demerged or		registration voluntarily
e. otherwise disposed of		made u/s 25(3)
Describes Durings and C	1 11	

Proviso: - During pendency of proceedings relating to cancellation of registration filed by RP, the registration may be suspended for the specified period.

2) Cancellation of registration by PO on his own motion only:-

Following are the circumstances where the PO may cancel the registration of a person from such date, including any retrospective date, as he may deem fit:-

Refer Question from

CCP 11.16.33.00 (IMP)

our Questionnaire:

- A RP has contravened following provisions (Rule 21):b) Dummy
- છ POB or c) invoice
- He does not conduct any business from the declared place of business or ➡ He issues invoice/bill without supply of goods &/or services in

 ➡
- violation of provisions of GST Act or rules made thereunder.

Violation of Specified provision

- He violates the provisions of sec 171 (i.e. Anti-Profeetering measure)
- The violates the provision of Rule 10A (i.e. furnishing of bank account details)
- ➡ He avails ITC in violation of sec 16 of CGST Act or rules made thereunder or
- He violates the provision of rule 86B [restriction of 99%ITC]

Mismatch of GSTR - 1 or GSTR 1A & 3B

He furnishes the details of outward supplies in FORM GSTR 1, as amended in FORM GSTR-1A if any, u/s 37 for one or more tax periods which is in excess of outward supplies declared by him in his valid return u/s 39 (GSTR-3B) for the said tax periods or

NO. 12/2024	
10/07/24	Non-filin
	of return

Normal scheme

RP has not furnished returns u/s 39(1) for a continuous period of 6 months.

QRMP scheme RP has not furnished returns under QRMP (proviso to u/s 39(1)) for a continuous period of 2 tax periods.

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- Reversal for Capital Goods: For CG or machinery, the amount to be reversed is the higher of:
 - > The ITC for the remaining useful life of the CG, calculated on a pro-rata basis (using a 5-year lifespan as per Rule 44).
 - > The tax based on the transaction value of the CG u/s 15.

Other points about cancellation:-

- Person to whom UIN is granted under rule 17 can't apply for cancellation of registration [Rule 20](there is separate procedure of cancellation).
- 🗅 Once registration is cancelled by tax authority, taxpayer will be intimated about the same via sms & email. Order for cancellation of registration will be issued & intimated to the primary authorized signatory by
- Order for cancellation of registration will be issued & intimated to the primary authorized signatory by email and sms.

 Common portal will not allow taxpayer to file return for period after date of cancellation mentioned in cancellation order. But he can submit returns of earlier period (i.e. for the period before date of Common portal will not allow taxpayer to file return for period after date of cancellation mentioned in cancellation mentioned in the cancellation order for which registration was active).

Suspension of Registration [1st Proviso to sec 29(1) & 2nd Proviso to sec 29(2) read with rule 21A]:-

RP has applied for cancellation of registration or PO seeks to cancel his registration, PO may suspend his egistration during pendency of proceedings relating to cancellation of registration filed. Taxpayer is reed from routine compliances under GST law including filing returns, during such pendency.

he period & manner of suspension of registration is as follows:-

_			
A)	person has	If RP has applied for cancellation of registration & the compl cancellation of registration is pending, then the registratio	
C .	applied for cancellation of registration	suspended from the LATER of:- (a) The date of submission of the application or (b) The date from which the cancellation is sought.	Refer Question from our Questionnaire: CCP11.16.35.00

)	If cancellation of registration is initiated by	Suspension of Registration
	Department on its own motion	Comparison of Returns
		Substituted by

Suspension
of
Registration

If PO has reasons to believe that registration is liable to be cancelled, he may suspend the registration of such person w.e.f. a date to be determined by him where cancellation of registration is pending.

Comparison of Returns

N/No. 38/2023

- The PO compares the person's GST returns with GSTR-1, as amended in FORM GSTR-1A if any, or the inward supplies from the suppliers' GSTR-1 /GSTR-1A of the previous tax periods.
- Significant differences or anomalies that suggest a violation of the GST Act or rules may lead to suspension and cancellation of registration.

of Rule 10A

Substituted by

N/No. 38/2023

- Contravention When a RP violates Rule 10A(Bank Details), their registration is suspended, and they are notified via FORM GST REG-31.
 - This notification outlines the discrepancies, anomalies, or non-compliances, and requests an explanation within 30 days to avoid cancellation of their registration.

CH 12 Registration	Consequences of suspension	If registration make any ta on supplies be required t	Said person shall be intimated about the suspension in prescribed form (FORM GST REG-31), electronically, on common portal, or by sending a communication to his e-mail address. The notice for suspension also warns of possible cancellation of registration. It outlines the discrepancies and requires the person to explain within 30 days why their registration shouldn't be canceled. of a RP is suspended as above, he shall NOT:- exable supply (i.e. shall not issue a tax invoice & shall not charge tax amade by him) during the suspension period & co furnish any return u/s 39. cellation is initiated by Department on its own & registration of person is	
	Revocation of	suspended, suc	h person shall not be granted any refund u/s 54 during such suspension period	
(D)	suspension of registration	 → Automatic Revocation: The suspension of registration will be automatically revoked once the PO completes the cancellation proceedings, effective from the suspension date. → PO Discretion: The PO can revoke the suspension at any time during the cancellation process. → Automatic Revocation Conditions: If suspended for not filing returns: → Composition dealers: Missing returns for over 3 months. → Other registered persons: Missing returns for 6 continuous months. Submitting all pending returns will automatically revoke the suspension if it hasn't been cancelled u/r 22. If suspended for violating Rule 10A (bank details), compliance with Rule 10A will also automatically revoke the suspension. 		
(E)	Application of provision of revised tax invoice & first return	sec 31(3)(a)	passed having the effect of revocation of suspension of registration, (Revised Tax Invoice) & sec 40 (First return) shall apply to supplies uspension period.	

Procedure for cancellation of registration [Rule 20 & 22]:-

Voluntary cancellation by registered person:-

- (I) Application:-
 - ⇒ A RP (excluding those with TDS/TCS or UIN) must submit an electronic application for cancellation within 30 days of the event that requires cancellation.
 - The application must include details of:
 - ➤ Inputs in stock
 - > Inputs in semi-finished goods
 - > Inputs in finished goods
 - > Capital goods in stock
 - ⇒ It should also state any liabilities and payments made against those liabilities, along with relevant documents.
- (ii) Order: If the application is submitted and the person is no longer liable to be registered, the PO will issue the cancellation order within. 30. days from the date of submission of application for cancellation.

Suo-motu cancellation by Department

- ⇒ Show Cause Notice (SCN): Before cancelling registration on their own, the PO must issue a SCN and provide a reasonable opportunity for the RP to be heard.
- ⇒ Response Time: The RP must reply to the SCN within 7 days of receiving it. If the reply is satisfactory, the PO will drop the proceedings and issue a cancellation order.
- → Pending Returns: If the SCN is for not filing returns for 6 months (3 months for composition suppliers), the RP can avoid replying by submitting all pending returns and paying any tax dues, interest, and late fees. In this case, the PO will also drop the proceedings.
- **Cancellation Order:** If the registration is to be cancelled, the PO will issue the cancellation order within 30 days of the RP's reply to the SCN.

Effective date of cancellation

- ⇒ The cancellation of registration will take effect from a date specified by the PO in the cancellation order.
- \Rightarrow The PO will also instruct the taxable person to pay any outstanding tax, interest, or penalties, including amounts due u/s 29(5).

Section 30 read with Rule 23:- Revocation of cancellation of Registration

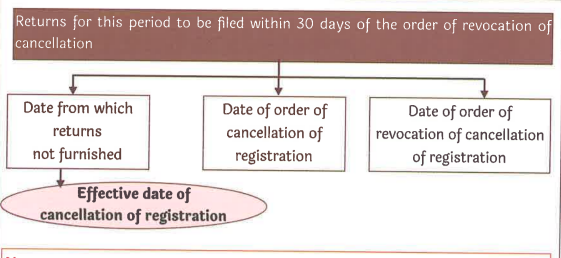
Application for revocation of cancellation of registration

- ⇒ RP, whose registration is cancelled by PO on his own motion, may submit an application to such officer for revocation of cancellation of registration within 90 days from the date of the service of the order of cancellation of registration.
- lacktriangledown On sufficient cause shown & reasons recorded in writing, extension may be granted

efer Question from Ir Questionnaire: CP 11.17.36.00 (IMP)

By:-	For a period:-
Commissioner or officer authorised by	not exceeding 180 days.
him, not below the rank of Additional	
Commissioner or Joint Commissioner	

This application shall be submitted in prescribed form at the common portal either directly or through a Facilitation Centre notified by Commissioner.



Notes:-

- UIN Holders (UN Bodies, Embassies and Other Notified Persons), GST Practitioner cannot apply for revocation of cancelled registration.
- If registration is cancelled on request of taxpayer or his legal heir, one cannot apply for revocation of cancelled registration.

Refer Questionnaire for Questions on Combined Provisions: CCP 11.18.37.00 (IMP), CCP 11.19.38.00 & CCP 11.19.39.00



CHAPTER 13 TAX INVOICE, DEBIT NOTE & CREDIT NOTE

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Introduction:-

- An invoice is a commercial instrument issued by a supplier which identifies both parties involved, describes goods sold/services supplied, quantifies the items sold, etc.
- Invoicing ensures tax compliance, transparency, evidences payment of value & tax involved, etc.
- f D Tax invoice is an important document as it not only evidences supply of goods f E/or services, but is also an essential document for recipient to avail ITC u/s 16(2).
- A tax invoice shall be issued by a registered person supplying taxable goods or taxable services or both. Such tax invoice shall show the prescribed particulars.
- Under GST regime, 'Invoice' or 'Tax Invoice" means the same i.e. tax invoice only.

Note:- Provisions of Tax invoice & Credit & Debit Notes under CGST Act are also applicable to IGST Act vide section 20 of IGST Act.

Important Definitions

Sec 2(37)Credit note:

means a document issued by a registered person under subsection (1) of section 34.

Sec 2(38) Debit note

means a document issued by a registered person under subsection (3) of section 34.

Sec 2(66):- Invoice or tax invoice

means the tax invoice referred to in Sec 31.

Sec 2(92):- Quarter:

shall mean a period comprising three consecutive calendar months, ending on the last day of March, June September and December of a calendar year.

Sec 2(97):- Return:

means any return prescribed or otherwise required to be furnished by or under this Act or the rules made thereunder.

TAX INVOICE ISSUED BY A SUPPLIER OF TAXABLE GOODS/ TAXABLE SERVICES

A tax invoice shall be issued by a registered person supplying taxable goods or taxable services or both. Such tax invoice shall show the prescribed particulars.

Time limit for issuance of invoice [Sections 31(1), (2), (4) & (5) read with rule 47]

Particular Normal case

(4)

(7)

Tax Invoice: Supply of goods

Invoice shall be issued before or at the time of,

- a) If movement of goods is involved- At the time of removal for supply
- b) In other case At the time of delivery or made available

Refer Question from our Questionnaire: CCP 12.02.02.00

Tax Invoice: Supply of Service Invoice shall be issued before or after the provision of service, but within a period of 30

days from the date of supply of service.

- a) In case of Bank/FI/NBFC/Insurer- within 45 days from Completion
- b) Insurer/Bank/FI/NBFC/Telecom/other notified person where service is provided to distinct person (DDP), invoice shall be issued on or before
 - i) When Supplier records in books of A/c
 - ii) Last date of qtr. whichever is earlier

Refer Question from our Questionnaire: CCP 12.05.06.00

In case of Continuous supply of Goods:-

Where successive statements of accounts or successive payments are involved,

The invoice shall be issued before or at the time:-

- each such statement is issued or, as the case may be
- each such payment is received.

Definition u/s 2(32):- Continuous Supply of Goods means a supply of goods which is provided, or agreed to be provided.

- continuously or on recurrent basis
- **⇒** under a contract
- whether or not by means of a wire, cable, pipeline or other conduit, and
- lacktriangle for which the supplier invoices the recipient on a regular or periodic basis &
- includes supply of goods as may be notified by Govt., subject to specified conditions.

P1:- M/s ONGC entered into a contract with Mr. B for supply of oil throughout the year. M/s ONGC issues monthly statement for the oil supplied to Mr. B. Determine the date of issue of invoice in following independent cases:

- I) Mr. B made payment for the month of July on 31st July, 20XX and M/s ONGC issued statement for the month of July on 8th August, 20XX.
- ii) M/s ONGC issued statement for the month of August on 5th September, 20XX, the payment of which not received till 30th September, 20XX. Refer Questionnaire: CCP 12.03.03.00, CCP 12.03.04.00 - (a)

In case of Goods Sent or Taken on Approval for Sale or Return:

Notwithstanding anything contained in sec 31(1),

If goods being sent or taken on approval for sale or return are removed before the supply takes place,

The invoice shall be issued before or at:-

- the time of supply or
- 6 months from the date of removal, whichever is earlier.

P2:- M/s. Swamini Sarees of Pune is engaged in the trading of sarees. On 20/05/20XX, M/s. Swamini has sent 200 sarees for exhibition at Mumbai on sale or return basis. Out of the said 200 sarees, 100 sarees have been sold on 28/07/20XX at the exhibition. Out of remaining 100 sarees, 50 sarees have been brought back to Pune on 25/11/20XX and balance 50 units have neither been sold nor brought back.

Explain the provisions under GST law relating to issue of invoices with exact dates on which tax invoices need to be issued by M/s. Swamini Sarees. Refer Questionnaire: CCP 12.03.04.00 - (b), CCP 12.04.05.00 (IMP)

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(5)

In case of Continuous supply of Services: - Subject to section 31(3)(d),

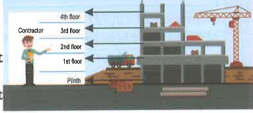
	Where	Invoice shall be issued:-
a)	due date of payment is ascertainable from the contract:-	on or before the due date of payment.
b)		before or at the time when supplier of service receives the payment.
c)	payment is linked to completion of an	on or before the date of completion of that
	event:-	event.

Refer Question from our Questionnaire: CCP 12.06.07.00 (IMP), CCP 12.06.08.0

Sec 2(33):- "Continuous Supply of Services"

means a supply of services which is provided, or agreed to be provided,

- continuously or on recurrent basis,
- ⇒ under a contract,
- for a period exceeding three months with periodic payment obligations and
- includes supply of such services as the Government may, subject to such conditions, as it may by notification, specify.



P3:- Mr. Jai is also engaged in constructing a building for a client. The client is required to pay him on the completion of plinth, 1st floor, and 2nd floor. When should the invoice be raised in this case?

What would be your answer, if payment is to be made by client on 1st day of each quarter under the terms of contract.

P4: MBM Caretakers, a registered person, provides the services of repair & maintenance of electrical appliances. On April 1, it has entered into an annual maintenance contract with P for its Air Conditioner and Washing Machine. As per the terms of contract, maintenance services will be provided on the first day of each quarter of the relevant financial year and payment for the same will

also be due on the date on which service is rendered. During the year, it provided the services on April 1, July 1, October 1, and January 1 in accordance with the terms of contract. When should MBM Caretakers issue the invoice for the services rendered? [ICAI Material]

Answer: - Continuous supply of service means, inter alia, supply of any service which is provided, or agreed to be provided continuously or on recurrent basis, under a contract, for a period exceeding 3 months with the periodic payment obligations.

Therefore, the given situation is a case of continuous supply of service as repair & maintenance services have been provided by MBM Caretakers on a quarterly basis, under a contract, for a period of one year with the obligation for quarterly payment.

In terms of sec 31, in case of continuous supply of service, where due date of payment is ascertainable from the contract (as in the given case), invoice shall be issued on or before the due date of payment.

Therefore, MBM Caretakers should issue quarterly invoices on or before April 1, July 1, October 1, & January 1.

In cases where supply of services ceases before the completion of supply:-

If supply of services ceases under a contract before the completion of supply:-

- ⇒ invoice shall be issued at the time when the supply ceases &
- Such invoice shall be issued to the extent of supply made before such cessation.

to Sec 31:-

Explanation The "tax invoice" includes any revised invoice issued by supplier for supply made earlier.

Refer Question from our Questionnaire: CCP 12.07.09.00

Summary

31

(6)

	Particular	Tax Invoice: Supply of goods	Tax Invoice : Supply of Service
	Continuous Supply of goods / services	Invoice shall be issued before or at the time each such successive statement or each such successive payment is received	Invoice shall be issued before or at the time of, a) If Due date of payment ascertainable in contract - on such date b) If due date of payment is not ascertainable - date of payment received c) If payment is linked to completion of an event- Last date of completion of such event
	Supply on sale or return/Approval basis Invoice shall be issued before or at the time of, a) supply [i.e. approval given by recipient] b) 6 months from the date of removal, whichever is earlier		_
of SOS _		-	the invoice shall be issued at the time when the supply ceases and such invoice shall be issued to the extent of the supply made before such cessation.
		Refe	r Question from our Questionnaire: CCP 12.01.01.00

Particulars of a tax invoice [Sections 31(1) & (2) read with rule 46]

Under GST, there is no format prescribed for Tax Invoice, but rules make it mandatory for an invoice to have following fields (only applicable fields are to be filled):-

- Name, address and GSTIN of the supplier
- (b) A consecutive serial number not exceeding 16 characters, in one or multiple series, containing alphabets/ numerals/special characters hyphen or dash and slash, and any combination thereof, unique for a FY
- (c) Date of its issue
- (d) If recipient is registered- Name, address and GSTIN or UIN of recipient

(e) If recipient is unregistered Particulars of Invoice & value of supply is:-		Particulars of Invoice	
	Rs 50000 or more	Name and address of recipient & the address of delivery, along with the name of State & its code	
	< Rs 50000 (clause f)	Unregistered recipient may still request the aforesaid details to be recorded in tax invoice	

Proviso: Provided that in cases involving

- > supply of online money gaming or
- in cases where any taxable service is supplied by or through an ECO or
- by a supplier of OIDAR services

to a recipient who is un-registered, irrespective of the value of such supply, a tax invoice issued by the registered person shall contain the name of the state of the recipient and the same shall be deemed to be the address on record of the recipient.

HSN code for goods or services Description of goods or services (h) Quantity in case of goods and unit or Unique Quantity Code thereof (1)Total value of supply of goods or services or both (j) Taxable value of supply of goods or services or both taking into account discount or abatement, if any; (k) Rate of tax (CGST, SGST, IGST, UTGST or Cess) (1)Amount of tax charged in respect of taxable goods or services (CGST, SGST, IGST, UTGST or Cess) Place of supply along with the name of State, for a supply in course of inter-State trade or commerce (n) Address of delivery where the same is different from the place of supply Whether the tax is payable on reverse charge basis and (p) Signature or digital signature of the supplier or his authorized representative (not required for issue of (q) e-invoice as per Information Technology (IT) Act, 2000). Quick Response code, having embedded Invoice Reference Number (IRN) in it, in case e-invoice has been (r) issued as per rule 48(4). A declaration as below, that invoice is not required to be issued in the manner specified under rule 48(4) (i.e. E-invoice), in all cases where an invoice is issued, other than in the manner so specified under the said ru 48(4), by the taxpayer having aggregate turnover in any preceding financial year from 2017-18 onwards more than the aggregate turnover as notified under the said rule 48(4):-I/We hereby declare that though our aggregate turnover in any preceding financial year from 2017-18 onwards is more than the aggregate turnover notified under rule 48(4), we are not required to prepare a invoice in terms of the provisions of the said sub-rule.

Number of HSN digits required on tax invoice and class of registered person not required to mention HSN [Rule 46]

On recommendation of council, Board may notify:-

- (i) Number of HSN code digits required to be mentioned by a class of registered persons,
- (ii) Class of supply for which specified no. of digits of HSN code shall be required to be mentioned by a registered taxpayers &
- (iii) Class of registered persons exempted to mention HSN code.

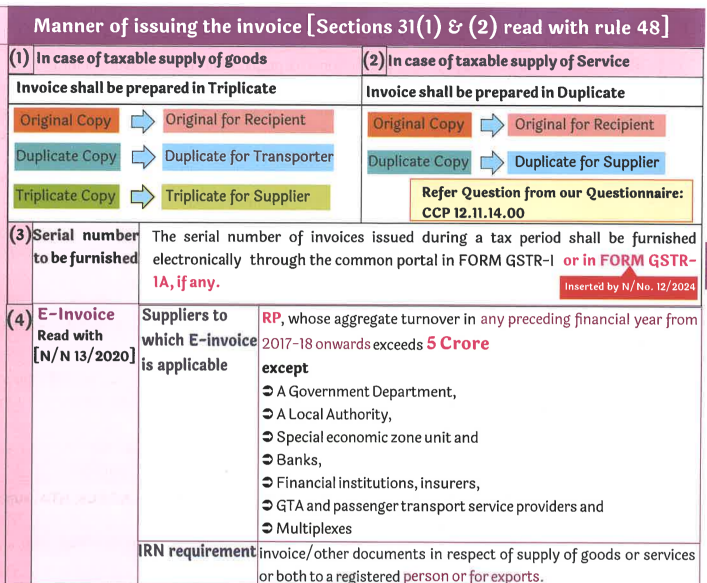
Under N/No. 12/2017 CT dt 28.06.2017 as amended:-

The minimum number of HSN code digits to be uploaded by a filer depends on his turnover in last year:-

Annual turnover in Preceding F.Y.	Type of supply	Number of Digits of HSN Code required
€ ₹5 crore	For B2B supply	4
	For B2C supply	4 (optional)
>₹5 crore	For B2B & B2C supply	6

Comments:-

- THSN/ HS (Harmonized Commodity Description & Coding System) is a globally accepted standardize system of nomenclature of different goods developed by World Customs Organization.
- ⇒ India uses 8-digits codes for more specific and precise classification instead of 6.



E-Invoicing in GST

	Statutory	⇒ Rule 48(4): Specifies the e-invoice preparation process and obtaining IRN.
	Provisions	⇒ Exemptions: The Commissioner may exempt certain taxpayers from e-invoicing.
	What is E-Invoicing?	Definition: E-invoicing is not about generating invoices through a government portal. Businesses create GST invoices using their own systems and report them the Invoice Registration Portal (IRP).
1511	miliany sa in	⊃Process: After reporting to IRP, a unique Invoice Reference Number (IRN) i generated, which is necessary for the e-invoice's validity.
afie	Applicability	 Mandatory for Certain Taxpayers: Businesses with an aggregate turnover exceed to crores in any financial year from 2017-18 onwards are required to issue e-invoice for B2B transactions and exports. Exclusions: E-invoicing is not required for B2C invoices currently, but this may change in the future. It's also not applicable for Input Service Distributors (ISD import of goods, and certain reverse charge scenarios.
	Advantages of E-Invoicing	 Efficiency: Automates reporting of invoices in GST returns and e-way bill generation Accuracy: Reduces transcription errors and facilitates reconciliation with purchasorders. Tax Compliance: Helps in matching input tax credit with output tax, reducing tax evasion Fraud Prevention: Curbs fake invoicing and fraudulent ITC claims.
	Non	⇒ Special Economic Zone (SEZ) units, insurers, banks, NBFCs, GTA, supplie
	Applicability	of passenger transportation, and certain others.
	of E-invoice	⇒ Declaration Requirement: Exempted entities must declare that they are noticed to prepare e-invoices as per rule 48(4).
	Important Notes for SEZ	⇒ SEZ Units vs. Developers: Only SEZ units are exempt, not SEZ developers. ⇒ Entity-Wide Exemption: The exemption applies to the entire entity, regardless the nature of the supply.
		Example: Maharaja Private Limited has an SEZ unit and a regular DTA unit (both having same PAN). The aggregate total turnover of Maharaja Private Limited is more than ₹ 5 crores (considering both the GSTINs). However, the turnover of DTA unit is below ₹ 5 crores for F 20XX-XY. In this scenario, SEZ unit is exempt from e -invoicing. However, e-invoicing will be applicable to DTA Unit because the aggregate turnover of the legal entity in this case is > ₹5 crores. The eligibility is based on aggregate annual turnover on the common PAN.
	E-Invoice incase of	If the invoice issued by a notified person is in respect of supplies made by him taron which is payable under RCM under section 9(3), e-invoicing is applicable.
	Reverse	On the other hand, where specified category of supplies are received by notified
	Charge	person from unregistered persons
		attracting reverse charge under section 9(4) or
		through import of services,
		e-invoicing doesn't arise/ not applicable. Example: A taxpayer (say a firm of advocates) having aggregate turnover in a FY of more
		than ₹ 5 crore is supplying services to a company (who will be discharging tax liability as recipient under reverse charge mechanism), such invoices have to be reported by said tax payer (since it is a notified person) to IRP.
		4.00

Non- applicability of provision of normal invoice	⇒ 3 copies of invoices is not required in case of e-invoice.
Amendment/ cancellation of e-invoices	 An e-Invoice cannot be partially cancelled, it has to be cancelled fully. Once cancelled, it will need to be reported into the IRN within 24 hours. Cancellation after 24 hours cannot be done on the IRN and should be manually cancelled on the GST portal before the returns are filed. Once an IRN is cancelled, the same invoice number cannot be used again to generate another invoice. If used again, the IRP will reject the same. Any amendments to an e-invoice can be made only on the GST Portal.
Circular no. 186/18/2022	It has been clarified that the said exemption from generation of e- invoices is for the entity as a whole and is not restricted by the nature of supply being made by the said entity
CBIC Clarification Circular No. 198/10/2023	 Government Departments/Local Authority/agencies/PSU required to deduct TDS under section 51 are compulsorily registered under sec 24(vi). E-invoices must be issued for supplies to registered Government Departments/agencies by registered persons surpassing the turnover threshold of ₹5 CR. Refer Questionnaire: CCP 12.12.15.00 & CCP 12.12.16.00 (IMP)

Dynamic QR Codes in GST for B2C Invoices

What's a Dynamic OR Code?	 It's a special type of QR code that changes (or is 'dynamic') and contains all the payment details for a transaction. When a customer scans it, they can pay directly without entering the amount manually. 				
Who Needs to Use It?	 ⇒ Businesses where Agg. T/o in any F.Y. since 17–18 exceeds ₹500 crores. ⇒ These businesses must put these QR codes on invoices when they sell to customers 				
	who are not registered under GST (B2C tran	sactions).			
Why is it Diff. from Regular	Regular QR codes are static and don't change. They don't have specific transaction details.				
QR Codes?	Dynamic QR codes are smarter – they have a	all the payment info for each specific sale.			
Where QR code is not required?	Some businesses don't need to use these QR codes. These include: Insurance companies, banks, and financial institutions. Goods transport agencies. Companies providing passenger transport services. Multiplex cinemas. Online information and database access or retrieval (OIDAR) services.				
What About Exports	Goods or services sold to other countries (exports) are treated differently. They don't need these QR codes because they follow different rules (B2B transactions). It should have: The seller's GST number and UPI ID. The buyer's bank account number and IFSC code.				
What Should the QR Code Include?					
	The QR code can be scanned for instant digital	payments, making the process quick and			
	(4)	Refer Questionnaire: CCP 12.13.17.00			
	Dynamic QR Code? Who Needs to Use It? Why is it Diff. from Regular QR Codes? Where QR code is not required? What About Exports What Should the QR Code	payment details for a transaction. Who Needs to Use It? Why is it Diff. from Regular QR Codes? Where QR code is not required? What About Exports Dynamic QR Code Include? Dynamic Dayment details for a transaction. When a customer scans it, they can pay direct of the details for a transaction. Where QR codes are static and don't char details. Dynamic QR codes are static and don't char details. Dynamic QR codes are smarter — they have a details. Dynamic QR codes are smarter — they have a details. Donline businesses don't need to use these QR code is not Companies, banks, and financial in Code is not Companies providing passenger transport in the details of the details. The seller's GST number and UPI ID. The buyer's bank account number and IFSC of Involce number, date, total value, and GST details.			

Dynamic QR Code Compliances in Various Cases

	Case	Scenario	Compliance Requirement
	Case I	Supplier displays Dynamic QR Code, but customer pays without using it.	Invoice is complied if it includes a cross-reference the payment (transaction ID, date, time, amou mode of payment).
	Case II	Supplier offers electronic payment modes without displaying Dynamic QR Code.	Invoice is complied if it includes a cross-reference the electronic payment made. Dynamic QR Code required if payment is after invoice generation.
	Case III	Pre-paid invoices (payment made before invoice issuance).	Invoice is compliant if it references the pre-payme Dynamic QR Code needed for post-payment invoice
mb	Case IV	Supplier uses an e-commerce platform that complies with Dynamic QR Code requirements.	Invoice is complied if it references the payment receiv Dynamic QR Code needed for post-payment invoices.
	Case V	Invoice issued to a recipient outside India for services with a place of supply in India, payment in FOREX.	No Dynamic QR Code is required as the recipie outside India cannot use it for payment.
int s	Case VI	Retail sales over the counter with payment via dynamic QR code on digital display, invoice generated post-payment.	

Revised Tax Invoices in GST [Sec 31(3)(a) read with rule 53]

What is a Revised Tax	Allows businesses to issue invoices for taxable supplies made between the effective date of their GST registration and the date they receive their registration certificate.					
Invoice?						
When to Issue Revised Tax Invoices?	registrat	issued within one month from the date of receiving the GST ion certificate. must prominently display the words "Revised Invoice".				
Consolidated Revised Tax		e supplies made to an unregistered recipient during the period between ration date and certificate issuance date.				
Invoice:	Inter-State Supplies	 Value not exceeding ₹2.5L:- A state-wise consolidated revised invoice can be issued for each state where unregistered recipients are located. Value above ₹2.5L:- A recipient-wise revised invoice should be issued for each supply. 				
	Intra-State Supplies	A recipient-wise consolidated revised invoice should be issued regardless of the supply amount.				
revised tax invoice?	As per rule 10 of CGST Rules, if the application for registration is submitted within 30 days from date of becoming liable to registration, the effective date of registration shall be the date on which person becomes liable to registration & there is a time lag which require revised tax invoice to be issued for taxable supplies made during that period. Enables recipients to avail Input Tax Credit (ITC) on the supplies made during the period before the supplier's GST registration certificate was issued. Refer Question from our Questionnaire: CCP 12.09.11.00 (IMP)					
Importance for Recipients						

No Tax Invoice required to be issued if value < ₹ 200 – A consolidated Tax Invoice can be issued [Section 31(3)(b) read with fourth proviso to rule 46]

	No Tax Invoice for Small	When the value of goods &/or services supplied is less than ₹200.			
	Transactions				
	Conditions	 The value of the supply is less than ₹200. The recipient is unregistered. The recipient does not require an invoice. Note: - An invoice must be issued if the customer demands one, regardless of the 			
		transaction value.			
u, i	Consolidated	Issue a Consolidated Tax Invoice at the end of each day for all such supplies.			
	Tax Invoice	Comment: Invoice is to be issued mandatorily by multiplex even if recipient is unregistered & does not required invoice & value is < 200.			
= 11	Exclusion	Not applicable to suppliers providing services like admission to cinematograp films in multiplex screens.			
	Bill of Supply	The same provision applies to the Bill of Supply as well.			
ne n	Note:- Format	is given at the end of this chapter			
		efer Question from our Questionnaire: CCP 12.10.13.00 (IMP) & CCP 12.14.18.00 - (2)			

Bill of Supply [Section 31(3)(c) read with rule 49]

	Bill of Supply	Issued instead of a tax invoice 1. For supplying exempted goods &/or services. 2. By registered persons under the composition levy.
		Note: Any tax invoice or any other similar document issued under any other Act for the time being in force for any non-taxable supply shall be treated as bill of supply under GST Act.
	Composition Levy	Must include the phrase "composition taxable person, not eligible to collect tax on supplies" at the top.
Tax Collection ○ No tax is collected from the recipient in these cases. ○ Does not include rate of tax and amount of tax, as no tax is collected		 No tax is collected from the recipient in these cases. Does not include rate of tax and amount of tax, as no tax is collected.

Note: - Format is given at the end of this chapter Refer Questionnaire: CCP 12.14.18.00 - (1)

CH 13 Tax Invoice

Invoice-cum-bill of supply [Rule 46A]

Invoice-cum-	A single document issued for both taxable and exempt supplies to an unregistered			
Bill of Supply	person.			
	Used when a registered person supplies both taxable and exempt goods &/orservices to			
	an unregistered person.	Refer Questionnaire: CCP 12.19.30.00 - (1)		

Receipt Voucher [Section 31(3)(d) read with rule 50]

Receipt Voucher	A document issued by a registered person upon receiving an advance payment (as a evidence) for any supply of goods &/or services				
When to Issue	When to Issue Issued when an advance payment is received before the supply is made.				
Rate of tax/	Where at the time of receipt of advance	The rise 12			
supply is not	(i) rate of tax is not determinable	tax shall be paid at the rate of 18%			
determinable	(ii) nature of supply is not determinable	same shall be treated as inter-State supply			

Note: - Format is given at the end of this chapter

Refer Questionnaire: CCP 12.15.19.00 (IMP) & CCP 12.15.20.00

Refund Voucher [Section 31(3)(e) read with rule 51]

Purpose	To provide a refund for the advance payment when the anticipated supply does not take				
	place.				
When to Issue	Where on receipt of advance payment with respect to any supply of goods or services or				
	both the registered person issues a Receipt Voucher,				
	but subsequently				
	no supply is made and				
	no tax invoice is issued in pursuance thereof,				
	the said registered person may issue to the person who had made the				
	payment, a Refund Voucher against such payment.				
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Note:- Format is given at the end of this chapter

Self Invoice and Payment Voucher in Case of RCM [Section 31(3)(f) & (g) read with second proviso to rule 46 and rule 52]

	Self Invoice (Sec 31(3)(f) with 2nd proviso to rule 46)	Payment Voucher (Sec 31(3)(g) with rule 52)
Issued by	Recipient who is liable to pay tax under reverse charge	Recipient who is liable to pay tax under reverse charge
When to Issue	When goods or services are received from an unregistered supplier and the recipient is liable to pay tax under RCM (Sec 9(3)/(4)).	9(3)/(4)). Refer Questionnaire:
Note: - Forma	nt is given at the end of this chapter	CCP 12.16.21.00

Rule 54:- Tax invoices in Special Cases				
Supplier of		Document in lieu of the tax invoice		
taxable service	Optional information	Mandatory information		
Insurer/	• Serial number	Other information as prescribed for a Tax Invoice, under rule 4		
Banking	 Address of the 	Such document may be issued/made available, physically/		
,	recipient of	electronically		
• •	taxable service	The said supplier may issue a consolidated tax invoice or any		
		other document in lieu thereof, by whatever name called (for		
<i>'</i>		supply of services made during a month at the end month		
_	Refer Questionnaire:	The signature or digital signature of the supplier shall not b		
NBFC	CCP 12.19.30.00	required for consolidated tax invoice		
	taxable service	Supplier of taxable service Insurer/ Banking company/ Financial institution, including NBFC Optional information Serial number Address of the recipient of taxable service Refer Questionnaire: CCP 12.19.30.00 -		

Supplier of	> Serial number		Other information as prescribed for a tax invoice, under rule 46		
passenger	> Address of the		Tax invoice shall include ticket in any form, by whatever name called.		
transportation service			The signature or digital signature of the supplier shall not be required for ticket		
GTA transporting	a)	Gross weight of th	ne consignment	b)	Name of the consignor and the consignee
goods by road	c) Registration num		ber of goods carriage	d)	Details of goods transported
	e) Other informatio		n under rule 46	f)	Details of place of origin and destination
	g)	GSTIN of the per	rson liable for paying tax whether as consignor, consignee o		x whether as consignor, consignee or GTA
Admission to	Sha	Shall issue Electronic ticket and Electronic ticket is deemed to be Tax Invoice, even such			
Exhibition of	tick	ticket does not contain Recipient details			
cinematograph					voice, under rule 46
films in multiplex	Pro	Provided that the supplier of such servce in a screen other than multiplex screens may,			
	at his option follow the above procedure				
	- 0				

Refer Question from our Questionnaire: CCP 12.17.22.00 & CCP 12.17.23.00

Rule 54. Tax invoice by Input Service Distributor (ISD)

(1) An ISD invoice or, an ISD credit note issued by an ISD shall contain the following details:name, address and GSTIN of ISD a consecutive serial number not exceeding 16 characters, in one or multiple series, containing b) alphabets or numerals or special characters- hyphen or dash and slash symbolised as- "-", "/" respectively, and any combination thereof, unique for a F.Y. c) date of its issue d) name, address and GSTIN of the recipient to whom the credit is distributed amount of the credit distributed and e) f) signature or digital signature of the ISD or his authorised representative: Proviso: - In cases where the ISD is a bank, FI, or NBFC, a tax invoice can be replaced by any document, regardless of document's nameor serial number, as long as it contains the required information. **1A)** (a) A RP with the same PAN and State code as an ISD can issue an invoice, credit, or debit note to transfer credit for common input services to the Distributor, including specific required details. (i) name, address and GSTIN of the RP having the same PAN and same State code as the ISD (ii) a consecutive serial number not exceeding 16 characters, in one or multiple series, containing alphabets or numerals or special characters - hyphen or dash and slash symbolised as "and "/" respectively, and any combination thereof, unique for a F.Y. (iii) date of its issue (iv)GSTIN of supplier of common services and original invoice number whose credit is sought to be transferred to the ISD (v) Name, address and GSTIN of the ISD. (vi) taxable value, rate and amount of the credit to be transferred and (vii) Signature or digital signature of the RP or his authorised representative. The taxable value in the invoice issued under clause (a) shall be the same as the value of the (b) common services

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

It specifies the cases where at the time of removal of goods, goods may be removed on delivery challan and invoice may be issued after delivery. These are provided in the following table:

invoice may be issued after derivery. These are provided in the join owing table.	
Nature of supply	(1) Supply of liquid gas where the quantity at the time of removal from the place of business of the supplier is not known,
lustus =mol	(2) Transportation of goods for job work,
	(3) Transportation of goods for reasons other than by way of supply, or
	(4) Such other supplies as may be notified by the Board
Delivery	The delivery challan shall be prepared in TRIPLICATE, in case of supply of goods, in the
challan in	following manner: Original copy Original for Consignee
Triplicate	Duplicate copy Duplicate for Transporter
	Triplicate copy Triplicate for Consignor
Declaration in	Where goods are being transported on a delivery challan in lieu of invoice, the same sha
E-way Bill	be declared in E-Way Bill
Tax invoice after delivery of goods	If goods are transported for supply and a tax invoice isn't issued at the time of remova the supplier must issue the tax invoice after the goods are delivered.

Goods transported in SKD/CKD condition or in batches or lots:-Where the goods are being transported in a semi knocked down or completely knocked down condition or in batches or lots,

- (a) the supplier shall issue the complete invoice before dispatch of the first consignment;
- (b) the supplier shall issue a delivery challan for each of the subsequent consignments, giving reference of the invoice;
- (c) Copies of the corresponding delivery challan shall accompany each consignment along with a duly certified copy of the invoice; and
- (d) the original copy of the invoice shall be sent along with the last consignment.

Rule 55A:- Tax Invoice or bill of supply to accompany transport of goods.

The person-incharge of the conveyance shall carry a copy of the tax incoice or the bill of supply issued as per rules 46, 46A or 49 in a case where such person is not required to carry an e-way bill under these rules.

Goods may be moved within the State/from the State of registration to another State for supply on approval basis and art works may be sent by artists to galleries for exhibition on delivery challan along with e-way bill wherever applicable



	Jewellery Suppliers	Artists Supplying Art Works	
	[Cir. No. 10/10/2017]	[Cir. No. 22/22/2017]	
Scenario	Traveling to other states for buyer's approval.	Supplying art works in different states.	
Challenge	Can't ascertain supplies in advance.	Similar issue in determining supplies	
Tax Invoice (Supply on Approval Basis)	Issued at the time of actual supply, post-approval.	Issued at the time of actual supply, post-selection.	
CTP Can't register due to uncertainty in tax liability as actual supplies are not ascertainable beforehand.		Same reason for not registering as a CTP	
Movement of Goods	Within the same state or to other states.	Within the same state or to other states.	
Documentation Required at the time of removal Delivery challan and e-way bill (if applicable).		Delivery challan and e-way bill (if applicable)	
Invoice Book	Carried along for issuing invoice post-supply.	Carried for issuing invoice after art work is selected.	
Nature of tax	Goods taken to another state & supplied there is inter-state supply & IGST is leviable.	Same as discussed besides.	

SECTION 34:- CREDIT AND DEBIT NOTES

Circumstances of Issuance of Credit Note The goods supplied are returned by recipient, or the goods or services supplied are found to be deficient, the goods or services don't meet the recipient's quality expectations. Any other similar reasons. Refer Questionnaire: CCP 12.18.25.00 & CCP 12.18.26.00 Reducing Tax Liability Correspondingly, the recipient's Input Tax Credit also reduces.

Restrictions on **Credit Notes**

Exceptions:

- Not allowed for secondary discounts as they don't reduce tax liability.
- ⇒ Financial/commercial credit notes can be issued but won't affect Tax Liability.

Debit Note:-

of Issuance of **Debit Note**

- Circumstances ⊃ the taxable value or tax charged in that tax invoice is found to be less than the taxable value or tax payable in respect of such supply,
 - the quantity received by recipient is more than what is declared in tax invoice,
 - any other similar reasons

Additional Tax Liability

- ⇒ A debit note/supplementary invoice creates additional tax liability (the word "debit note" shall include a supplementary invoice).
- Treatment of a debit note/ supplementary invoice is identical to that of a tax invoice for returns and payment purposes

Details of Debit Note/Credit Note to be declared in return

Time limit to declare details of Credit note issued & other relevant pts.

- **Usage:** For adjusting previously issued invoices for goods or services.
- → Declaration in Returns: Must be declared in the tax return of the month when the credit note is issued.
- **⇒ Deadline for Declaration:** Earlier of two dates:
 - > 30th November following the end of F.Y. in which such supply was made or
 - Date of furnishing of the relevant annual return.

Refer Questionnaire: CCP 12.18.24.00 & CCP 12.18.28.00 (IMP)

- **Adjustment of Tax Liability:** As per prescribed methods.
- **Restriction:** No reduction in output tax liability if incidence of tax and interest have been passed to another person or ITC is not reversed by recipient.
- → Flexibility: A single credit can address multiple invoices.

Time limit to declare details of Debit note issued

- **⊃ Declaration Timing:** In the tax return for the month when the debit note is issued.
- Tax Liability Adjustment: As per prescribed methods
- ⇒ Flexibility: Single debit note can address multiple invoices

Note: - There is no time limit for issue of Debit note

Procedure in case of return of time expired medicines/drugs [Cir.No. 72/46/2018]

In the pharmaceutical industry, drugs are sold from manufacturers to wholesalers, and then to retailers, accompanied by an invoice or bill of supply. These products have a set expiration date, and any that surpass this date, known as "time expired goods," are returned to the manufacturer through the supply chain. In case of return of time expired medicines/drugs, either of the following two options can be followed:

A) Return of time expired goods to be treated as fresh supply

Return by Registered Person

- Tresh supply & invoice: Can return goods as a fresh supply and issue an invoice for it (Excluding composition taxpayer).
- ⇒ Value: Same as on the original invoice.
- **⊃ ITC Eligibility:** Recipient (wholesaler/manufacturer) eligible for ITC subject to prescribed conditions u/s 16.

Return by Composition Supplier	 → Action: Return goods by issuing a bill of supply. → Tax Payment: Pay tax at the composition rate. → ITC: No Input Tax Credit available for the recipient of the return supply.
Return by Unregistered Person	 → Action: Return goods using any commercial document. → Tax: No tax charged on the return. Note: This applies to unregistered individuals or entities returning goods.
Destruction of Returned Goods	When time expired goods returned by retailer/wholesaler are destroyed by the manufacturer, then ITC need to reverse u/s 17 (5)(h).
B) Return of ti	me expired goods by issuing Credit Note
Credit Note by Manufacturer/ Wholesaler	⇒ Action: Issue a credit note for returned time-expired goods. ⇒ Method for Return: Retailer/wholesaler returns goods using a delivery challan.
Credit Note Issued Within Time Limit	 ⇒Tax Liability Adjustment: Possible if credit note issued within specified time limit. ⇒ Condition: Person returning goods must not have availed ITC or must hav reversed the ITC if previously availed.
Credit Note Issued After Time Limit	⇒ Still Issuable: Credit note can be issued even after time limit. ⇒ Tax Liability: Cannot be adjusted by the supplier. ⇒ Declaration: No need to declare such credit note on the common portal.
Destruction of Returned Goods	⇒ Action Required: If time-expired goods are destroyed, the manufacturer needs t reverse the ITC u/s 17(5)(h) related to the manufacture of those goods.
	Composition Supplier Return by Unregistered Person Destruction of Returned Goods B) Return of ti Credit Note by Manufacturer/ Wholesaler Credit Note Issued Within Time Limit Credit Note Issued After Time Limit Destruction of Return e d

SEC 31A: Facility of Digital payment to recipient

The Government may, on the recommendations of the Council, prescribe a class of registered person who shall provide prescribed modes of electronic payment to the recipient of supply of goods or service or both made by him and give option to such recipient to make payment accordingly, in such manner an subject to such conditions and restrictions, as may be prescribed

SEC 32: Prohibition of Unauthorised Collection of Tax

A person who is not a registered person shall not collect in respect of any supply of goods o services or both any amount by way of tax under this Act. No registered person shall collect ta except in accordance with the provisions of this Act or the rules made thereunder.

Rujuta is engaged in providing grooming services. She is not registered under GST law as her turnover is below the threshold limit. Rujuta cannot collect tax on the grooming services provided by her as a person who is not a registered person cannot collect any amount by way of tax under GST law in respect of any supply of goods or services or both.

SEC 33: Amount of tax to be indicated in Tax invoice and other documents

Notwithstanding anything contained in this Act or any other law for the time being in force, where any supply is made for a consideration, every person who is liable to pay tax for such supply shall prominently indicate in all documents relating to assessment, tax invoice and other like documents, the amount of tax which shall form part of the price at which such supply is made.

Refer Questionnaire: CCP 12.08.10.00 & CCP 12.19.31.00

For Self Study:- Format for Bill of Supply, revised Invoice, Vouchers & Challan

Rule 53:- Particulars of Revised Tax Invoice "Revised Invoice", wherever applicable, indicated prominently; b. Name, address & GSTIN of supplier; A consecutive serial number <= 16 characters, in one or multiple series, containing alphabets or numerals or special characters hyphen or dash & slash & any combination thereof, unique for a FY; Date of issue of document; Name, address & GSTIN or UIN, if registered, of the recipient;

Name & address of recipient & the address of delivery, along with

Serial number & date of corresponding tax invoice/ bill of supply;

Signature/digital signature of supplier/his authorized representative.

name of State & its code, if such recipient is un-registered;

Rule 50:- Particulars of Receipt Voucher

f.

h.

a.	Name, address & GSTIN of supplier;
b.	A consecutive serial number <= 16 characters, in one or multiple series, containing alphabets or numerals or special characters- hyphen or dash & slash & any combination thereof, unique for a F.Y.;
c.	Date of its issue;
d.	Name, address & GSTIN or UIN, if registered, of the recipient;
e.	Description of goods or services;
f_{\bullet}	Amount of advance taken;
g.	Rate of tax (CGST, SGST, IGST, UTGST or Cess);
h.	Amount of tax charged in respect of taxable goods or services (CGST, SGST, IGST, UTGST or Cess);
î.	Place of supply along with the name of State & its code, for supply in the course of inter-State trade or commerce;
j₽	Whether the tax is payable on reverse charge basis; and
k.	Signature/digital signature of supplier/his authorized representative

Rule 52:- Particulars of Payment Voucher

	- various of various voucitor
a.	Name, address & GSTIN of supplier if registered;
b.	A consecutive serial number <= 16 characters, in one or multiple series, containing alphabets or numerals or special characters- hyphen or dash & slash & any combination thereof, unique for a F.Y.
C.	Date of its issue;
d.	Name, address & GSTIN of the recipient;
e.	Description of goods or services;
f.	Amount paid;
g.	Rate of tax (CGST, SGST, IGST, UTGST or Cess);
h.	Amount of tax payable in respect of taxable goods or services (CGST, SGST, IGST, UTGST or Cess);
ī,	Place of supply along with the name of State & its code, for supply in the course of inter-State trade or commerce; and
j.	Signature/digital signature of supplier/his authorized representative.

Rule 49: - Particulars of Bill of Supply

a.	Name, address & GSTIN of supplier;
b.	A consecutive serial number <= 16 characters, in one or more multiple series, containing alphabets or numerals or special characters- hyphen or dash & slash & any combination thereof, unique for a F.Y.
c.	Date of its issue;
d.	Name, address & GSTIN or UIN, if registered, of the recipient;
e.	HSN Code for goods or services;
f.	Description of goods or services or both;
g.	Value of supply of goods or services or both taking into account discount/abatement, if any; and
h.	Signature/digital signature of supplier/his authorized representative (not required for issue of electronic bill of supply as per IT Act, 2000)

Rule 51:- Particulars of Refund Voucher

a.	Name, address & GSTIN of supplier;
b.	A consecutive serial number <= 16 characters, in one or multiple series, containing alphabets or numerals or special characters- hyphen or dash & slash & any combination thereof, unique for a F.Y.;
c.	Date of its issue;
d.	Name, address & GSTIN or UIN, if registered, of the recipient;
e.	Number & date of Receipt Voucher issued;
f.	Description of goods/ services in respect of which refund is made;
g.	Amount of refund made;
h.	Rate of tax (CGST, SGST, IGST, UTGST or Cess);
i,	Amount of tax paid in respect of such goods or services (CGST, SGST, IGST, UTGST or Cess);
j _ž	Whether the tax is payable on reverse charge basis; and
k.	Signature/digital signature of supplier/his authorized representative

Rule 53(1A):- Particulars of Debit & Credit Notes There is no prescribed format, but the mandatory particulars are:-

a.	Name, address & GSTIN of supplier
b.	Nature of document
C.	A consecutive serial number <= 16 characters, in one or multiple series, containing alphabets or numerals or special characters - hyphen or dash & slash & any combination thereof, unique for a FY
d.	Date of issue of document
e.	Name, address & GSTIN or UIN, if registered, of the recipient
f.	Name & address of recipient & address of delivery, along with name of State & its code, if such recipient is un-registered
g.	Serial number(s) & date(s) of corresponding tax invoice(s) or bill(s) of supply
h.:	Value of taxable supply of goods or services, rate of tax & amount of tax credited/ debited to recipient
1.	Signature/digital signature of supplier/his authorized representative



CHAPTER - 14 Accounts, Records & E-Way Bill

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Sr.No.	Title	Pg.No.			
1	Introduction				
2	Relevant Definitions				
3	Section 35 read with rules 56 & 58:- Accounts and Other Records				
4	Section 36:- Period of Retention of Accounts				
5	Section 68 read with Rule 138:- E-Way Bill				

Introduction

. For Accounts & Records:-

- Compliance verification is done by Department through scrutiny of returns and/or investigation. i.e. through documentary checks rather than physical controls. This requires certain obligations to be cast on the taxpayer for keeping and maintaining accounts and records.
- Every registered person shall keep & maintain accounts & records but certain notified persons are required to maintain specified records additionally or even if they are not registered under GST.
- Accounts & records may be maintained electronically or manually & have no prescribed format.

2. For E-Way Bill:-

- Under GST regime, for quick and easy movement of goods across India without any hindrance, all the check posts across the country are abolished. But, to monitor movement of goods to control tax evasion, e-way bill system is introduced.
- Under this system, prior to movement of goods via a conveyance, a taxpayer would:
 - inform each transaction's details to the tax department,
 - > obtain an automatically generated acknowledgment no. for having thus informed, and
 - use it as valid document accompanying the conveyance carrying goods & to track also.
- Sec 68 read with Rule 138 of CGST Rules requires the person in charge of a conveyance carrying any consignment of goods of value > specified amount to carry e-way bill as the document for the consignment of goods and prescribed devices.

Note:

Provisions relating to Accounts and Records & E-way Bill under CGST Act are also made applicable to IGST Act vide section 20 of IGST Act. State GST laws prescribe identical provisions.

Important definitions relevant for this chapter:-

Sec 2(85):- Place of Business includes

- a) a place from where the business is ordinarily carried on, and
 - 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 maintains his books of account or
- c) a place where a taxable person is engaged in business through an agent, by whatever name called.

Sec 2(89):- Principal Place of business

means the place of business specified as the principal place of business in the certificate of registration.

Section 35 read with rules 56 & 58:- Accounts and Other Records

1) Maintenance of basic records at PPOB

Refer Question from our Questionnaire:

CCP 13.01.01.00 (IMP)

- Every registered person shall keep and maintain a true and correct account of the following at his principal place of business (PPoB):-
 - (a) production or manufacture of goods,
 - (b) inward and outward supply of goods or services or both,
 - (C) stock of goods,
 - (d) input tax credit availed,
 - (e) output tax payable & paid and
 - (f) other prescribed particulars (given below).
- Maintenance at APOB

If more than I place of business is specified in registration certificate, accounts relatir of basic records to each place of business shall be kept at such places of business.

Records in E-form

Accounts & other particulars may be maintained in electronic form in prescribed manner.

Presumption if found at other place

Unless proved otherwise, documents, registers, or any books of account belonging registered person found at any premises other than mentioned in certificate registration shall be presumed to be maintained by him.

Additional Records

Additional Records prescribed by rule 56:-

- ⇒ The goods/services imported/exported,
- Supplies attracting payment of tax on reverse charge along with relevant documents, including invoices, bills of supply, delivery challans, credit notes, det notes, receipt vouchers, payment vouchers and refund vouchers,
- Separate account of advances received, paid and adjustments made thereto,
- Names & complete addresses of suppliers from whom he received goods/ service chargeable to GST,
- ⇒ Names & complete addresses of persons to whom he supplied goods/ services,
- Complete address of premises where goods are stored by person, including good stored during transit along with particulars of stock stored therein.

Note: If any taxable goods are found to be stored at any place(s) other than those so declare without the cover of any valid documents, PO shall determine tax payable on such goods as such goods have been supplied by registered person.

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Records not required for composition dealer [rule 56(2)&(4)]

Records are not required to be maintained by supplier who opted for composition scheme:-

1) Stock of goods:-

- > Accounts of stock in respect of goods received and supplied by him.
- ➤ It contains particulars of opening balance, receipt, supply, goods lost, stolen, destroyed, written off or disposed of by way of gift or free sample and the balance of stock including raw materials, finished goods, scrap and wastage thereof.

2) Details of tax:-

Account, containing details of tax payable (including tax payable under reverse charge), tax collected & paid, input tax, input tax credit claimed, together with a register of tax invoice, credit notes, debit notes, delivery challan issued or received during any tax period

Refer Question from our Questionnaire: CCP 13.01.02.00

Clarification on supply of goods like tea, rubber, coffee, etc. through an auction

- ⇒ If goods like tea, rubber, coffee, etc. are supplied through an auction, then principal, auctioneer & buyer may declare warehouses, where such goods/ purchased goods are stored, as their Additional Place of Business (APoB).
- This also applies in case of supply of tea through a private treaty.
- ⇒ For both of the above supplies, principal & auctioneer may maintain books of accounts relating to APoB at their PPoB instead of such APoB & shall intimate their jurisdictional proper officer in writing about the same.
- ◆ Also, principal & auctioneer shall be eligible to avail ITC subject to fulfilment of other provisions of GST law.

Records to be maintained by owner/operator of warehouse/ godown or any transporters

[Section 35(2) read with rule 58]

Refer Question from

our Questionnaire:

CCP 13.01.05.00

- ⇒ Irrespective of whether registered or not, these persons shall maintain records of consigner, consignee & other relevant details of goods in prescribed manner.
- ⇒ If such persons are unregistered, they shall obtain a unique enrollment number at GST Common Portal, electronically & can also amend the details furnished.
- Records to be maintained by transporter of goods:-

He shall maintain records of goods transported, delivered & goods stored in transit along with GSTIN of registered consignor & consignee for each of his branches.

- ⇒ Records to be maintained by an owner/operator of a warehouse/ godown or any other place used for storage of goods:-
 - ➤ He shall maintain books of accounts w.r.t. the period for which particular goods remain in warehouse, including the particulars relating to dispatch, movement, receipt, and disposal of such goods.
 - > He shall store goods in a manner that they can be identified itemwise & ownerwise.
 - ➤ He shall facilitate physical verification or inspection by PO on demand.

Additional
Accounts for
Specific
Classes of TP
[Section 35(3)]

Commissioner may notify a class of taxable persons (TP) to maintain additional accounts or documents for specified purpose.

Example: Pharma company operates under strict regulatory conditions and must adhere to both health regulations and tax compliance requirements, Comm. may notify some additional records like,

Drug Expiry Records: - Which helps in adjusting GST liabilities & reversing ITC

R&D Expense Ledger: Ensuring correct GST claims and compliance with specific tax treatments or rebates for R&D activities.

Permission for Alternate Account	persons to maintain accounts in prescribed manner, if they & maintain accounts as per Sec 35.	are not in	a position to kee		
Maintenance [Section 35(4)]	Example: This provision is designed to provide flexibility and facilitate compliance for businesses th may face practical difficulties in adhering to above basic records due to their specific operational, financial or technical constraints e.g. Agriculture, fishing industry, handicraft, street vendors or small retaile etc.				
Failure to Account for Goods or Services [Section 35(6)]	Subject to section 17(5)(h), PO shall determine amount of a goods &/or services that are not accounted for as per sec 3 services has been supplied by him.				
Records to be maintained by Agent [Rule 56 (11)]	 Every agent shall maintain accounts depicting the following a) Particulars of authorisation received by him from easupply goods or services on behalf of such principal separts) Particulars including description, value and quantity of on behalf of every principal, c) Particulars including description, value and quantity of on behalf of every principal, d) Details of accounts furnished to every principal and e) Tax paid on receipts or on SOG or SOS effected on behalf 	ach princi rately, goods or a	services receive services supplie		
Records to be maintained by a manufacturer [Rule 56(12)]	Raw materials or services used in the manufacture, and Goods manufactured including the waste and by products thereof.				
Records to be maintained by a service provider [Rule 56(13)]					
Records to be maintained by person executing works contract [Rule 56(14)]	A RP executing works contract shall keep separate accesshowing:- a) Names & addresses of persons on whose behalf the works b) Description, value & quantity of goods or services rececontract, c) Description, value & quantity of goods or services uticontract, d) Details of payment received for each works contract & e) Names & addresses of suppliers from whom he received	es contractived for explication in explication (CCP 13)	t is executed, xecution of work xecution of work Questionnaire: .01.04.00		
Records to be maintained by custodian/clearing & forwarding agent [Rule 56(17)]	A person having custody over the goods in the capacity of a carrier or a clearing at forwarding agent for delivery or dispatch thereof to a recipient on behalf of at registered person shall maintain true and correct records in respect of: > such goods handled by him on behalf of such registered person and > shall produce the details thereof as and when required by the proper officer.				
		Menne	Academan		

How the accounts and records will be maintained? (Rule 56) Records may ⇒ RP may keep & maintain accounts & other particulars be in electronic ➤ in electronic form stored on any electronic device & form > shall be authenticated with a digital signature. ⊃ Proper electronic back-up of records shall be maintained & preserved so that in the event of its destruction due to accidents/ natural causes, information can be restored within reasonable period of time. ➡ Electronic records, files with its passwords, explanation for codes used & other information for access along with sample copy in print to be produced on demand in hard copy or in any electronically readable format. No entry to be ⇒ Entry in register, accounts & documents shall not be erased, effaced or overwritten. erased/ ⇒ All incorrect entries (other than those of clerical nature) shall be scored out under overwritten attestation and then the correct entry shall be recorded. ⊃ If registers & other documents are maintained electronically, a log of every entry edited or deleted shall be maintained. Preservance & ⇒ Accounts maintained by registered person together with all invoices, bills of supply, Maintenance credit and debit notes, and delivery challans relating to stocks, deliveries, inward supply and outward supply shall be preserved for the period as provided in Sec 36. of records ☐ Accounts & documents maintained manually shall be kept at every related POB mentioned in registration certificate. ◆ Accounts & documents maintained digitally shall be accessible at every related place of business. Serially Each volume of books of account maintained manually by RP shall be serially numbered. numbered Refer Questionnaire: CCP 13.01.06.00 (IMP)

ection 36:- Period of Retention of Accounts					
Normal Period	Books of account or other records u/s 35(1) shall be retained for 72 months from due date of furnishing of annual return for the year pertaining to such accounts & records. Example: If the annual return for the FY 2017-18 is filed on 25.10.2018, even then the books of accounts & other records are to be maintained till 31.12.2024				
Period in case of Appeal	If registered person is a party to appeal or revision or any other proceedings before Appellate Authority or Revisional Authority or Appellate Tribunal or court, or is under investigation for an offence, then books of account & other records pertaining to its subject matter shall be retained for the LATER of the following:- > for 1 year after its final disposal or > for the period specified above. Refer Question from our Questionnaire: CCP 13.02.07.00				



E-Way Bill

(As per sec 68 read with Rule 138 to 138F of CGST Rules, 2017)

Ì	Sec 68 read wit	th Rule 138:- E-Way Bill			
ſ		Described and the second secon			
	goods in		carrying goods above a specified value to carry prescribed documents		
	movement	and Devices	devices.		
	movement	Validation of	The de	letails of the documents required under sub-section (1) must l	
		Transport		ated as prescribed.	
		Documents			
		Inspection and	If a co	onveyance under sub-section (1) is intercepted, the proper offic	
		Verification by	may d	demand documents and devices for verification, and the person	
		Officer	charge	e must produce them and allow inspection of goods.	
				General Concept	
	Meaning of	⇒ An Electronic	Way	Bill (E-Way Bill) is a digital document required for moving	
	E-way Bill:	generates e-w	ay bill o	on GST portal in Form GST EWB 01.	
,		⇒ It proves the go	ods are	re being transported legally.	
	10.	⇒ It can be creat	ed onlir	ne through E-way Bill portal (ewaybillgst.gov.in), using an ap	
-		SMS, or other	SMS, or other tools.		
7	-	The bill can be generated, updated, or cancelled by the supplier, recipient, or transporter			
		⇒ Once created, a unique E-Way Bill Number (EBN) is given to all involved par			
		Supplier, Reci	oient &	Transporter).	
	Benefits of	The E-Way Bill system replaces physical checks at state borders with digital proce			
	E-way Bill:	This speeds u	p the n	movement of goods, shortens truck travel times, and cuts cost	
benefitting the logistics industry. Refer Question from our Questionna				Refer Question from our Questionnaire: CCP 13.03.08.0	
Ī	Pre-requisites	⇒ To generate a	n E-Wa	ay Bill, the person must be registered on the GST portal and al	
	for generation	register on the	E-Way	y Bill portal using their GSTIN.	
	of e-way bill	⇒ If the transpor	ter isn'i	't registered under GST, they need to enroll on the E-Way Bill port	
		to get a 15- 0	ligit U	Jnique Transporter ID (TRANSIN) which is a unique numb	
				ystem to generate an E-way bill.	
		Note: If a transp	orter r	registered in multiple States/UTs with the same PAN & more that	
		GSTIN, can appl	y for U	Unique Common Enrolment Number by submitting the requir	
		details in the prescribed form using any one of their GSTINs.			
Requirement of E-Way Bill Rules 138 to 138			E-Way Bill Rules 138 to 138F		
	generation of	Who	latory	Every RP who causes movement of goods of consignment value	
	an E-way bill		ation	exceeding ₹ 50,000	
	[Rule 138(1)] based on	Note: In some cases, URP, transporter, ECO & courier a generate E-Way Bill (Discussed later)		Note: In some cases, URP, transporter, ECO & courier agency can al generate E-Way Bill (Discussed later)	
	consignment	, in a sumption of			
	value	_		Consignment value is ₹ 50,000 or less.	
	Refer	Note: The given consignment value is for interstate movement of goods, by			
	Questionnaire: CCP 13.04.09.00	consignment value for intra state movement can differ from state to state, rest			
	CCF 13.04.09.00	provisions are similar for intra state movement of goods.			

	When	⇒ For a supply of goods					
	Required:	11.2					
		⊃ Inward Supply from an unregistered person.					
		Analysis	1. Who causes movement of goods fo	or the purpose of E-way bill?			
	Refer Questionnaire		If supplier is RP & transports goods	movement is caused by supplier			
	CCP 13.04.10.		If recipient is RP, arranges transport	movement is caused by recipient			
	CCP 13.04.11.0	OO (IMP)	If supplier is URP, supplied goods to a registered recipient & he is known when the good start moving.	movement is caused by recipient			
			If supplier is URP, supplied goods to a	_			
			registered recipient & he don't known	unregistered supplier			
			when the good start moving.				
			As clarified by CBIC, FAQs on E-way challan should be adopted in e-way				
			goods for reasons other than supply				
			has to necessarily contain the value o	fgoods.			
			3. Consignment value is checked inv	oice-wise to decide whether to			
	Tasks:	generate E-way bill or not. The RP must provide details in Part A & Part B of Form GST EWB-01					
		This should be done before the movement of goods starts.					
	Authoriza-	⇒ A RP can authorize the transporter, e-commerce operator or courier agency					
	tion to	They will complete the details in Part A &/or Part B of Form GST EWB-01 on behalf of the RP.					
	Transporter, ECO or						
	Courier	oonarj oj					
	Agency						
ases for	Interstate	When: Goods are sent by a principal to a job worker in a different state or UT.					
landatory	Job Work		rates the E-Way Bill: Either the p				
eneration of			must generate the e-way bill.	(,)			
-Way Bill,		Requireme	nt: This requirement applies regardle	ess of the consignment value.			
respective of		Note: In case of Intra state movement of goods to a job-worker e-way bill is					
onsignment alue:		required if consignment value exceeds the specified limit of respective state as					
atue.		applicable.					
		Example 3: - Sindhi Textiles registered in Punjab, sends cloth to a job-worker in					
		Maharashtra. The value of cloth is ₹ 48,000. Since value does not exceed ₹					
		50,000 but	still e-way bill is required to be issued	in this case.			
	Inter-	When: Har	ndicraft goods are moved from one st	tate or UT to another (i.e inter			
	state	state move		,			
	movement	Who: A pe	rson exempt from registration till th	reshold u/s 24(i)/(ii) of GST			
	of		r-state supply.	., ., .			
	Handicraft						
	Goods:-	the consign					

Refer Question from our Questionnaire: CCP 13.04.12.00 (IMP)

CA Vishal Bhattad

	How to determine Consignment	Value as per Sec 15	The consignment value is the value declared in an invoice, a bill o supply, or a delivery challan for that consignment as per Sec 15 i.e. T.\(\text{including adj. of u/s 15(2) but excluding discount u/s 15(3)}\)
	Value Explanation to Rule 138(1)	Special inclusion for E-Way Bill only	⇒ Include the CGST, SGST/UTGST and cess if they are charged at mentioned in the document.
		Exclusion	⇒ Exclude the value of exempt supply of goods if the invoice covers bo exempt and taxable supplies.
CH 14 Acco		valued @ ₹ 4 Ram, who is a Solution: For	ABC Ltd. registered in Maharashtra supplies goods 'A' (Taxable good 0,000 plus GST @18%) & 'B' (Exempt goods valued @ ₹ 20,000) to M registered in same state. The purpose of E-waybill, Value of exempt goods will not be included, here value will be ₹ 47,200 (₹ 40,000*118%), which does not exceed ₹ 50,000, the sot required.
CH 14 Accounts, Records & E-Way Bill		55,000/, Inv Bill will be ge Solution: E-V	A truck contains 3 consignments based on 3 invoices, Invoice 1 for voice 2 for ₹ 35,000/- and Invoice 3 for ₹ 90,000/ How many E-Way Bill will be generated Bill/ Invoice wise, i.e. when value of invoice exceed erefore, in this case E-Way bill will be generated for Invoice no. 1 & 3 only.
Way Bill	E-way Bill in case of 'Bill to Ship to' Model	> 'A' is the p > 'B' is the p > 'C' is the p > 'C' is the p Here, 2 superior of the p Invoice Invoice Clarification For movem	lel there are 3 persons involved in a transaction, namely:- person who has ordered 'B' to send goods directly to 'C', person who is sending goods directly to 'C' on behalf of 'A', and recipient of goods. pplies are involved & accordingly 2 tax invoices are required to be issued: 1: Issued by 'B' to 'A' 2: Issued by 'A' to 'C' on (Press release dated 23.04.2018):- nent of goods taking place from 'B" to 'C" on behalf of 'A":- or B can generate e-way bill but note that only one e-way bill is required ested
	Special		or transportation of goods by Road, Rail, Air or Vessel
	Transport by Road	Goods are transported in own conveyance etc.	E-way bill shall be generated by furnishing information in Part A & Part before causing the movement of goods by the RP as a consignor or the recipient as the consignee, whosoever transports goods by road— > whether in his own conveyance or > a hired one or > a public conveyance. Note:- Movement of goods is caused by an unregistered person:- If movement caused by an unregistered person either in his own conveyance or a hired one of through a transporter,
			he or the transporter may, at their option, generate the e-way bill.

Goods are handed over to the transporter for transport

E-way bill shall be generated before causing the movement of goods by

- RP as a consignor or the recipient as the consignee by furnishing information in Part A & Part B, or
- such person furnish the information in Part -A & assign the transporter to furnish information in Part -B of EWB-01 to generate E-Way Bill.

Goods transported by railways

Normally, E-way bill shall be generated by furnishing information in Part A & Part -B by RP before causing movement of goods.

Option: - However, RP (supplier or recipient) can furnish the information in Part B (Goods Receipt No. or Railway Receipt No.) of EWB-01 after the commencement of movement, Provided that, the railways shall not deliver the goods unless the e-way bill (with Part A & B) is produced at the time of delivery.

Special Requirement:

- > Railways need to carry the invoice, delivery challan, or bill of supply with the goods, not the e-way bill.
- > The e-way bill must be shown at delivery without it, the goods won't be delivered.

Goods transported by air or vessel

Normally, E-way bill shall be generated by furnishing information in Part A & Part -B by RP before causing movement of goods.

Option: - However, RP (supplier or recipient) can furnish the information in Part B (Airway Bill No. or Bill of Lading No.) of EWB-01 after the commencement of movement.

nformation to e furnished in E-Way Bill:

Content of e-way bill Form GST EWB-01:-

	Part A		Part B
GSTIN of S	upplier,	7.	Vehicle Number for Road
Place of Dis			Transporter document no. / Defence vehicle
Indicate the PIN place of dispatch.	Ship To		no./Temporary vehicle Registration no./ Nepal or Bhutan Vehicle Registration no.)
GSTIN of R	ecipient		
Place of Del	livery (PIN Code a	lso),	
indicate the PIN Cod	le of place of delivery.		
Document N	Number		
May be of Tax Invoice	e, Bill of Supply, Delivery Challa	n or Bill of Entry.	
Document [Date		
Value of Go	ods,		
HSN Code,	Annual T/O of preceding F.Y. Upto 5 Cr	HSN Code Digit 4 Digit	
	Above 5 Cr	6 Digit	

Note on Vehicle Number:

- The e-way bill is invalid without a vehicle number in case of Road.
- □ E- Way Bill may be updated with vehicle number any number of times.
- Ensure the latest vehicle number matches the one actually transporting the goods if checked.

Case where information in Part B of E-way bill is not required to be furnished:

- ⇒ Details required: The e-way bill is only valid for movement of goods by road if:
 - > Details of the conveyance are furnished in Part-B.
- **⇒** Exceptions for Short Distances: No need to provide conveyance details if goods are transported up to 50 kms within the State or UT:
 - > From the consignor's place of business to the transporter's place of business for Refer Questionnaire: CCP 13.04.13.00 (IMF further transportation.
 - > From the transporter's place of business to the consignee's place of business.

Who shall update details of conveyance in Part-B of EWay Bill on common portal for Transfer of goods from one conveyance to another [Rule 138(5)]:

Transshipment refers to the process of transferring goods from one vehicle to anoth during transportation. This often happens when the route or vehicle needs to chan before reaching the final destination.

Let's understand with the help of Example:

ABC Ltd, a company in Delhi sells electronic goods worth ₹1,00,000 to XYZ Ltd. in Mumba The goods are initially loaded on a truck in Mumbai, but due to the long distance, Mr. Raj, transporter arranges for the goods to be transshipped at transport hub in Jaipur to M Viraj, another transporter & goods are transferred onto another truck for the journey from Jaipur to Mumbai.

Procedure:

- ⊃ Initial Details: ABC Ltd., XYZ Ltd. or Mr. Raj, logs into E way bill portal & f Part A of the E way Bill.
- Updating Vehicle Information:
 - > Mr. Raj enters vehicle details (e.g., truck number) in Part B before transferring goods to another vehicle.
 - > If a vehicle breaks down or there's an unforeseen issue, Mr. Raj must als update Part B. All updates to Part B must be made within the E-way bill validity period.
- Changing Transportation Modes: If the goods are transferred to a secon vehicle (e.g., a different truck) at a transport hub (Jaipur). Mr. Raj or M Viraj (to whom E-way bill number is assigned) updates Part B again will the new vehicle details.
- Multiple Updates: Vehicle details in Part B can be updated multiple times: needed within the validity period.
- ⇒ Final Destination: The goods reached at Mumbai. Mr. Viraj ensures : updates in Part B are accurate.
- Delivery Confirmation: XYZ Ltd. confirms receipt of goods and retains tl E-way bill for records.

Form GSTEWB-01 Part A Part B Form GSTEWB-01 Part A Part B

Refer Questionnaire: CP 13.04.14.00

Refer Questionnaire: CCP 13.04.15.00 (IMP) nformation
ubmitted for
-way bill can
e used for filing
ST Returns
Rule 138(8)

Information Furnished in Part A of e-way Bill: The details entered in Part A of the e-way bill will be made **available** to registered supplier on the common portal who may **utilize** the same for the furnishing details on Form GSTR-1.

communication f acceptance or ejection of r-way Bill

- Rule 138(11)
- Details of e-way bill generated shall be made available on common portal to:-
 - > Supplier (if registered) if information in Part A is furnished by recipient/ transporter or
 - > Recipient (if registered)- if information in Part A is furnished by supplier/transporter.
- Supplier/recipient should communicate his acceptance or rejection of consignment covered by E-way bill.

Rule 138(12)

Information in Part A shall be **deemed** to be accepted, if supplier/recipient (as above) does not communicate his acceptance or rejection within **EARLIER of:-**

- ⇒ 72 hours of details being made available to him on common portal or
- Time of delivery of goods.

ancellation of -way bill Rule 138(9)]

- ➤ E-way Bill Cancellation: An e-way bill can be cancelled electronically on the common portal within 24 hours of its generation. This can be done if:
 - > The goods are not transported.
 - > The goods are not transported according to the details mentioned in the e-way bill.
- ⇒ An e-way bill cannot be cancelled if it has been verified while in transit as per Rule 138B. This means once the e-way bill is checked and verified during transport, it cannot be cancelled.
- ⇒ Unique EWB No. Validity for Part B: The unique E-way Bill (EWB) number generated is valid for 15 days for updating Part B of the e-way bill.

Note: If there's a mistake in the e-way bill, it can't be edited/corrected. It must cancel it within 24 hours and generate a new e-way bill with the correct details.

Talidity of Talidi

Type of cargo	Distance	Validity period from relevant date*
Cargo other than Over Dimensional Cargo or	Upto 200 Km	1 day
multimodal shipment in which at least one leg involves transport by ship	For every 200 Km or part thereof thereafter	1 day additional
Over Dimensional Cargo or multimodal shipment in which	· ·	1 day
at least one leg involves transport by ship		1 day additional

Extension of Validity of E-way Bill:

Once the validity of E-way bill expires:

- The goods are not supposed to be moved.
- ⇒ Generally, the validity of an e-way bill cannot be extended.

Refer Question from our Questionnaire: CCP 13.04.17.00 (IMP)

d) Movement of goods within notified areas under rule 138(14)(d) of State or UT GST Rules in that particular State or UT. Goods other than de-oiled cake transported are exempt from tax. e) Goods transported are alcoholic liquor for human consumption, petroleum f) crude, high speed diesel, motor spirit (petrol), natural gas or aviation turbine fuel. g) Supply of goods transported is not treated as supply under Schedule III of CGST Goods are transported:h) i) Under customs bond from an inland container depot or a container freight station to a customs port, airport, air cargo complex and land customs station, or from one customs station or customs port to another customs station or customs port, or ii) Under customs supervision or under customs seal. i) Goods transported are transit cargo from or to Nepal or Bhutan. j) Goods transported are exempt from tax under:-Supply of goods by the CSD to the Unit Run Canteens or to the authorized customers and supply of goods by the Unit Run Canteens to the authorized customers & ⇒ Supply of heavy water and nuclear fuels by Department of Atomic Energy to Nuclear Power Corporation of India Ltd. (NPCIL). k) Any movement of goods caused by defence formation under Ministry of defence as a consignor or consignee. 1) CG, SG or local authority is the consignor of goods for transport of goods by rail. m) Transportation of empty cargo containers. n) Goods transported upto a distance of 20 Km from place of business of consignor to a weighbridge for weighment or from weighbridge back to place of business of consignor. Note: Movement of goods is accompanied by a delivery challan issued rule 55. 0) Movement of empty cylinders for packing of liquefied petroleum gas for reasons other than supply. Transporter carry Multiple Consignment: 1) In Cases Where E-way Bill Are Already Generated (i.e., each consignment value > Rs 50,000): Transporter with Multiple Consignments: If a transporter is moving multiple consignments from different consignors and consignees in one vehicle: > Transporter may generate a Consolidated E-way bill in Form GST EWB-02 electronically on the common portal before moving the goods. > The consolidated e-way bill will list the serial numbers of the e-way bills for each

Consolidated

E way Bill:-

individual consignment [Rule 138(6)].

2) CH 14 Accounts, Records & E-Way Bill **Documents &** devices to be carried by a person-in-charge of a conveyance [Rule 138A] ⇒ E-way Bill: Refer Questionnaire: CCP 13.04.20.00 (IMP) **○ Exception:** Verification of documents and conveyances be done by Department Rule 138B

Consolidated E-way Bill:

- > Instead of separate documents for each consignment, the transporter creates single document called a "Consolidated E-way bill."
- > The consolidated e-way bill itself does not have a validity period.
- > Each consignment must still reach its destination within the validity period of it individual e-way bill.
- In Cases Where E-way Bill Is Not Generated (i.e., consignment value no exceeding Rs 50,000):
 - ⇒ When E-way Bill Is Not Generated: If the consignor/consignee has no generated an e-way bill (Form GST EWB-01) and the total value of goods in th vehicle is above ₹50,000:
 - > The transporter must generate an e-way bill based on the invoice, bill of supply or delivery challan for inter-State supply.
 - > They may also generate a consolidated e-way bill in Form GST EWB-02.
 - **Exception:** The rules are different for transportation of goods by railways, air, an vessels [Rule 138(7)].

The Person in Charge of a Conveyance Shall Carry:

○ Invoice/Bill of Supply/Delivery Challan:

- > The person in charge must carry the relevant document for the goods bein transported.
- > This could be an invoice, bill of supply, or delivery challan etc.
- > They must carry a copy of the e-way bill in physical form, or
- > The e-way bill number in electronic form, or
- > The e-way bill number mapped to an RFID (Radio Frequency Identification Device) o the conveyance.
- > Proviso for Rail/Air/Vessel: Clause about carrying the e-way bill number i electronic form does not apply for goods moved by rail, air, or vessel.
- > Proviso for Imported Goods:
 - → For imported goods, the person in charge must also carry a copy of the bill of entr filed by the importer.
 - → They should indicate the bill of entry number and date in Part A of the E-way Bill.
- Note: > Carrying the e-way bill number in electronic form means the person in charge ca simply quote the number to the tax officer.
- > The tax officer will perform all necessary verifications using that number.

Authorize Interception:

- > The Commissioner or an officer may authorize the proper officer to intercept any conveyance.
- > This is to verify the e-way bill, whether in physical or electronic form, for both inter-State and intra-State movement of goods.
- ⇒ Radio Frequency Identification Device (RFID) Readers:

- > The Commissioner will ensure RFID readers are installed at locations where verification of goods movement is needed.
- > Verification of vehicles will be done through these RFID readers if the e-way bill is mapped to the device.

Detail Physical verification:

- > If specific information about tax evasion is received, physical verification of a specific conveyance can be carried out by any officer.
- \succ This must be done after obtaining necessary approval from the Commissioner or an officer authorized by him.

nspection and /erification of Roods Rule 138C

1) The Proper Officer Shall Record Online:

- ⇒ Summary Report: Record a summary report of every inspection of goods in transit in Part A of FORM GST EWB-03 within 24 hours of inspection.
- ➡ Final Report: Record a final report in Part B of FORM GST EWB-03 within 3 days of the inspection.
- ⇒ Extension: If required, The Commissioner or an authorized officer can extend the time for recording the final report & this extension can be for up to 3 additional days if sufficient cause is shown.

Note: 24 hours/ 3days shall be counted from midnight of date on which vehicle was intercepted.

2) Physical Verification of Goods:

- → No Further Verification: Once physical verification of goods has been done at one place in a State or UT, no further physical verification is required in that State or UT.
- **⇒ Exception:** This rule does not apply if specific information about tax evasion becomes available later.

ansporters ght if Vehicle tained more an 30 Minutes ule 138D):-

If vehicle intercepted and detained for > 30 minutes Transporters Action:

- The transporter can upload the information about the detention.
- This should be done in FORM GST EWB-04 on the common portal.

estriction of rnishing of formation in art A of FORM ST EWB 01 R Blocking of waybill neration

cility

ule 138E]

Blocking Conditions for E way bill: 1)

- ⇒ For Person Paying Tax under Section 10: If they haven't furnished the statement in FORM GST CMP-08 for 2 consecutive quarters.
- ⇒ For Person Paying Tax under Regular Scheme:
 - > If they haven't furnished returns for 2 consecutive tax periods.
 - \triangleright If they haven't furnished GSTR-1 for any 2 months or quarters.
- ⇒ For Suspended Registration: If their registration has been suspended under rule 21A(1), 21A(2), or 21A(2A).

Relaxation by Commissioner: 2)

The Commissioner may allow the furnishing of information in PART A of FORM GST

→ If the registered person submits an application in the prescribed form.

			Sufficient cause is shown and reasons are recorded in writing.
			Conditions and restrictions may be specified by the Commissioner.
		3)	Rejection by Commissioner
			An order rejecting the request must not be passed without giving the person
	Refer		reasonable opportunity to be heard.
	Questionnaire: CCP 13.04.21.00	4)	Commissioner's Orders:
	(IMP) = 101434111		Permission granted or rejected by the Commissioner of State tax or Commissioner of UT tax is considered as granted or rejected by the Commissioner.
	-		te:- • Blocking applies only to the defaulting supplier's GSTIN, not to the recipient ransporter.
5	- 10		E-way bill generation is blocked for the defaulting supplier's outward movement
-		g	oods & E-way bills can still be generated for inward supplies.
	Information to	1)	Who Needs to Furnish Information:
	be furnished in		⇒ If the Commissioner requires details about specific goods u/r 138(14) such as
5	case of intra-		> Natural or cultured pearls
0	State movement		> Precious or semi-precious stones
	of gold, precious		> Precious metals and metals clad with precious metals
5	stones, etc. and		> Jewellery, goldsmiths' and silversmiths' wares (excluding imitation jewellery)
П	generation of		moving within a State or UT, and their value exceeds 2 lakh, every RP must provide information before transportation.
2	e-way bills thereof		This applies whether the goods are for supply, not for supply, or received from a
<u>ת</u>	[Rule 138F]		URP.
=	[Kale leel]	2)	
		-,	The details must be submitted electronically using Part A of FORM GST EWB-01.
			⇒ A unique number will be generated upon submission.
			⇒ If goods are supplied through an ECO or courier, they a can submit this information
		3)	No Need for Additional Information: Part B of FORM GST EWB-01 does not need to
			be filled for these goods.
		4)	E Way Bill Generation: After submitting Part A, the e-way bill will be generate
		.	electronically.
		5)	
			use in FORM GSTR-1.
		6)	Cancellation of E-Way Bill: An e-way bill can be cancelled within 24 hours if the good are not transported as per the details provided, unless they have already been verified
			transit.
		7)	Exemptions from E-Way Bill Requirement: No e-way bill is needed for:
		′	Goods transported from customs facilities for clearance.
			⇒ Goods under customs bond or supervision.
		8)	Additional Provisions: Other related rules (sub-rules and regulations) app
			similarly to e-way bills generated under these conditions.
		9)	Valuation of Goods: The consignment value includes the total declared in the invoic
			including taxes, but excludes the value of exempt goods.
		_	

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umber (IRN) in eu of tax voice

tefer

Questionnaire: CP 13.04.22.00

- nvoice reference 🗢 Embedded IRN in E-Invoice: E-invoices issued under rule 48(4) include an IRN in the QR code.
 - → Verification of E-Invoice: The e-invoice can be produced electronically for verification instead of a physical copy.
 - **○** Auto-Population of E-way Bill:
 - > The registered person does not need to upload information in Part A of the e-way bill.
 - > The information will be auto-populated by the common portal based on the e-invoice details.
 - Benefits of IRN: IRN simplifies documentation and reduces the burden.
 - RFID Requirement for Transporters: The Commissioner may require certain transporters to:
 - > Obtain a unique RFID.
 - > Embed the RFID on the conveyance.
 - > Map the e-way bill to the RFID before moving goods.

ocuments in eu of e-way bill

- ⊃ Tax Invoice or Bill of Supply: The Commissioner may, by notification, require the person in charge of the conveyance to carry:
 - > A tax invoice or bill of supply.
 - > Or a bill of entry (for imported goods).
- ⊃ Delivery Challan: If goods are transported for reasons other than supply, the Commissioner may allow:
 - > A delivery challan instead of an e-way bill.

Refer Questionnaire for Question on combined provisions: CCP 13.04.16.00 (IMP)



CHAPTER - 15 RETURNS

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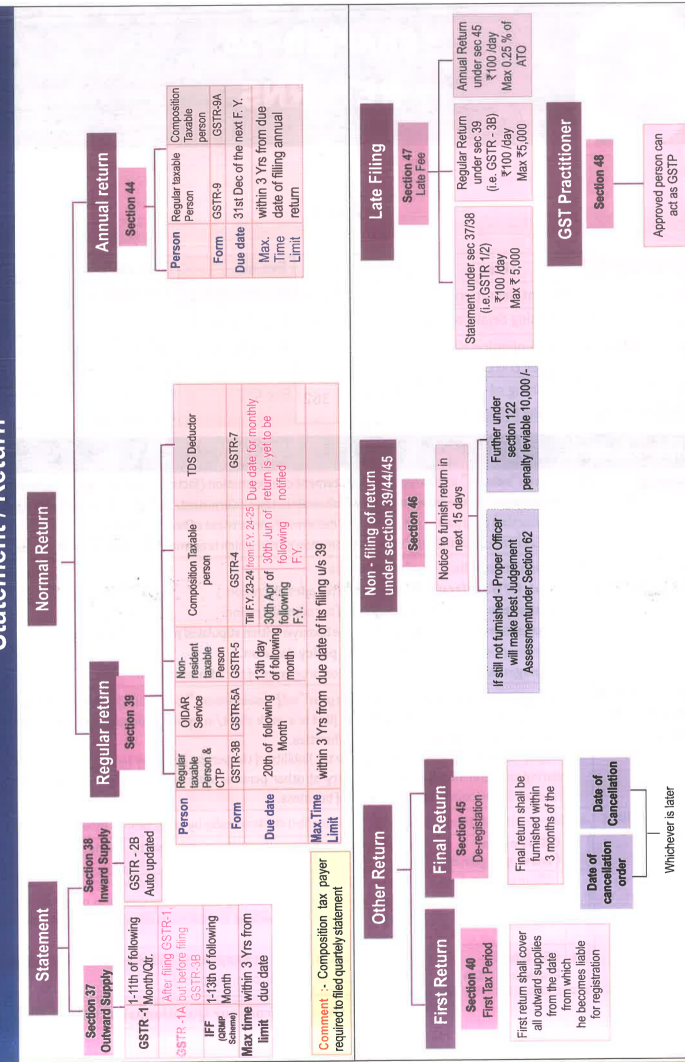
Introduct	ion		
leaning	t	administrators, at regular cax collection for a particu	rily means statement of information (facts) furnished by the taxpayer, to tax intervals which enables the Government/tax administrator to estimate the lar period and determine correctness of tax compliance. & stored at common portal which is common for both, i.e. CG & SGs.
ecessity of		e return serves the follow	
iling of Return			formation to tax administration.
			on program of tax administration. iabilities of the taxpayer within stipulated period of limitation.
			uts for taking policy decision.
			and anti-evasion programs of tax administration
e correct and nely filing of turns	2.F	the filing of such return & to rely on the computatio Filing of returns not only d bearing on determination	letermines the tax liability of the person filing the same, but it also has a huge nof tax liability of other persons with whom the former has entered into
odes of filing		transactions in course or	
turns	1	GSTN portal (www.gst.gov.in)	under GST laws are filed electronically by using various modes as follows:- Can be filed directly on the GST common portal online.
	2	Offline utilities provided by GSTN	Used for preparing the statements offline after downloading the auto populated details and uploading them on the common portal as direct filing on portal may be tedious & time consuming for taxpayers with large number of invoices.
	3	GST Suvidha	GSTN has also developed an ecosystem of GST Suvidha Providers (GSP)

Refer Question from our Questionnaire : CCP 14.01.01.00

Providers (GSPs)

that will integrate with the common portal.

Statement / Return



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Important definitions relevant for this chapter:-

Sec 2(94):- Registered Person means

a person who is registered under sec 25 but does not include a person having a Unique Identity Number.

Sec 2(92):- Quarter

shall mean a period comprising three consecutive calendar months, ending on the last day of March, June, September and December of a calendar year.

Sec 2(106):- Tax Period

means the period for which the return is required to be furnished.

Sec 2(117):- Valid Return

means a return furnished u/s 39 on which self-assessed tax has been paid in full.

Sec 37 read with Rule 59 :- Furnishing details of Outward supplies

Pts. Provision

Who is required to furnish details of outward supplies (GSTR-1)?

The details of outward supplies (GSTR-1) of both goods and services are required to be furnished by every RP including registered CTP except the following:

- ⊃ISD
- **⊃** NRTP
- person paying tax under composition scheme
- ⇒ person deducting TDS

- person collecting TCS
- \supset supplier of OIDAR service located in non-taxable territory providing services to NTOR

Who is required to furnish GSTR-1A & when it should be furnished?

Newly Inserted by N/No. 12/2024

- ⇒ The said RP may, amend or furnish additional details of outward supplies of goods or services or both in GSTR-1A for the said tax period electronically at his own option through the GSTportal,
- ⇒ It shall be furnish after furnishing GSTR-1 for a tax period but before filing of return in GSTR-3B for the said tax period.

Nil GSTR-1:-

- ⇒ GSTR 1 filing is mandatory for all normal and CTP, even if there is no business activity in any particular tax period.
- ⇒ Nil GSTR-1 is required to be filed in such cases, which will not have any entry.
- ⇒ Thus, a NIL GSTR-1 can be filed anytime from 1st of the month subsequent of the tax period, through an SMS using the registered mobile number of the taxpayer & is verified by registered mobile number-based OTP facility.

Due Date of Submission of GSTR-1:-

Class of registered person	Time limit for furnishing the details of outward supplies in GSTR-1 for each quarter/tax period
Normal Case (Monthly Scheme)	11th day of the month succeeding such tax period
RP opting for QRMP scheme	13th day of the month succeeding such tax period (i.e Quarter)

It may be extended by Commissioner / Commissioner of SGST/Commissioner of UTGST for a class of taxable persons by way of a notification.

Note:- A taxpayer cannot file GSTR-1 before the end of the current tax period. However, following are the exceptions to this rule:-

- a. Casual taxpayers, after the closure of their business
- b. Cancellation of GSTIN of a normal taxpayer- after confirming receipt of the application.

Refer Question from our Questionnaire: CCP 14.02.02.00 (IMP), CCP 14.02.03.00 (IMP)

- Invoice Furnishing Facility (IFF) for taxpayers opting QRMP Scheme:-4
 - → IFF is an optional facility available to RP to furnish details of outward supplies for 1st and 2nd months of a quarter upto a cumulative value of ₹ 50 lakh in each of the first 2 months of quarter electronically or common portal.
 - ⇒ Only the invoices pertaining to last month of a quarter are to be uploaded in GSTR-1.
 - ⇒ IFF is used only for B2B invoices.
 - → Alternatively, a RP may furnish the details of all outward supplies made during a quarter in Form GSTRonly, without using the IFF.
 - Due to IFF, recipient who made purchases from a person opting for QRMP scheme can avail ITO without much delay as the transaction will be reflected as their inward supplies.
 - ⇒ Invoices for a month are to be furnished in IFF between 1st day of succeeding month till 13th day of succeeding month & not after that.

supplies for any of the previous tax periods has not been furnished by him.

- Details of outward supplies required to be furnished in IFF:- It includes-5
 - → Invoice wise details of inter-State and intra-State supplies made to the registered persons.
 - ⇒ Debit and credit notes, if any, issued during the month for such invoices issued previously.
- Restriction on furnishing of GSTR-1 6

If previous GSTR-1 is/ are not

furnished

GSTR-1 for 1 or more previous tax periods. a) A registered person (Monthly Scheme):-

are not

If previous

furnished

GSTR-1,

GSTR-3B is/shall not be allowed to furnish if he has not furnished the return in FORM GSTR-3B f preceding month

b) A registered person (QRMP Scheme):-

GSTR-1 or IFF,

shall not be allowed to furnish if he has not furnished the return in FORM GSTR-3B f preceding tax period

Non compliance under rule 88C(1)

A RP, to whom an intimation has been issued on the common portal under Rule 88C($(where \, tax \, liability \, shown \, in \, GSTR-1 \, exceeds \, the \, tax \, liability \, paid \, in \, GSTR-3B\,) \, in \, respect \, of \, a \, tax \, period,$

A RP shall not be allowed to furnish GSTR-1 for a tax period, if the details of outwar

However, Govt. may allow notified persons to furnish GSTR-1, even if he has not furnished

- of intimation shall not be allowed to furnish GSTR-1 or IFF for a subsequent tax period,
 - unless he has either deposited the amount specified in the said intimation or has furnished a reply explaining the reasons for any amount remaining unpaid, as require under rule 88C(2)

Comments:-

- ▶ If reply was furnished but found to be not satisfactory, then only recovery proceedings u/s 7 would be triggered as this rule does not prescribe blocking of GSTR-1 / IFF in such case.
 - > If no action was taken against the issuance of DRC-01B, there would be blocking of GSTR-1/IF along with initiation of recovery proceedings u/s 79 of CGST Act, 2017.

Non If any intimation is issued rule 88D(1)(for excess ITC) on RP in respect of a tax period compliance or periods, shall not be allowed to furnish GSTR-1/IFF for a subsequent tax period, of intimation unless he has either paid the amount equal to the excess ITC as specified in the under rule said intimation or has furnished a reply explaining the reasons in respect of the amount 88D(1) of excess ITC that still remains to be paid. Non RP shall not be allowed to furnish GSTR-1/ IFF, if he has not furnished the details of furnishing the bank account under rule 10A. **Bank Details** Contents in GSTR 1:-Basic & Other details **Details of Outward Supplies** ⇒ B2B including UIN holders **⇒** GSTIN ⇒ B2C inter-State supplies with invoice value > Legal name Substituted by N/No. 12/2024 ₹2.5 lakh ₹ 1 lakh Trade name, if any Consolidated details of other B2C supplies Aggregate turnover in P.Y. Zero rated and Deemed exports ⇒ Tax period i.e. Year & Month/Qtr ⇒ Debit/ Credit notes issued HSN-wise summary of outward supplies ⇒ Nil rated/ Exempted/ Non-GST Details of documents issued Amendments for prior period Advances received/advances adjusted Details in GSTR-1:-Invoice wise 1) Inter-State & Intra-State supplies made to registered persons details of ALL 2) Inter-State supplies made to URP with invoice value > ₹2,50,000 ₹1 lakh 1) Intra-State supplies made to URP for each rate of tax Consolidated 2) Inter-State supplies made to unregistered persons with invoice value upto 2.5 Lakh details of ALL ₹ 1 lakh for each rate of tax separately for each State Substituted by N/No. 12/2024Debit & Credit 1) Issued during the month for invoices issued previously notes Refer Question from our Questionnaire: CCP 14.02.04.00, CCP 14.02.05.00 & CCP 14.02.06.00 (IMP) Sec 37(3): Amendment in details of outward supply (GSTR-1) furnished in prior periods Amendments in details of taxable outward supplies furnished in earlier periods can Scope of a) amendment/ be made in "Amendment Table" given in GSTR-1 of subsequent periods → Details required for amendment = original invoice (No. & Date), the particulars of correction entries which have been wrongly entered in GSTR-1 of the earlier months. → If the entire original invoice is missed while furnishing the GSTR-1 for a particular previous month, then that missing invoice details are to be furnished in the Amendment Table only & such type of errors is regarded as data entry error. Rectification If the supplier discovers any error or omission, he shall rectify the same in the tax b) of errors period during which such error or omission is noticed. ⇒ If there is short payment in the return to be furnished for such tax period, then short tax and interest shall be paid. The maximum time limit for making amendments is EARLIER of the following dates:-Time limit for 30th November following the end of the F.Y. to which such details pertain or rectification Actual date of filing of the relevant annual return.

Refer Questionnaire: CCP 14.02.09.00

Some Important Notes:-

- 1. Taxpayer opting for voluntary cancellation of GSTIN has to file GSTR-1 for active period.
- 2. If taxpayer is converted from a normal taxpayer to composition taxpayer, GSTR-1 is to be filed only fo period during which the taxpayer was registered as normal taxpayer. The GSTR-1 for the said period even if filed with delay would accept invoices for the period prior to conversion.

Refer Question from our Questionnaire : CCP 14.02.07.00, CCP 14.02.08.00 (IMP

Sec 38:- Communication of details of inward supplies and ITC Sub-**Legal Provision** Sec The details of furnished GSTR-1 and of prescribed supplies, and an auto-generated statement (GSTR-2B) containing details of ITC shall be made available electronically to recipients. The auto-generated statement (GSTR-2B) under sub-section (1) shall consist of-2 (a) Details of inward supplies for which ITC may be available to recipient & (b) Details of supplies for which ITC cannot be availed, whether wholly or partly, by recipient, account of details of the said supplies being furnished u/s 37(1) by any RP within such prescribed period of taking registration; or by any RP, who has defaulted in payment of tax and such default has continued for prescribed period or (iii) by any RP, the output tax payable by whom as per GSTR-1 furnished by him during prescribed period exceeds the output tax paid by him during the said period by prescribed limit or

Rule 60:- Form and manner of ascertaining details of inward supplies

prescribed conditions and restrictions or

by other prescribed class of persons.

that can be availed by him as per clause (a) above, by prescribed limit or

[A] Details in GSTR-2A:-

⇒ Form GSTR-2A - is a system generated read only statement of inward supplies for a recipient whice is updated on a real time basis.

by any RP who, during prescribed period, has availed ITC of an amount that exceeds the credit

by any RP, who has defaulted in discharging his tax liability as per section 49(12), subject to

Refer Question from our Questionnaire: CCP 14.03.10.0

- The details become available to the recipient for view/download and are updated incrementally as ar when supplier(s) upload or change details in their respective form of return/statement, for the give Newly Inserted by N/No. 12/2024 tax period.
- The details of outward supplies furnished by the supplier in FORM GSTR-1 or FORM GSTR-1A or usin the IFF shall be made available electronically through common portal to the concerned registere persons (recipients) in:-
 - ➤ Part A of FORM GSTR-2A,
 - > FORM GSTR-4A (for persons opting composition scheme) and
 - > FORM GSTR-6A {for distribution by Input Service Distributor (ISD)}
- The details of invoices furnished
 - > by a NRTP in Form GSTR-5 &
 - > by an ISD in Form GSTR-6,

The details of TDS furnished in Form GSTR-7 by deductor and

The details of TCS furnished in Form GSTR-8 by an ECO, are made available to the recipient, deductee or concerned person, in Form GSTR-2A.

- ⇒ Further, details of the integrated tax paid on
 - > the import of goods or
 - > goods brought in DTA from SEZ unit/developer on a bill of entry are also made available in Form GSTR-2A.

[B] Details in GSTR-2B:-

Form GSTR-2B is an auto-generated read only statement containing the details of eligible ITC - is made available to the registered person (recipient) for every month only once.

It consists of:-

- The details of outward supplies furnished by suppliers (other than under QRMP Scheme) in Form GSTR-1 between:-
 - > the day immediately after the due date of GSTR-1 for the previous month to
 - > the due date of furnishing of Form GSTR-1 for the month.
- The details of outward supplies furnished by the supplier under QRMP scheme in Form GSTR-1 or using the IFF, by NRTP in Form GSTR-5 & by an ISD in Form GSTR-6 as the case may be, between:-

FOR ISL	the day immediately after the due date of furnishing GSTR-1 for the preceding quarter to
month o	the due date of furnishing details using the IFF for the 1st month of the quarter.
quarter	and a specific desired as the first of the quarter.
For 2nd	the day immediately after the due date of furnishing details using the IFF for the 1st
month of	month of the quarter to
quarter	the due date of furnishing details using the IFF for the 2nd month of the quarter.
For 3rd	the day immediately after the due date of furnishing of details using the IFF for the 2nd
month of	month of the quarter to
quarter	month of the quarter to
quarter	the due date of furnishing of Form GSTR-1 for the quarter

The additional details or amendments in details of outward supplies furnished by his supplier in GSTR-1A filed between the day immediately after the due date of furnishing of GSTR-1 for the previous tax period to the due date of furnishing of GSTR-1 for the current tax period.

Newly Inserted by N/No. 12/2024

- 4 GSTR-2B consists of all documents filed by suppliers/ISD in their Form GSTR-1, 5 & 6, between the cut-off dates and import data for the period which are received within 13th of the succeeding month.
 - ➤ In case of monthly Form GSTR-1, the cut-off date is 00:00 hours on 12th of the relevant month to 23:59 hours, on 11th of the succeeding month.
 - ➤ Whereas for quarterly Form GSTR-1/IFF, Form GSTR-5 and Form GSTR-6, the cut-off date is 00:00 hours on 14th day of relevant month to 23:59 hours, on 13th day of succeeding month.
- The statement in Form GSTR-2B for every month shall be made available to the RP,
 - i) for the 1st and 2nd month of a quarter, a day after the due date of furnishing of details of outward supplies for the said month,
 - ➤ in the IFF by a RP opting for QRMP, or
 - ➤ in Form GSTR-1 by a registered person other than opting for QRMP, whichever is LATER.

ii) In the 3rd month of the quarter, a day after the due date of furnishing of details of outward supplies for the said month, in Form GSTR-1 by a RP opting for QRMP.

Example:- For the quarter July-September, Form GSTR-2B for a registered person (recipient) who has received supplies from QRMP suppliers as well as from other suppliers will be generated as follows

Month	Date of generation of GSTR 2B
July	14th August
August	14th September
September	14th October

2. Self-Assessment Method (SAM)

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

· 1st Month of Quarter: The tax liability is Nil. OR The balance in the electronic cash ledger is adequate for the tax liability for the same month. There are certain conditions where no tax needs to be paid:

> 100% of tax paid in cash in the last month of the immediately preceding

Who furnished GSTR-3B monthly during the last quarter

35% of tax paid in cash(E- Cash Ledger)

1. Fixed Sum Method (FSM)

Payment of tax in the 1st and the 2nd month of the quarter.

Who furnished GSTR-3B quarterly for the last quarter

in the preceding quarter

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

ole
Exam

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

quarter

Town work in Contract				THE CASE THE PAST LEGITLE HIER WAS INDIVIDING FOR TAX DELL	monthly for tax
lax paid in Cash in Qu	Jarter	Tax required to be paid in each	Тах ра	Tax paid in Cash in March,21	Tax required to
(varidary -indicit, 2021		of the months - April and May, 21	TOO	C.J.	
CGST	400			2	_
-	100	35	TSUS		1000
SGST	100	TSOS		200	,,
	201	35	IGST	Uo	FOC
IGST	200	TOCI		00	
		6/1	Cess		2
Cess	20	0000			_
	3		6.7		

In case the last rel	turn filed was on	in case the last return filed was on quarterly basis for Quarter Ending March, 2021;		filed was month	In case the last return filed was monthly for tax period March 2021.	_	
the Cart is Continued in					ing ion and police materily 2021;		
pard in Cash in Quarter		lax required to be paid in each	Tax paid in Cash in March,21	ch,21	Tax required to be paid in each of th	the months-April and May, 21	Ī
indary Titlar Cit, 2021)		or the months - April and May, 21	CGST	50	1000		1
TSE	400	TOOOT		3	1893	20	
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TSE	100	ECOT.		OC.	2681	05.	
	3	333	Toci	000			7
ST	200	Tool		00	1681	80	
	200	1/5	Case				
	4.5			***	900		

Sec 39:- Furnishing of Returns Description Sec GSTR - 3B - Normal Return 39(1)(a) It prescribes a monthly return in FORM GSTR-3B for every registered person, other than: Read ⇒Person deducting TDS, Composition Taxpayer, ⇒ NRTP, ⇒ISD. With Person collecting TCS and Supplier of OIDAR services located in non-taxable territory providing Rule such services to non-taxable online recipient. 618 Proviso: - Persons notified by Govt. shall furnish a return for every quarter or part thereof, 61A subject to the specified conditions and restrictions (i.e. QRMP Scheme). Note:-⇒ GSTR-3B is summary of outward supplies, inward supplies liable to reverse charge, eligible ITC, payment of tax etc. and thus, it does not require invoice-wise data of outward supplies. ⇒ It can be submitted electronically through the common portal, either directly or through a Facilitation Centre notified by the Commissioner. ⇒ Further, a Nil GSTR-3B can be filed through an SMS using the registered mobile number of the taxpayer. ⇒ GSTR-3B can be filed monthly or quarterly. (b) Due date of filing return GSTR-3B:on or before 20th of the month succeeding the month for which return is Monthly GSTR-3B furnished. on or before 22nd or 24th of the month succeeding the quarter for which Quarterly GSTR-3B return is furnished for the states notified as under:under **QRMP** Scheme Due date Class of Registered Persons Registered persons whose principal place of business is in the States of 22nd day of the Chhattisgarh, Madhya Pradesh, Gujarat, Maharashtra, Karnataka, Goa, month succeeding Kerala, Tamil Nadu, Telangana, Andhra Pradesh, the Union territories of such quarter Daman and Diu and Dadra and Nagar Haveli, Puducherry, Andaman and Nicobar Islands or Lakshadweep. 24th day of the Registered persons whose principal place of business is in the States of month succeeding Himachal Pradesh, Punjab, Uttarakhand, Haryana, Rajasthan, Uttar such quarter Pradesh, Bihar, Sikkim, Arunachal Pradesh, Nagaland, Manipur, Mizoram, Tripura, Meghalaya, Assam, West Bengal, Jharkhand or Odisha, the Union territories of Jammu and Kashmir, Ladakh, Chandigarh or Delhi. Quarterly Return Monthly Payment (QRMP) Scheme :-(c) The RP whose aggregate turnover is up to ₹ 5 crore in the P.F.Y. are eligible t Eligibility opt for QRMP scheme. for QRMP Note:- Here, registered person is other than OIDAR service supplier located in scheme non-taxable territory and providing such services to a NTOR. → They can furnish their GSTR-1 and GSTR-3B on a quarterly basis while paying the tax on a monthly basis through a simple challan. ⇒ For computing agg. t/o, details furnished in returns for tax periods in the preceding financial year shall be taken into account. - Distinct persons can avail QRMP scheme option for one or more GSTINs. QRMP - It implies that some GSTINs for a PAN can opt for the QRMP scheme an Scheme is remaining GSTINs may not opt for the said scheme. **GSTIN** wise

Note: - QRMP scheme is optional and not mandatory.

(d) Conditions & Restrictions:-

- RP shall not be eligible to opt for QRMP scheme,
 - > if he has not furnished the last return due on the date of exercising such option.
- → If the option is exercised once, the said RP shall continue to furnish the return on a quarterly basis for future tax periods, unless he:-
 - > becomes ineligible for this scheme as per the conditions and restrictions notified in this regard or
 - > opts to furnish return on a monthly basis, electronically, on common portal.

Refer Questionnaire: CCP 14.05.13.00 (IMP)

(e) Time limit to opt for QRMP Scheme:-

Preference to opt this scheme shall be indicated

- > from 1st day of 2nd month of the preceding quarter
- > till last day of 1st month of the quarter for which the option is being exercised.

(f) Option QRMP scheme to lapse:-

- ⇒ If the agg. t/o crosses ₹ 5 crore during a quarter in a F.Y., then the registered person shall not be eligible to furnish return on quarterly basis from
 - > the first month of the succeeding quarter.
- → He shall opt for furnishing of return on a monthly basis from the 1st month of the quarter, succeeding the quarter during which his agg. t/o exceeds ₹5 crore.
- The facility for opting out of the scheme for a quarter will be available
 - > from 1st day of 2nd month of preceding quarter
 - > to the last day of the 1st month of the quarter.

Refer Questionnaire: CCP 14.05.15.00

(g) Nil GSTR-3B:-

- ⇒ Filing of GSTR-3B is mandatory for all normal and casual taxpayers, even if there is no business activity in any particular tax period. For such tax period(s), a Nil GSTR-3B is required to be filed which will not have any entry in any of its tables.
- ⇒ A Nil GSTR-3B can be filed through an SMS using the registered mobile number of the taxpayer and is verified by registered mobile number-based OTP facility.
- A taxpayer may file Nil GSTR-3B, anytime on or after the 1st day of the subsequent month/quarter for which the return is being filed for. Refer Questionnaire: CCP 14.04.12.00

GSTR-4 i.e. Return for composition supplier:-A composition dealer is required to file an annual return in Form GSTR-4 for a F.Y. or part thereo and also required to furnish a statement in Form GST CMP-08 containing payment details fo

every quarter (or part of the quarter), electronically, by the due dates as follows:with Due date of filing GSTR- 4 for a By 30th day of the month of June following the end of such Rule Newly Inserted by N/No. 12/2024 62 financial year financial year

Due date of filing GST CMP-08 By 18th day of the month succeeding such quarter for a quarter

Note:-

39(2)(a)

read

- → A composition supplier is required to file the return GSTR-4 annually, but he is required to pay the tax quarterly.
- The inward supplies of a composition supplier received from RP filing GSTR-1 will be auto populated in FORM GSTR-4A for viewing.
- Composition taxpayers are required to provide consolidated details of outward supplies in GSTR-4 and not invoice-wise details.
 - > However, details of inter-State and intra-State inward supplies received from registered and un registered persons are to be provided invoice-wise.
- They discharge their tax liability only by debiting E-cash ledger as they are not eligible to take ITC.

(b) Nil GST CMP-08:-

- ⇒ Filing of GST CMP-08 is mandatory for composition supplier, even if there is no busines activity in any particular tax period (i.e. a Nil GST CMP-08 is required to be filed which will not have any entry in any of its tables).
- ⊃ It can be filed through an SMS using the registered mobile number of the taxpayer and is verified b registered mobile number-based OTP facility.

(c) Statements/return for the period prior to OPTING for composition scheme:-

- A person opting composition scheme from the beginning of a financial year will furnis statements/return for period prior to paying tax under composition scheme till earlier of:-
 - > 30th November of the succeeding F.Y. or
 - > furnishing of annual return of the P.F.Y.
- The will not be eligible to avail ITC on receipt of invoices or debit notes from the supplier for the period prior to their opting to pay tax under composition scheme.

(d) GSTR-4/CMP-08 for the period prior to EXITING from composition scheme:-

A RP opts to withdraw from the composition scheme at his own motion or where option is withdraw at the instance of the PO, then for the period prior to withdrawing from scheme, he shall furnish-

GST CMP-08 By 18th of month succeeding the quarter in which such withdrawal date falls By 30th April following the end of F.Y. during which such withdrawal falls GSTR-4

Refer Question from Our Questionnaire: CCP 14.06.17.00

GSTR-5 i.e. Return for Non-Resident Taxable Persons (NRTP):-Monthly return: -9(5) (a) ead It is a simplified monthly tax return is to be filed in Form GSTR-5 for a NRTP for every calendar vith month or part thereof. The details of outward supplies and inward supplies of a NRTP are incorporated in GSTR-5 itself rule unlike normal taxpayer. 63 Note: - A NRTP is not required to file an annual return. (b) Last date of filing GSTR-5:- It shall be furnished within EARLIER of:-> 13 days after the end of a calendar month or >7 days after the last day of the period of registration specified u/s 27(1). (c) Payment of Tax, interest, penalty, fees or any other amount:-Any such amount payable under CGST Act/Rules shall be paid till the last date of filing GSTR-5. GSTR-7 i.e. Return for TDS Monthly return:-Sec (a) (3)Deductor shall furnish a monthly return in Form GSTR-7. 8 ➤ No Nil GSTR-7:- It is not mandatory to file nil return if no TDS is deducted in tax period. ec (b) Last date of filing GSTR-7:-51 > It shall be filed on/before 10th day of the month succeeding the calendar month in which tax has ead been deducted at source. ith TDS details available to deductee on common portal:-(c) ule 56 ⇒ TDS details are made available to each deductee on common portal after filing GSTR-7. ⇒ TDS is credited in e-cash ledger of supplier after validation & used for payment of tax or other liability. (d) Tax Deduction at Source (TDS) Certificate:-⇒ A TDS certificate is generated in Form GSTR-7A for both deductor & deductee (supplier) after filing of Form GSTR-7.

⊃ It contains the details pertaining to value on which tax has been deducted, rate of deduction, amount

Deductee accepts the details uploaded by deductor & files his return.

of TDS and amount paid to Government.

Payment of Tax

39(7)

Persons	Due date of payment of Tax	
Every registered person u/s 39(1) other than below:-	Last date to pay the tax due as per such return is the due date for furnishing of return (i.e. Monthly GSTR-3B).	
Every registered person furnishing return under composition scheme	Due date to pay tax for a quarter is 18th of the month succeeding such quarter.	
NRTPs or CTPs	Tax is required to be paid in advance equivalent to the estimated tax liability for period for which registration is sought or extension of registration is sought as per sec 27(2)	

RP furnishing return under QRMP scheme:-

The persons furnishing return under QRMP scheme have an option to pay either the self-assessed ta or a prescribed amount.

N/No. 85/2020 :- There is Monthly payment of Tax in FORM PMT-06 though return is file quarterly under QRMP Scheme.

Particulars	1st Month of Qtr	2nd Month of	Qtr	Last month of Qtr
Due date	25th of	25th of		Along with return for the Qtr i.e. on or before
of Payment	succeeding month	succeeding mo	nth	22nd or 24th of the month succeeding such Qt
Manner of	balance in	Can use balance	e in	1st 2 months deposited amount is debited solel
paying tax	electronic cash	electronic cash		for offsetting the liability furnished in that
	ledger.	ledger excluding	g	quarter's Form GSTR-3B. Any amount left after
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	the tax due for	lst	filing of that quarter's Form GSTR-3B may
		month.		either be claimed as refund (only after such
Refer Question from our Questionnaire:		Quarterly return is filed)or may be used for any		
CCP 14.05.14.00		other purpose in subsequent quarters.		

Note: - The deposit made for 1st 2 months of Qtr cannot be used by taxpayer for any other purpose till th filing of return for the quarter.

Options for making payment of Tax for 1st 2 months of Qtr:-

Fixed Sum Method

A facility is available on GST portal for generating an auto-generated pre- filled challan in Form GST PMT-06. Challan amount is calculated by syste which can't be edited.

S.No	Type of Taxpayer	Tax to be paid in each of 1st 2 months
1	Who furnished GSTR-3B	35% of tax paid in cash in the
	quarterly for the last quarter	preceding quarter.
2	Who furnished GSTR-3B	100% of tax paid in cash in the last month
	monthly during the last quarter	of the immediately preceding quarter.
The balancing amount of tax as per return is to be paid in the 3rd month.		

There are certain situations where no such tax needs to be deposited:-

- ⇒ For 1st Month of Quarter: The tax liability is Nil or the balance in the E- ca: ledger/E_credit ledger is adequate for the tax liability for the same month.
- ⇒ For 2nd Month of Quarter: The tax liability is Nil or the balance in the E- ca: ledger/E-credit ledger is adequate for the cumulative tax liability for the first tv months of the quarter.

Note:-

- > Monthly tax payment through this method would not be available to those registered persons who have not furnished the return for a complete tax period preceding such month.
- > A complete tax period means a tax period in which the person is registered from the first day of the tax period till the last day of the tax period.

Example (i)

If last return was filed on quarterly basis for Quarter Ending March: Tax paid in Cash in Quarter Tax required to be paid in each (January-March) the months - April and May			
CGST	Rs 100	CGST	Rs 35
SGST	Rs 100	SGST	Rs 35
IGST	Rs 500	IGST	Rs 175
Cess	Rs 50	Cess	Rs 17.5

Example (ii):-

If last return was filed on monthly basis for tax period March:-

Tax paid in Cash for March		Tax required to be paid in each of the months - April and May		
CGST	Rs 50	CGST	Rs 50	
SGST	Rs 50	SGST	Rs 50	
IGST	Rs 80	IGST	Rs 80	
Cess	7 4	Cess		

Applicability of interest under this method:-

- While filing GSTR-3B, if it is found that in any or both of the first 2 months of the quarter, the net tax liability was higher than the amount paid in challan, then, no interest would be charged provided:
 - $ilde{ imes}$ system calculated amount for each of first 2 months should have been paid ${\mathfrak E}$
 - > entire liability for the quarter is discharged in GSTR-3B of quarter by due date.
- ☐ If the system calculated amount is not paid by due date:-
 - > interest is payable at the applicable rate,
 - > from the due date of furnishing Form GST PMT-06
 - > till the date of making such payment.
- ☐ If GSTR-3B for the quarter is furnished beyond the due date:-
 - ➤ interest is payable as per sec 50 for the tax liability net of ITC.

Self-Assessment Method:

Taxpayer can pay the tax by considering the tax liabilities on inward & outward supplies as per the ITC available for which GSTR-2B can be used for each month.

Applicability of interest under this method:-

Interest is payable as per sec 50 for the tax liability net of ITC which remains unpaid / paid beyond the due date for the first 2 months of the quarter.

Note:-

- ➤ Interest payable, if any, shall be paid through Form GSTR-3B.
- > No late fee is applicable for delay in payment of tax in first 2 months of the quarter.

Common points for sec 39(7):-

- ⇒ RP who is required to furnish return shall pay tax, interest, penalty, fees or any other amount payable under GST law as per sec 49 by debiting the
 - > E-cash ledger or
 - ➤ E-credit ledger and include the details in the return.
- ⇒ Tax, fee, etc. are to be paid by depositing the said amount in Form GST PMT-06.
- ⇒ Commissioner may, on recommendations of Council, by notification, extend the due date for depositing the said amount in Form GST PMT-06, for specified class of taxable persons.
- ⇒ Further, any extension of time limit notified by Commissioner of State tax/UT shall be deemed to be notified by the Commissioner.

 Refer Question from our Questionnaire: CCP 14.05.16.0

Rectifications of Errors/Omissions:-

39(9)

- Under GST law, a return once filed cannot be revised.
- ⇒ But, the details of the transactions (invoices or debit note/credit note) can be amended in any of the future GSTR-1s in tables specifically provided for the same.
- ◆ Omission or incorrect particulars discovered in the returns filed u/s 39 can be rectified in the return to be furnished for the month or quarter during which such omission or incorrect particulars an noticed.
- ⇒ Any tax payable as a result of such error or omission will be paid along with interest.

Exception:-

⇒ Error or omission discovered on account of scrutiny, audit, inspection, or enforcement activities by tax authorities cannot be rectified & assessee may not be able to pass on the ITC to the receiving respect of tax payments made by him in this case.

Time limit for making rectification: - It is EARLIER of-

- ⇒ 30th November following the end of the financial year or
- ⇒ Actual date of filing of relevant annual return.

Refer Question from our Questionnaire : CCP 14.07.18.00 & CCP 14.07.19.00 (IMI

Restrictions on furnishing of return:-

39(10)

- → A registered person shall not be allowed to furnish a return for a tax period if he has not furnished the following:-
 - > the return for any of the previous tax periods or
 - \triangleright the details of outward supplies u/s 37(1) (i.e. GSTR-1) for the said tax period.
- ⇒ Proviso: Govt. may allow notified registered person(s) to furnish the return, even if he:-
 - > has not furnished returns for 1 or more previous tax periods or
 - \gt has not furnished the details of outward supplies u/s 37(1) for the said tax period.

Some Important Notes:-

- \Rightarrow Return furnished u/s 39(1) on which self-assessed tax is paid in full is considered as a valid return.
- Return for current month can be filed only when returns of the previous month have been filed.
- ⇒ A taxpayer has to electronically sign the submitted returns otherwise it will be considered not-filed.
 - > Can be electronically signed using a DSC (mandatory for all types of companies and LLPs),
 - > E-sign (Aadhaar-based OTP verification), or
 - > EVC (Electronic Verification Code sent to registered mobile number of authorized signatory).

Refer Questionnaire for Questions on combined provisions: CCP 14.04.11.00 (IMI

Sec 40:- First Return

- ARP may make taxable outward supplies in the period between:-
- > the date on which he became liable to registration till
- > the date of grant of registration certificate.
- Firstly, he may issue revised tax invoices against the invoices already issued during said period within 1 month from date of issuance of certificate of registration (Sec 31(3)(a) read with rule 53).
- RP shall declare his outward supplies made during said period in the first return furnished by him after grant of registration so as to enable recipients to avail ITC on such supplies.

Sec 44 read with Rule 80:- Annual Return Required to be Every registered person shall furnish Annual return in prescribed form except:-Casual Taxable Person (CTP), urnished by ⇒ Non-resident taxable person (NRTP), vhom? ⇒ Input Service Distributors (ISD) and Persons paying tax under section 51 or 52. ue Date Annual return for a F.Y. shall be filed by 31st December of Next F.Y. (Note:- It may be extended by Commissioner) lanner Electronically through the common portal A person paying tax under composition scheme:orm GSTR-9A. Any other person:-GSTR-9 An annual return may include:ther self-certified reconciliation statement, reconciling the value of supplies declared in the return ocuments furnished for the F.Y., with audited annual financial statement for every F.Y. Commissioner exempts the registered person whose aggregate turnover in F.Y. 2023-24 xemption is up to ₹2 Cr from filing annual return for the said F.Y. om filing Newly Inserted by (N/No. 14/2024) This section shall NOT apply to any department of CG or SG or a local authority, whose ec 44 N.A. books of account are subject to audit by the CAG of India or an auditor appointed for auditing whom the accounts of local authorities under any law for the time being in force.

Maximum Time limit for furnishing GSTR -1/GSTR-3B & others / GSTR-9 A RP shall not be allowed to furnish the details of outward supplies (GSTR-1)/Return u/s 39 Sec 37(5) & annual return u/s 44 for a tax period/ F.Y. after the expiry of a period of 3 years from the due date of furnishing the said details. Sec 39(11) Proviso: - CG may, on the recommendations of the Council, by notification, allow a RP or a class of RP to furnish the details of outward supplies/return/AR for a tax period/F.Y., even after the expir-Sec 44(2) of the said period of 3 years from the due date of furnishing the said details. Sec 45 read with Rule 81:- Final Return Every registered person who is required to furnish return u/s 39(1) and whose registration Furnished by

has been surrendered or cancelled. whom? The final return has to be filed within 3 months of:-Time limit date of cancellation or date of order of cancellation whichever is later. GSTR-10 **Form** Refer Questionnaire: CCP 14.08.20.0 Electronically through the common portal Manner

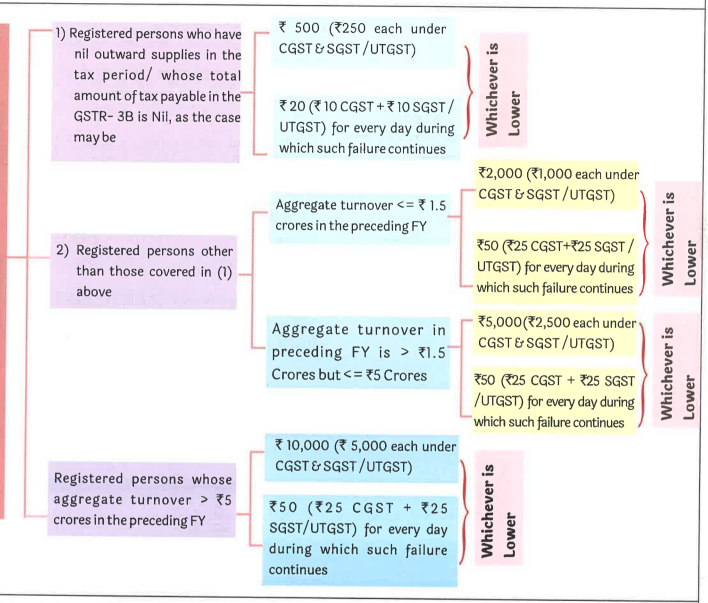
Sec 46 & 47	:- Default/De	lay in Furnishing Return		
Notice to return defaulters (Sec 46 read with Rule 68)	 A notice is issued electronically, in prescribed form, to a registered person who fails to furnish return under:- Sec 39 (Normal return) Sec 44 (Annual return) Sec 45 (Final return) Sec 52 (TCS Statement) Notice requires the registered person to furnish the return within 15 days, failing which the tax liability will be assessed u/s 62. In addition to tax so assessed, applicable interest and penalty will also be payable. 			
Late fees (Sec 47):	Late fees for delay in filing return & statement	If there is delay in furnishing of following by registered person by the due dates:- > Statement of Outward Supplies - GSTR -1 [Sec 37] > Returns (including returns under QRMP Scheme) [Section 39] > Final Return [Section 45] or > TCS Statement [Section 52] then, he is liable to pay late fee which is LOWER of:- > Rs 100 (i.e. 200 for CGST & SGST) for every day during which such failu continues or > Rs 5000 (i.e. 10,000 for CGST & SGST)		
AIL STE	Late fees for delay in filing Annual return	continues or > 0.25% (i.e. 0.5% for CGST & SGST) of the turnover of registered person i the State/UT.		
	Note :- Above late fee is subject to exemption notification (refer chart on next page)			

Important Points:-

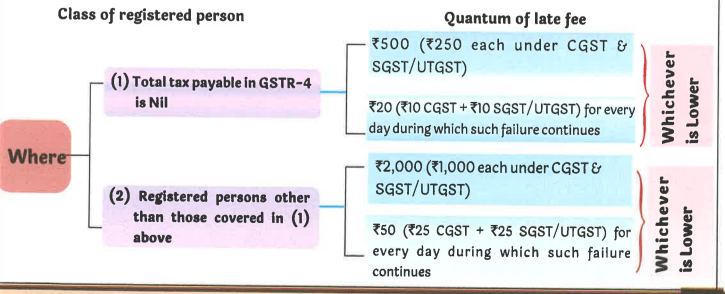
- 1. An equal amount of late fee as above would be payable by such person under the respective SGST/UTGST Act. The late fe discussed above is under the CGST Act.
- 2. The late fee leviable under IGST Act shall be the sum total of the late fee leviable under the CGST Act and the SGST/ UTGST Act

The late fee can be waived off partially or fully by CG. Accordingly, the maximum late fees payable u/s 47 for delayed filing of Forms GSTR-1, GSTR-3B, & GSTR-4, is rationalized as under:-

. For delayed filing of GSTR-1 and/or GSTR-3B:- Total amount of late fee payable u/s 47, by the registered person who fail to furnish Form GSTR-1 and/or Form GSTR-3B by due date:-

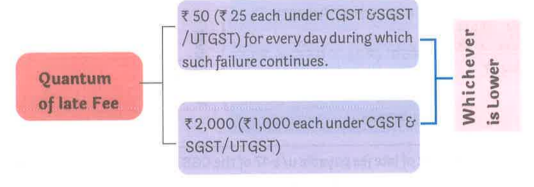


or delayed filing of GSTR-4:- Total amount of late fee payable u/s 47 of the CGST Act, by the RP (composition xpayer) who fail to furnish Form GSTR-4 by the due date, shall be as follows:



Class of registered Person

Total amount of late fee payable under section 47 of the CGST Act by any registered person, required to deductax at source under the provisions of section 51 of the CGST Act for delayed filing of GSTR-7, shall be as follows:



Refer Question from our Questionnaire : CCP 14.10.23.00, CCP 14.10.24.00 & CCP 14.10.25.00 (IMP)

V'Smart Academy

Sec 48:- Goods & Services Tax Practitioners (GSTP)

Definition u/s 2(55)

Goods & services tax practitioner means any person who has been approved under section 48 to act as such practitioner.

Concept of furnishing returns through GSTP:-

- A RP may authorise an approved GSTP to furnish information, on his behalf, to Govt. At any time, the registered person may withdraw such authorization.
- ⇒ GSTN provides separate user ID and Password to GSTP to enable him to work on behalf of his clients without asking for their user ID and passwords.
- ⇒ The GSTP can undertake only authorised activities.
- ⇒ Before confirming submission of any statement prepared by GSTP over email or SMS, registered person ensures that the facts mentioned in the return are true & correct, making the registered person responsible for the same. However, failure to respond to request for confirmation is treated as deemed confirmation.
- → The GSTP should prepare all statements with due diligence and affix his digital signature on the statements prepared by him or electronically verify using his credentials.
- ⇒ If the GSTP is found guilty of misconduct, his enrolment will be liable to be cancelled and a show cause notice would be issued to him.
- ◆ A taxpayer may choose a different GSTP by simply unselecting the previous one and then choosing a new GSTP on the GST portal.

Eligibility criteria for GSTP:-

In order to be eligible for being GSTP, following conditions needs to be satisfied:-

- 1) A person who is
 - Citizen of India,
 - > Person of sound mind,
 - ➤ Not adjudicated as insolvent and
 - > Not been convicted by competent court.
- 2) In addition to above, the person has to satisfy ANY of the following conditions:-
 - > Retired officer of Commercial Tax Department of any State Govt./CBIC who, during service under Government had worked in a post not lower than the rank of a Group-B gazetted officer for a period **not less than 2 years**.
 - ➤ Enrolled as a Sales Tax Practitioner or Tax Return Preparer under the earlier indirect tax laws for a period of not less than 5 years.
 - > Has acquired ANY of the prescribed qualifications mentioned below:-
 - Graduate or postgraduate degree or its equivalent examination having a degree in Commerce, Law, Banking including Higher Auditing, or Business Administration or Business Management from any Indian University established by any law for the time being in force.
 - Degree examination of any Foreign University recognised by any Indian University as equivalent to the degree examination mentioned above.
 - Any other examination notified by Government, on recommendation of GST Council.
 - Has passed final examination of ICAI/ ICSI/ Institute of Cost Accountants of India.

Activities undertaken by GSTP on behalf of RP, if so authorised by him:-

- 1. Furnish details of outward supplies
- 2. Furnish monthly, annual or final return
- 3. Make deposit for credit in E-cash ledger
- 4. File a claim for **refund** (Confirmation from the registered person shall be sought)
- 5. File an **application for registration** amendment/ cancellation (Confirmation from the registered person shall be sought)
- 6. Appear as **authorised representative** before any officer of department, appella authority, or Appellate Tribunal, on behalf of such registered person provided he is enrolled as GSTP under rule 83
- 7. Furnish information for generation of E-way bill
- 8. Furnish details of challan in the prescribed form
- 9. File an **intimation** to pay tax under the **composition scheme** or withdraw from the sa scheme (Confirmation from the registered person shall be sought)
- 10. File an application for amendment or cancellation of enrolment under rule 58

Procedures for Enrolment as GSTP:-

- An enrolment application to be made electronically through the common portal i prescribed form.
- 2. The Application will be scrutinised and GSTP certificate shall be granted in prescribe form.
- 3. If application is rejected, proper reasons shall have to be given.
- 4. The enrolment once done remains valid till it is cancelled.
- 5. No person enrolled as a GSTP is eligible to remain enrolled unless he passes suc examination conducted at such periods by NACIN.
- 6. Any person who has been enrolled as GSTP by virtue of him being enrolled as a Sales Taperactitioner or Tax Return Preparer under the earlier indirect tax laws can rema enrolled only for a period of 30 months from the appointed date unless he passes the sate examination within the said period of 30 months.

Some important notes regarding this chapter:-

- ⇒ Quantum of late fee waived off partially or fully- not relevant for exam.
- ⇒ State GST laws prescribe identical provisions & provisions of returns, other than late fee, under CGST Achieve also been made applicable to IGST Act vide section 20 of IGST Act.

Refer Question from our Questionnaire :CCP 14.11.26.00 (IMP) & CCP 14.11.27.00 (IM

Rule 88D (Newly inserted via N/No. 38/2023):- Manner of dealing with difference in ITC available in autogenerated statement containing the details of ITC and that availed in return:-

The RP is informed electronically via the common portal and receives an emadetailing the difference in claimed and available ITC.
 Excess ITC Demand or clarification on Intimation
 When input tax credit (ITC) claimed in FORM GSTR-3B exceeds the ITC available in FORM GST DRC-01C.
 The RP is informed electronically via the common portal and receives an emadetailing the difference in claimed and available ITC.
 Intimation highlighting the said difference and directing him to (a) Pay the excess ITC amount with interest through FORM GST DRC-03, or (b) Provide reasons for the discrepancy on the common portal, within a period of seven days.

Excess ITC Payment & Reply to Intimation

2

3

The registered person referred to sub-rule (1) shall, upon receipt of the intimation referred to in the said sub-rule, either,

- (a) pay an amount equal to the excess input tax credit, as specified in Part A of FORM GST DRC-01C, fully or partially, along with interest payable under section 50, through FORM GST DRC-03 and furnish the details thereof in Part B of FORM GST DRC-01C, electronically on the common portal, or
- (b) furnish a reply, electronically on the common portal, incorporating reasons in respect of the amount of excess input tax credit that has still remained to be paid, if any, in Part B of FORM GST DRC-01C, within the period specified in the said sub-rule.

Non payment of tax or no reply by RP

Where any amount specified in the intimation referred to in sub-rule (1) remains to be paid within the period specified in the said sub-rule and

- where no explanation or reason is furnished by the registered person in default or
- where the explanation or reason furnished by such person is not found to be acceptable by the proper officer,

the said amount shall be liable to be demanded in accordance with the provisions of section 73 or section 74, as the case may be.

Some Important Comments:-

Effective date of new rule 88D:-

- \triangleright Rule 88D is not yet effective. The said rule gets triggered only where the difference between GSTR-2B and GSTR-3B would exceed a certain amount & percentage as may be recommended by council which have not yet been notified.
- > Thus, the rule cannot be implemented until the amount and percentage are notified.

Refer Questionnaire for Question on combined provisions : CCP 14.08.21.00, CCP 14.09.22.00



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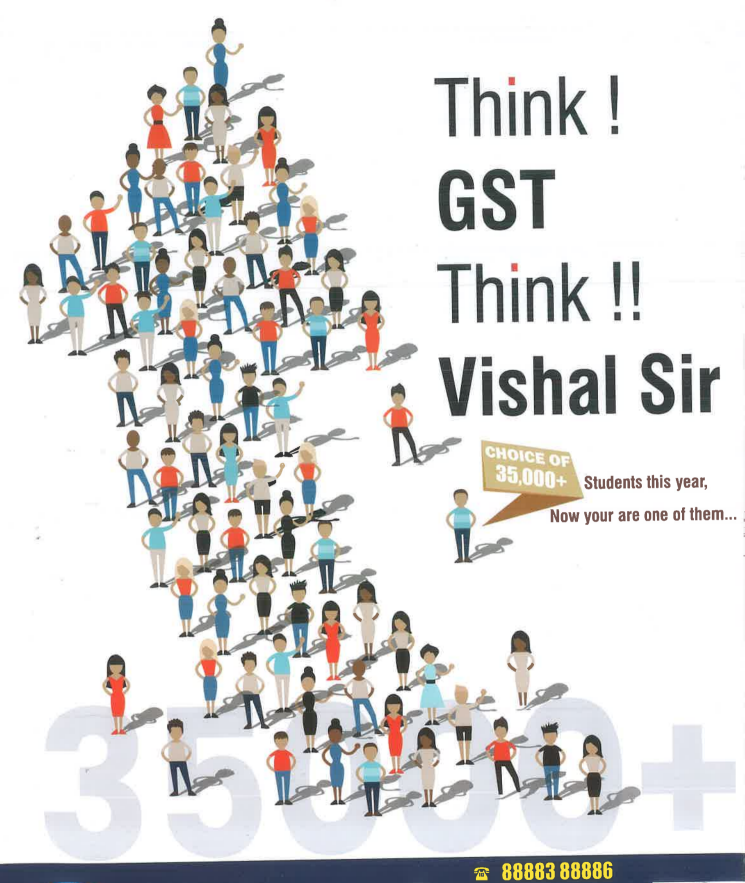


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