

# CA|CMA|CS FINAL IDT

# Important One Day Before Exam SMART SUMMARY NOTES



Amendments for MAY24 Exam

Monetary Limit Chart

**Time Limit Chart** 

Fees & Penalties

Due Date Chart

Think GST.. Think Vishal Sir..



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CA Vishal Bhattad

# **Summary of Amendments May 24**

01

#### **CONCEPT OF SUPPLY**

#### **Relevant Provision**

#### **Definitions:**

- Online gaming: It means any game that offers online interactions with other players & includes online money gaming.
- **Online money gaming:** It means games where players deposits money including virtual digital asset in the expectation of winning money, whether it is legal or not.
- **⇒ Specified actionable game:** It means the actionable claim involved in betting, casinos, gambling, horse racing, lottery or online money gaming.
- → Virtual digital asset: It means any digital representation of value that be digitally traded, transferred or used for payment. Eg: Bitcoin
- **⇒ Supplier:** means a person supplies goods or services or both & includes agent.

**Proviso:** Person who organises supply of specified actionable claim and includes a person who operates that electronic platform for such supply shall be **deemed** to be supplier of such actionable claim.

#### Schedule III:

- ⇒ Para 6: Actionable claims, other than specified actionable claims & applicable rate is 28%
- ⇒ Para 7 & Para 8 have retrospective effect from 01/07/2017 & no refund shall be granted to the person whose tax has been collected.

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#### Important CBIC Clarification:

1) Taxability of shares held in a subsidiary company by holding company (Cir no. 196/08/2023): The activity of holding of shares of subsidiary company by holding company cannot be treated as a supply of services & cannot be taxed under GST as shares are neither goods nor services.



- 2) Taxability of Supply of food & beverages at cinema halls (Cir No. 201/13/2023):
  - ⇒ Supply of food or beverages in cinema hall is taxable as 'restaurant service', if the food or beverages are supplied as part of a service and supplied independent of the cinema exhibition service.
  - **⊃** If sale of cinema ticket and supply of food and beverages are bundled together as composite supply, the **entire supply will attract** GST rate of exhibition of cinema.



# **02** REVERSE CHARGE MECHANISM & ECO

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#### RCM in case of Supply of Goods:

S. No.	Description of supply of Goods	Supplier	Recipient
1.	Cashew nuts, not shelled or peeled	Argiculturist	Any Registered person
2.	Bidi wrapper leaves (tendu)	Argiculturist	Any Registered person

3.	Tobacco leaves	Argiculturist	Any Registered person
3A.	Essential oils other than those of citrus	Any Unregistered person	Any Registered person
	fruit		
4.	Silk yarn	Manufacturer	Any registered person
4A.	Raw cotton	Agriculturist	Any registered person
5.	Supply of Lottery	SG, UT or any local	Lottery distributor or
		authority	selling agent
6.	Used vehicles, seized and confiscated	CG [excluding Ministry of	Any registered person
	goods, old and used goods, waste and	Railways (Indian	
	scrap	Railways)], SG, UT or a LA	
7.	Private Sector Lending certificate	Any registered person	Any registered person

# RCM in case of Supply of Services: [N/n 14/2023]

S.No.	Description of supply of services	Supplier		Re	cipient		
5.	Any Services supplied by Government to a business entity.  Exceptions: (i.e. Forward charge is applicable)  1) Renting of immovable property, and  2) Services specified below-  a) Services by the Department of Posts and the Ministry of Railways (Indian Railways)  b) Services in relation to an aircraft or a vessel, inside or outside the precincts of a port/ an airport  c) Transport of goods or passengers.	Cq, 3q, 01 01	LA	Entity	Business / located in le territory		
5A.	Services by way of Renting of Immovable Property	CG [excluding to Ministry of Rails (Indian Railway SG, UT or LA	ways vs)],	Regist	y person tered under CGST Act.		
10	Services supplied by a person located in non-taxable territory by way of transportation of goods by a vessel from a place outside India up to the customs station of clearance in India-OMITTED[N/n13/2023]	<del>located in</del>	loca the t	orter, ted in axable itory.	Scan & Learn		

#### Services notified u/s 9(5): Tax shall be paid by ECO if supplied through such ECO [N/n 16/2023]

→ Any Motor vehicle: If service is supplied through ECO, then ECO is liable to pay tax, whether supplier is liable to registered or not.

#### In case of Omnibus:

- ➤ If Supplier is Other than Company: **ECO** is liable to pay tax.
- > If Supplier is Company: Company is liable to pay tax

#### Services supplied by director are subject to RCM or not (Cir No. 201/13/2023):

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



03

#### **COMPOSITION LEVY**

#### Sec 10(2)(d) / Sec 10(2A)(c):

Composition dealer is not engaged in making any **Supply of services** through an ECO who is required to collect tax at source u/s 52.

**Comment:** Thus, if Composition dealer supplies goods through ECO who is liable to collect TCS, its Composition levy **shall not be withdrawn**, Now restriction is only on supply of Services.



04

#### **EXEMPTIONS UNDER GST**

#### Amendments in Existing Entries "Satellite launch services", Earlier it was Satellite launch services supplied by ISRO, Antrix 19C Corporation Limited or New Space India Limited. Services by CG, SG, UT & LA [N/n 13/2023]: All services by the CG, SG, UT or LA except -6 a) services by the Department of Posts and the Ministry of Railways (Indian Railways). b) services of an aircraft or vessel, inside or outside the precincts of a port or an airport. c) transport of goods or passengers or d) any service, other than services covered under entries (a) to (c) above, provided to business entities. Services provided to a business entity by CG,SG, UT or LA: Services by CG, SG, UT or LA to a business 7 entity with an aggregate turnover in the PFY as makes it eligible for exemption from registration under the CGST Act except a) services by the Department of Posts and the Ministry of Railways (Indian Railways). b) services of an aircraft or vessel, inside or outside the precincts of a port or an airport. c) transport of goods or passengers or d) services by way of renting of immovable property. Services provided by Govt. to Govt: CG, SG, UT or LA to another CG, SG, UT or LA except -8 a) services by the Department of Posts and the Ministry of Railways (Indian Railways). b) services of an aircraft or vessel, inside or outside the precincts of a port or an airport. c) transport of goods or passengers. Services provided by Govt. where consideration is upto ₹ 5000: Services provided by CG, SG, UT or LA 9 where the consideration does not exceed ₹5,000 except a) services by the Department of Posts and the Ministry of Railways (Indian Railways). b) services of an aircraft or vessel, inside or outside the precincts of a port or an airport. c) transport of goods or passengers.

#### Newly Inserted

3B

Public services provided to a Govt. Authority by way of water supply, public health, sanitation conservancy, solid waste management & slum improvement and upgradation are **exempt.** 



#### **Newly Inserted**

10 **Exempt:** Service received from service provider located in Non-taxable territory by -

- a) CG, SG, UT, LT or Individual for personal purpose.
- b) Charitable trust for charitable purpose.
- c) Online periodicals, journals by Colleges or Universities.
- d) Person located in Non-taxable territory.

But this **exemption is not applicable to OIDAR** services only.

#### CBIC Clarification (Circular no.206/18/2023):

- 1) It is **clarified** that District Mineral Foundations Trusts (DMFT) set up by SG are Govt. Authorities and **eligible** for the same exemptions.
- 2) It is **clarified** that supply of pure services and composite supplies by way of horticulture/horticulture works (where value of goods constitutes <= 25% of total value of supply) made to CPWD are **eligible** for exemption.





05

#### TIME OF SUPPLY

#### Exception inserted in N/No. 66/2017 ie Non-Applicability:

- Composite supplier.
- ⇒ Supply of Services.
- ⇒ RP making supply of specified actionable claims. (e.g. betting, casinos, gambling, horse racing, lottery or online money gaming.

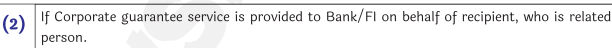
**Thus,** TOS for specified actionable claims will be **earlier of** date of issue of invoice or last date to issue invoice or date of receipt of payment.



06

#### **VALUE OF SUPPLY**

# Rule 28: Value of supply of goods or services between distinct or related persons, other than an agent:



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**VOS = Higher of** 1% of the amount of guarantee offered or Actual Consideration.

Issues related to taxability of personal guarantee & corporate guarantee in GST [Cir No. 204/16/2023]:

- **○** If Director providing personal guarantee to the bank for company's borrowing credit limits: No tax as value will be Zero.
- **⊃** If Corporate guarantee provided by a company to the bank/FI for another related company: Taxable & valuation as per Rule 28(2) discussed above.
- **⊃** If Corporate guarantee provided by a holding company to its subsidiary company: Taxable & valuation as per Rule 28(2) discussed above.

#### Newly Inserted Rules:-

#### Rule 31B: Value of supply of online gaming including online money gaming:

**Value:** Total amount paid/payable to or deposited with the supplier in money including virtual digital assets on behalf of the player.

**Proviso:** Any refund by the supplier to player **shall not be deductible** from VOS of online money gaming.

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#### Rule 31C: Value of supply of actionable claims in case of casino:

**Value:** Total amount paid/payable by on behalf of the player for -

- a) purchase of the tokens, chips, coins or tickets etc. for use in casino or
- b) participating in any event, including game, scheme, competition etc. in casino (where token, chips, coins or tickets are not required).

**Proviso:** Any refund by casino to the player on return of token, coins, chips, or ticket **shall not be deductible** from the VOS.

**Explanation to Rule 31B & Rule 31C:** If winnings received by player is used for playing further event without withdrawing, it **shall not be considered** as amount paid to or deposited with the supplier.

07

#### **INPUT TAX CREDIT**

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Sec 16(2): Conditions for taking ITC:-

**2nd Proviso:** If the recipient fails to pay (wholly/partly) to supplier within 180 days from the invoice date, Amount equal to the ITC availed proportionate to amount not paid to supplier shall be paid by him along with interest u/s 50.

3rd Proviso: Regaining of ITC when payment is made to supplier.

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- 2 | Sec 17(5): Blocked Credit (new clause inserted):-
  - (fa): Goods or services received by a taxable person, which are used or intended to be used for activities relating to his obligations under CSR as per section 135 of the Companies Act 2013.

**Explanation to Sec 17(3):-** Value of Exempt supply includes Para 5 (ie Sale of L/B) and Para 8(a) (ie Warehouse Sale) of Schedule III.

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- Explanation to Rule 43: Exempt Supply exclude:-
  - □ Interest/Discount income except in case of Bank/FI
  - ⇒ Value of Supply of Duty credit Scrips.

**Note:** Under Para 8(a) of Schedule III, **Value** shall be SOG from Duty Free Shops.

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5 Taxability of Services between Distinct persons (Cir No. 199/11/2023):-

Issue	
Can HO avail ITC for common services from a third party for HO and BOs & issue tax invoices to BOs or use ISD mechanism	ı

Clarification

HO can distribute ITC either by ISD

mechanism or directly issue tax invoices to

Bos, if opts for ISD mechanism, it must register u/s 24.



П		
	Is it mandatory for HO to issue invoices for	⇒ Value in the invoice from HO to BOs is considered as
	internally generated services provided to BOs,	OMV as per Rule 28, if BOs are eligible for full ITC.
	especially when full ITC is available to BOs?	⇒ When full ITC is available and HO doesn't issue an
		invoice, the value is deemed as Nil and treated as
		OMV.
	Is employee salary costs to be included by HO?	It's not required to include HO employee salary costs in
		the taxable value, even when BOs can't avail full ITC.

# IGST ACT 2017 (PLACE OF SUPPLY)

Sec 5(1): Levy & Collection of IGST: As per proviso to Sec 5(1), IGST on import of goods 1) shall be charged according to ACD 3(7) of Customs Act except in case of Supply of Online money gaming.

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**Note:** IGST shall be charged on Online Money gaming as per Sec 5(1) of IGST Act.

- Sec 10(1)(ca) [Newly inserted]: POS in case of OTC sales to unregistered persons 2) (URP) is as follows:
  - ⇒ If address of URP (detailed address or only state) recorded in Invoice: POS is Location of
  - ⊃ If address of URP is not recorded in Invoice: POS is Location of Supplier.



For B2B: POS will be Location of such registered person.

For B2C: POS will be the place where goods are handed over for their transportation.

Note: Earlier If transportation of goods made to Place outside India, then POS shall be the destination of such goods but now that proviso has been omitted.



- 4) Sec 13(9): POS for Transportation of Services - Omitted
  - POS of service of transportation of goods, including through mail & courier (Cir. No. 203/15/2023):
  - ⇒ It is clarified that POS of such services will be determined by Sec 13(2) of IGST Act.
  - ⇒ Accordingly, POS = LOR, & if LOR is not available then POS will be LOS.



- 5) Sec 14: Definitions:
  - NTOR: It means any unregistered person receiving OIDAR services located in taxable territory & unregistered person includes person registered u/s 24(vi) solely for TDS u/s 51.
  - **DOIDAR:** It means services provided through internet like advertising, cloud services, Ebooks, movies, music, software's etc., data / information through computer network, digital data storage & online gaming except online money gaming.



- Sec 14A: Online Money gaming: 6)
  - ⇒ In case of Supply of online money gaming to any person (registered or not), Tax is payable by Supplier only.
  - Tax shall be payable by supplier's representative, otherwise supplier has to appoint representative for tax payment.



7)

#### Sec 16: Zero rated Supply:

⇒ It means Export of goods or services or SOG/ SOS for authorised operation to SEZ unit/ developer.





⇒ If RP does not realise sale proceeds of ZRS of goods, he is liable to deposit refund received along with interest u/s 50, within 30 days after expiry of time limit given under FEMA 1999.

- **⇒** Govt may notify:
  - > Class of persons to make ZRS by paying IGST & claim refund of tax paid
  - > Class of goods or services to be exported by paying IGST & supplier may claim refund.



#### Important CBIC Clarification:

POS in case of SOS for Advertising sector & Co-location services (Cir no. 203/15/2023):



Situations	POS
Advertising companies buy space or right to use space on hoardings or structures (immovable property) from vendors for displaying ads.	POS will be location of immovable property ie as per Sec 12(3)(a).
<ul> <li>Advertising companies engage vendors to arrange hoardings / billboards at specific locations.</li> <li>Vendors may own or take these structures on rent.</li> <li>Vendor is responsible for displaying the ad, retaining possession, while the advertising company doesn't occupy the space.</li> </ul>	POS shall be determined by Sec 12(2) ie Default rule.
Co - location services include hosting, IT infrastructure provisioning, and various bundled services.	POS shall be determined by Sec 12(2) ie Default rule.
Agreement restricts services to providing physical space and basic infrastructure, with the recipient's responsibility for upkeep & operation of servers and hardware.	POS will be location of immovable property ie as per Sec 12(3)(a).

09

## **REGISTRATION**

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- 1) Persons engaged in exempt supply & Agriculturist are not liable to register under GST.
- 2) If Supplier engaged in supply under RCM, he is not liable to register irrespective of provisions under Sec 22(1) or Sec 24.

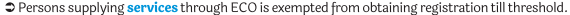


#### Sec 24: Compulsory Registration:-



Persons who supply goods or services or both, other than supplies specified u/s 9(5), through such ECO who is required to collect tax at source u/s 52.

#### **Exception:**



→ Persons supplying goods through ECO is exempted from obtaining registration till threshold subject to prescribed conditions. [N/n 34/2023]



(xia)

Every person supplying online money gaming from a place outside India to a person in India.

**Sec 30 read with Rule 23: Revocation of cancellation of Registration:**– RP whose registration is cancelled by PO may apply for revocation of cancellation **within 90 days** from the date of service of order of cancellation, & it can be **further extended upto 180 days** by Commissioner or Authorised officer.



#### Rule 8: Procedure for Application for Registration: -

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(1)

Every person who is liable to register has to submit details in Form GST REF-01 except:

- **⇒** NRTP
- ⇒ Person required to deduct TDS & TCS
- Providers of OIDAR services
- Person supplying online money gaming from a place outside India to a person in India.

(4B)

Along with above details, Biometric authentication & Photograph is also necessary in the state of **Gujarat & Puducherry** only.

**Rule 9: Verification of application for registration & approval:** If PO is satisfied with the application, he may grant the RC (Registration Certificate) **within 7 days**, but if not then he may grant RC within 30 days after Physical verification of Place of Business.



**Comment:** Now, presence of the applicant is not required for physical verification

**Rule 10A: Furnishing of Bank Account details:** Bank account details shall be furnished, within 30 days from Date of grant of registration or Date of furnishing GSTR-1 (IFF), whichever is earlier.

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

- ⇒ **After Grant of RC:** PO may conduct physical verification of POB **after grant of RC** & he is required to submit the report **within 15 days** from the date of verification.
- **⇒ Before Grant of RC:** PO may conduct physical verification of POB **before grant of RC** & he is required to submit the report **within 25 days** from the date of grant of RC.

Rule 14: Registration of person supplying OIDAR services to NTOR & Online gaming to any person from a place outside India: – Suppliers outside India must apply for registration in India electronically, for providing OIDAR services to NTOR or Online Money Gaming services to a person in India in Form REG-10.

#### Rule 21A: Suspension of Registration:-

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- (2A) | If cancellation is initiated by Department on its own motion:
  - ⇒ PO may suspend the registration if he has reasons to believe that registration is to be cancelled.
  - ⇒ PO compares GST returns with GSTR-1 or Inward Supplies from Supplier's GSTR-1 & significant differences may lead to suspension.
  - ☐ If RP violates provision of Rule 10A, their registration may also suspend.
- (4) Revocation of suspension of registration: If the registration is suspended by non-compliance of Rule 10A, then it may automatically revoke the suspension if complied the same.



# 10

#### **TAX INVOICE**

#### Rule 46: Particulars of Tax invoice:-

(e)

In case of Supply of Online money gaming, Services through ECO or OIDAR services, if the recipient is unregistered, **Tax invoice shall contain name of the State of recipient irrespective of Value.** 



**E-invoicing:** It is applicable to RP, whose aggregate turnover in any PFY from 2017-18 onwards exceeds ₹5 Crore except specified entities.

Applicability of e-invoicing (Circular No. 198/10/2023):-

RP whose turnover exceeds ₹5 Cr, is required to issue invoices for **supplies made to Govt. departments or PSUs** which are registered solely for TDS u/s 51.





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#### E-WAY BILL

Rule 138F:- Information to be furnished in case of intra-State movement of gold, precious stones, etc. and generation of e-way bills thereof: This Rule is introduced for requirement of E-way bill for intra state movement of Gold and precious metals & prescribed the procedures.





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#### **PAYMENT OF TAX**

Rule 87(3): Deposit Modes in E-Cash Ledger:-

**Special Payment mode for OIDAR or Online money gaming:** Suppliers of these services can make their payment through international money transfer system of SWIFT network.





- 2) Clarification on charging of interest u/s 50(3) for ITC wrongly availed & utilised (Cir No. 192/04/2023):-
  - Twhile calculating interest under Rule 88B, consider the total ITC available in E-credit ledger.
  - ⇒ This includes the credit from IGST, CGST & SGST combined not just IGST.
  - ◆ Also, ITC of compensation cess available in E-credit ledger cannot be taken into account for calculation of interest.



13

#### TDS-TCS

1) Sec 52(15): Time limit to furnish a statement for an ECO: – ECO can file its statement within 3 years from the due date.

2) Rule 67(2): Details of TCS furnished by ECO to be made available to only registered suppliers: Now, details of TCS furnished by ECOs in Form GSTR-8 shall be made available only to registered suppliers, as the supplies by unregistered persons do not attract TCS.









Special procedure to be followed by ECO required to TCS u/s 52 for goods supplied through it by Composition dealer u/s 10 or persons exempted from obtaining registration u/s 23(2):



S.No.	u/s Sec 10	u/s Sec 23(2)		
i)	ECO shall not allow inter-state supply of goods.	ECO shall not allow inter-state supply of goods.		
ii)	ECO shall collect tax and pay to government.	ECO shall not collect tax.		
iii)	ECO shall furnish the details in Form GSTR-8.	ECO shall furnish the details in Form GSTR-8.		
iv)		ECO shall allow to SOG only if enrolment		
	_	number has been allotted.		

TCS liability u/s 52 in case of multiple ECOs in one transaction in the context of Open Network for Digital Commerce (ONDC) (Circular No. 194/06/2023): If multiple ECOs are involved in a single transaction of supply, then liability for compliances u/s 52 including TCS collection are as follows:



- **Supplier-side ECO himself is not the supplier:** Supplier-side ECO who finally releases the payment to supplier.
- **Supplier-side ECO is himself the supplier**: Buyer-side ECO while making payment to the supplier.

# 14 RETURNS

Sec 37(5), Sec 39(11) & Sec 44(2): Maximum Time limit for furnishing GSTR -1/GSTR-3B/GSTR-9: RP can file its GSTR-1, GSTR-3B and GSTR-9 within 3 years from the due date, However CG may allow RP for extension with the recommendation of Council



- 2) Sec 44 read with Rule 80: Annual Return: Commissioner exempts RP to file Annual return for FY 2022-23 if Agg turnover exceeds ₹2 Crores.
- 3) Sec 59(6): RP debarred from furnishing details of outward supplies in GSTR-1/IFF:

  RP cannot furnish GSTR-1/IFF, if he has not furnished the Form-3B in preceding month or preceding tax period (ie QRMP scheme).



- ⇒ RP cannot furnish GSTR-1/IFF for subsequent tax period, unless he deposits intimated amount or furnishes a reply to explain u/r 88C.
- RP cannot file GSTR-1/IFF for subsequent tax period, unless he pays such excess ITC or furnishes a reply u/r 88D.
- ⇒ RP cannot file GSTR-1/IFF, if he has not furnished bank account details as per Rule 10A.

Rule 64: Submission of return by Supplier of OIDAR services & online money gaming Services:

Person supplying these services has to file GSTR-5A on or before 20th of next month.



# 15 ASSESSMENT & AUDIT

Sec 62: Assessment of non-filers of returns:-

Withdrawal of Best Judgement order:

- ⇒ If RP furnishes valid return within 60 days of services of assessment order, it shall be deemed to have been withdrawn, but liability of interest and late fees shall continue.
- ⇒ But if RP fails to do so, **extended period upto 60 days** is allowed on **additional payment** of interest & late fee & if he furnishes return within extended period, the said order shall be deemed to have been withdrawn, but liability of interest and late fees shall continue



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#### **DEMAND AND RECOVERY**

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#### Rule 159(2): Provisional attachment of movable/immovable property:-

Provisional attachment of movable/immovable property can be removed by earlier of:

- Twitten instructions given by the Commissioner or
- expiry of 1 year from the date of issuance of order of provisional attachment of property.

Rule 88D: Manner of dealing with difference in ITC available in autogenerated statement containing the details of ITC and that availed in return:-

- ⇒ If ITC availed by RP in GSTR-3B **exceeds** ITC available in GSTR-2B for a tax period, **difference** shall be intimated to him.
- ⇒ RP has to pay excess ITC along with interest u/s 50 or explain reasons for such difference within 7 days.
- **○** If intimated amount is **not paid within time limit** & reply is also not furnished or furnished reply is not acceptable, then it will be **demanded** u/s 73 or 74.

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# 17

#### **REFUND**

Sec 54(6): Provisional refund order in case of unutilized ITC refund of ZRS: PO may grant refund of ZRS on provisional basis upto 90% of amount claimed within 7 days and issue order for balance amount after verification of documents.



2) Sec 56: Interest on Delayed Refunds:-

Interest on refund if Orde	r If refund is not paid within 60 days from the date of application,
passed by PO:	then interest shall be payable @ 6% from the 61st day till the date
	of payment of refund which will be computed in prescribed
	manner & conditions.
Interest on refund if Order	If refund is not poid within 60 days from the date of application file



Interest on refund if Order passed in Appeal/
Proceedings:

If refund is not paid within 60 days from the date of application filed consequent to such order till the date of refund, then interest shall be payable @ 9% from the 61st day till the date of payment of refund which will be **computed in prescribed manner** & conditions.

3) Rule 89(1): Eligibility of refund claim to CTP & NRTP: In case of CTP & NRTP, refund can be claimed of Advance tax deposited by them, only after the furnishing of last return.



4) Rule 89(2): Document will be Statement showing the details of the amount of such Claim for Excess payment of Tax, Interest or any other amount paid.

- Admissibility of refund where an exporter applies for refund subsequent to compliance of the provisions of rule 96A(1) [Circular No. 197/09/2023]:
  - ⇒ It is **clarified** on actual export of goods or on realization of payment in case of export of services, **exporters would be entitled to refund** of unutilized ITC u/s 54(3).
  - → The exporters would also be entitled to claim refund of IGST (not interest) paid earlier due to goods not being exported, or payment not being realized for export of services, within the time limit.



- 6) Refund of accumulated ITC u/s 54(3) available in FORM GSTR 2B (Circular No. 197/09/2023):
  - ⇒ Refund of accumulated ITC u/s 54(3) shall be restricted to ITC for invoices that are reflected in Form GSTR-2B.







- Class of persons who may make ZRS or notified class of goods/services which may be exported on payment of IGST & claim refund thereof notified [N/n 05/2023]:
  - ⇒ RP making ZRS may supply goods &/or services under bond/LUT without payment of IGST & claim refund of unutilized ITC.
  - ⇒ Also, **notified class** of persons may make ZRS or **notified goods/services** may be exported, on payment of IGST & claim refund of such tax paid on goods &/or services.



## 18

#### APPEALS & REVISION

1) Sec 107: Appeals to AA read with Rule 108, 109 & 109C: - Form for appeal to AA & date of filing appeal



- → Appeal to AA by aggrieved person: Electronically or manually if notified by Commissioner or if order appealed against is not available on portal.
- **⊃ Application before the AA by the Department:** Electronically or manually if notified by Commissioner or if order appealed against is not available on portal.
- 2) Sec 109: Constitution of Appellate Tribunal (AT) & Benches thereof:
  - ⇒ Govt established GST AT for hearing appeals against the orders passes by AA or RA.
  - ⇒ Jurisdiction, powers and authority exercised by Principal Bench & State Bench.
  - ⇒ Principal Bench constitutes President, Judicial Member & 2 Technical Member (Centre & State).



- ⇒ State Bench constitutes 2 Judicial Members & 2 Technical Member (Centre & State).
- ⇒ Both Principal bench & State bench hear appeals against order passed by AA/RA & principal bench also hear issues related to Place of supply.
- ⇒ President shall distribute business of AT & transfer cases among benches.
- ⇒ Senior Judicial member of State bench shall act as Vice-president & exercised prescribed powers of president.
- ⊃ If tax/ITC/ fine/ fee/ penalty determined in any order appealed against does not exceed ₹50 lakhs & does not involve any question of law, then appeal may be heard by single Member with approval of President, In all other cases, it shall be heard together by IJM & ITM.
- ⊃ If members opinion differs, they shall state the points before President for hearing:

	Situations	Case referred to
a) where appeal was originally heard by Membe State Bench:		to another Member of a State Bench within State or,
	where no such other State Bench is available within State:	to a Member of a State Bench in another State.
b)	where appeal was originally heard by Members of Principal Bench:	to another Member from the Principal Bench or,
	where no such other Member is available:	to a Member of any State Bench,

⇒ Any act or proceedings of AT shall **not be questioned or invalid** due to vacancy or defect in its constitution.

3) Sec 114: Financial and administrative powers of President: – The President shall exercise financial and administrative powers over the AT as may be prescribed.

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4) Sec 117: Appeal to the High Court:

- Aggrieved person may file an appeal to High court of an order passed by State bench of the AT & HC may admit such appeals if it is satisfied that a case involved substantial question of law.
- The determine any issue which has not been determined wrongly determined by State benches.
- 5) Sec 118: Appeal shall lie to Supreme Court:
  - **○** Order passed by **Principal** bench of the AT or
  - Order passed by the HC where HC certifies to be a fit one for appeal to Supreme Court.
- Sec 119: Sums due to be paid notwithstanding appeal, etc: Any sum due to Govt by an order passes by Principal bench / State bench / HC shall be payable through an appeal is preferred to High Court or Supreme Court.

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## MISCELLANEOUS PROVISIONS



Sec 158A read with Rule 163: Consent based sharing of information furnished by taxable person:-

- Following details furnished by RP may be shared by common portal with **Account Aggregator**, if RP opts for the same
  - a) Particulars furnished in Form GSTR-1/GSTR-3B/Annual return.
  - b) Particulars uploaded for preparation of invoice, for generation of documents u/s 68 & in GSTR-1.
  - c) Other details prescribed.
- 2) For this, content should be obtained from following & communicated to portal
  - a) Supplier (in all cases)

**Note:** RP shall give consent only after obtaining consent of all recipients to whom he has issued invoice, credit notes & debit notes during said tax periods.

- b) Recipient [for clause b) & c) above only], if it includes identity information of recipient.
- 3) So no action shall lie against Govt. or common portal for any liability due to information shared.
  - There shall be no impact on liability to pay tax on relevant supply or as per relevant return.

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#### **OFFENCE & PENALTIES**



#### Sec 122: Penalty for certain offences:

1B) Penalty for ECO if:

- ⇒ ECO allows supply through it by Unregistered persons other than person exempted for registration.
- ⇒ ECO allows inter-state supply through it by ineligible person.
- ⇒ ECO fails to furnish correct details in GSTR-8 u/s 52(4) of outward supply of goods through it by person exempted from registration.

**PENALTY:** Higher of ₹10,000 or tax involved if such supply was made by RP other than composite dealer.

#### Sec 132: Punishments for certain offences:

Person who commits or causes to commit & retain the benefits of any of the following offences:-

#### **OMMITTED OFFENCES:**

- (g) Obstructs or prevents any officer in the discharge of his duties,
- (j) Tampers with or destroys any material evidence or documents,
- (k) Fails to supply required information or (unless with a reasonable belief, burden of proving which shall be upon him, that information supplied by him is true) supplies false information.

#### **SUBSTITUTED OFFENCES:**

(I) Attempts to commit or abets commission of any offences mentioned in clauses (a) to (f) and clauses (h) and (i).

Shall be punishable as under:

	Cases where tax evaded or ITC wrongly availed/utilised or refund wrongly taken:-	Punishment	In absence of special & adequate reasons to contrary to be recorded in judgment of Court [sec 132(3)]
i.	>₹500 lakhs:-	Imprisonment <= 5 years & fine	Imprisonment of minimum 6 months
ii.	> ₹ 200 lakhs but <= ₹ 500 lakhs	Imprisonment <= 3 years & fine	Imprisonment of minimum 6 months
iii.	> ₹ 100 lakhs but <= ₹ 200 lakhs in an offence specified in clause (b),	Imprisonment <= 1 years & fine	Imprisonment of minimum 6 months
iv.	Person commits or abets commission of an offence specified in clause (f)	Imprisonment <= 6 months or fine or both	-

#### Sec 138 read with Rule 162: Compounding of Offences:

# 1) Compounding of Offence: SUBSTITUTED OFFENCES:

- a) a person who has been allowed to compound once in respect of any of the offences specified in clauses (a) to (f), (h), (i) and (l) of section 132(1);
- c) a person who has been accused of committing an offence under u/s 132(1)(b);

#### **OMMITTED OFFENCES:**

- a person who has been allowed to compound once in respect of any offence, other than those in clause (a), under this Act or under the provisions of any SGST Act or UTGST Act or IGST Act in respect of supplies of value exceeding ₹1 crore
- e) a person who has been accused of committing an offence specified u/s 132(1)(g)/(j)/(k);
- 2) Minimum & Maximum Compounding Amount: Minimum Limit will be 25% of tax involved & Maximum Limit will be 100% of tax involved.

# Rule 162(3A): Determination of Compounding Amount: The Commissioner shall determine the compounding amount as follows:

Offence	Compounding amount if offence is punishable		
	u/s 132(1)(i)	u/s 132(1)(ii)	
Sec 132(1)(a), (c), (d) & (e)	Up to 75% of tax evaded / ITC wrongly availed or utilised/ refund wrongly taken, subject to minimum of 50% of wrongly tax evaded/ ITC/ refund taken.	wrongly availed or utilised/ refund wrongly taken, subject to minimum	
Sec 132(1)(f), (h), (i)	Amount equivalent to <b>25%</b> of tax evaded.	Amount equivalent to <b>25%</b> of tax evaded.	
Attempt to commit the offences/ abets the commission of offences u/s 132(1) (a), (c), (d), (e), (f), (g), (h) & (i)	Amount equivalent to <b>25%</b> of such tax evaded or ITC wrongly availed or utilised or refund wrongly taken.	,	

**Note:** If offence committed by person falls under more than one category specified in Table, then the compounding amount, shall be **higher compounding amount**.

# Customs Act, 1962



#### **CONCESSIONS UNDER CUSTOMS OR EXCEPTION TO SEC 12**

#### Sec 25:- Exemption from Customs Duty:



#### Exemption not applicable to:

- a) Any multilateral/bilateral trade agreement.
- b) Obligations under international agreements, treaties, conventions or such other obligations including for UN agencies, diplomats and international organisations.
- c) Privileges of constitutional authorities.
- d) Schemes under the FTP.
- e) CG schemes having validity > 2 years.
- f) Re-imports, temporary imports, goods imported as gifts or personal baggage.
- g) Any duty of customs under any law for the time being in force, including IGST leviable u/s 3(7) of the Customs Tariff Act, 1975, other than customs duty leviable u/s 12.







# **Important Summary for Other topics**



Sections	Description	Rate of Int. (p.a.)	From	То			
GST ACT (CGST) 2017							
Sec 16(4) read with Rule 37	Interest on non-payment of consideration within 180 days	18%	Date of availment	Date of reversal			
Sec 17 read with Rule 42	ITC to be reversed on Inputs, Inputs services & Capital Goods	18%	1st April of succeeding FY	Date of payment			
Sec 50(1) read with Rule 88B	Delayed payment of Self- assessment tax	18%	Succeeding day on which tax becomes due ie 20th of next month	Actual date of payment			
Sec 50(3) read with Rule 88B	ITC wrongly availed & Utilised Note:- Rate applicable for exam is 18% & not 24%	18%	Date of utilisation of such wrongly availed ITC	Actual date of payment			
Sec 56	Interest on Delayed refunds (If not refunded within 60 days)	6%	After expiry of 60 days from date of receipt of application	Date of refund of such tax			
Sec 56	Interest on Delayed refunds as consequence of order of Adjudicating/ AA/AT/Court (If not refunded within 60 days)	9%	After expiry of 60 days from date of receipt of application	Date of refund of such tax			
Sec 60(4)	Interest on Amount <b>payable</b> on provisional assessment	18%	Succeeding day after due date of payment of tax	Actual date of payment			
Sec 60(5)	Interest on Amount <b>refundable</b> on provisional assessment	6%	After expiry of 60 days from date of receipt of application	Date of refund of such tax			
Sec 76	Tax collected but not paid to Govt	18%	Date on which amount was collected	Date on which amount paid to Govt			
Sec 115	Interest on refund of pre-deposit	6%	Date of payment of pre- deposit	Date of refund of pre-deposit			

CUSTOMS ACT 1962					
Sec 18	Interest on Amount <b>payable</b> on provisional assessment	15%	1st day of month in which duty is provisionally assessed	Actual date of payment of duty	
Sec 18	Interest on Amount <b>refundable</b> on provisional assessment	6%	After expiry of 3 months from finalisation of assessment	Date of refund of such duty	
Sec 47	Interest on late payment of import duty in case of Immediate payment	15%	Next day after presentation of BOE for home consumption	Actual date of payment of duty	
Sec 61	Indirect clearance of Customs warehouse	15%	Next date after 90 days of warehousing order by proper officer	Actual date of payment of duty	

# Monetary Limits under GST

Sec/Rules	Explanation			
Schedule III	Gifts by employer to employee <= ₹50,000 per employee in a FY would not qualify as supply			
Sec 9(5)	Notified services: Specified premises means premises providing hotel accommodation service having declared tariff of any unit of accommodation >= ₹7500 p.u per day			
Sec 10(1)	Turnove	r limit for composition sche	me ₹75L (8 Special states) & ₹ 150L (Rest of India) in PFY	
Sec 10(2A)	Turnove	r limit for composition sche	me ₹ 50L & who are ineligible u/s 10(1) & (2) in PFY	
Rule 32(2)(b)	At the o	ption of supplier, value of	supply/change of foreign currency shall be deemed to be:	
	S.No.	Currency Exchanged	Value of supply	
	1.	Upto 1L	<b>Higher of:</b> 1% of Gross amount of currency exchanged or ₹ 250	
	2.	Above 1L & upto 10L	₹ 1,000 + 0.05% of (Exchanged value – 1L)	
	3.	Above 10L	<b>Higher of:</b> 5,500 + 0.1% of (Exchanged value – 1L) or ₹ 60,000	
Sec 12 & 13	TOS for	Excess amount upto ₹ 1,000	O is Date of issue of invoice at the option of supplier	
Sec 51	TDS sha	ll apply only if Value of taxa	ble supply > ₹ 2,50,000	
Rule 40(1)	-	ue of the claim > Rs 2 lakhs certified by a practicing CA o	s for availing ITC of inputs held in stock, then declaration shall or CMA	
Rule 87	Deposits payment	· ·	nit) & offline (with limit) ie upto ₹ 10,000 over the counter	
Rule 86A	Ineligible availed ITC  Officer to disallow debit of amount from E-credit ledger			
	<=₹1	Crore	Deputy Commissioner/Assistant Commissioner	
	> ₹ 1	Crore but <= ₹ 5 Crore	Additional Commissioner/Joint Commissioner	
	>₹5	Crore	Principal Commissioner/Commissioner	
Rule 86B	If value of taxable supply > ₹ 50 Lakhs in a month, then registered person can use 99% of output tax from ITC balance to discharge the tax liabilities			
Sec 11	Services by clinical establishment by providing room charges > ₹ 5,000 per day are taxable other than ICU, CCU, NICU, ICCU			
	2 Services by Resident welfare association to its members upto ₹7,500 for sourcing of goods or services for common use are <b>exempt</b> .			
	3 Services by Govt. to business entity are <b>exempt</b> if consideration < ₹ 5,000.			
AGAIDE .	Services by acquiring bank to any person for settlement of an amount upto ₹ 2,000 in a single transaction are <b>exempt</b> transacted through Credit card, Debit card.			
SMARK	Services of Life micro-insurance product as approved by IRDA, Maximum cover of ₹ 2L are <b>exempt</b>			
§mas	Services by incubatee are <b>exempt</b> upto total turnover of ₹ 50L in FY provided its turnover <= ₹50L in PY & 3 yrs has not elapsed from the date of agreement.			
	7 Service performed by an artist in folk/classical art in the form of Music/dance/ theatre is <b>exempt</b> if the consideration charged < ₹ 1,50,000, except brand ambassador			

	8 Services of religious ceremony, renting of religious place are <b>exempt</b> , but if Rooms >= ₹ 1,000 per day, Premises, halls, or open area >= ₹ 10,000 per day & shops >=₹ 10,000 per month <b>are taxable</b>				
	9 Admission to Entertainment Event is <b>exempt</b> if the consideration is not more than ₹ 500.				
	Services by an old age home run by CG, SG or Charitable entity to its residents (aged >= 60 years) upto ₹ 25,000 per month per member is <b>exempt</b> .				
	11	Services by an unincorporated bo if the consideration is upto ₹1,00	dy or Non-profit entity to its own member is <b>exempt,</b> O per member per year.		
Sec 22		n is liable to get registered if his Ag & For special category states > ₹1	gg t/o for goods > ₹ 40L, For goods and/or services > 0L		
Sec 37	IFF is an optional facility available to RP to furnish details of outward supplies for 1st & 2nd months of a quarter upto a cumulative value of ₹50L in each of the first 2 months of quarter electronically on common portal.				
Sec 44		iissioner exempts the RP whose Ag for the said F.Y.	gg T/o in F.Y. 2022-23 is up to ₹ 2 Cr from filing annual		
Sec 31(3)(b)	If the amount of tax invoice is <b>&lt; ₹ 200</b> , it is not mandatory to issue tax invoice except in case of entry ticket in Multiplex & B2B transactions				
E-invoicing	All registered businesses whose Agg t/o in any P.F.Y. from 2017-18 onwards > ₹ 5 Crore will be required to issue e-invoices subject to exempted entities.				
Rule 53	The supplier can issue consolidated invoice to unregistered recipient:				
	ln d	case of Inter State supplies	Value of Total supplies <= ₹ 2,50,000		
	In case of Local supplies For all the supplies				
Rule 46	No. of digits of HSN codes: a) Annual $T/o \le 0$ or $0 \le 0$ or $0 \le 0$ digits for B2B b) Annual $0 \le 0$ or $0 \le 0$ or $0 \le 0$ digits for B2B & B2C				
Rule 138	Every Registered person who causes movement of goods having consignment value > ₹ 50,000 need to generate E-way bill, However for interstate Job work & movement of Handicraft goods, E-way bill is mandatory irrespective of consignment value				
Sec 54(6) read with Rule 91	Provisional refund shall be granted if person claiming Refund has not been prosecuted for an offence where amount of tax evaded > ₹ 2.5 Cr during any period of 5 years immediately preceding the tax period to which the claim for refund relates.				
Sec 54(14)	Refund can be credited to account only if amount > ₹ 1,000				

# Time Limits under GST

Sec/Rules	Explanation	
Rule 3 & 4	Intimation for <b>entering</b> into Composition scheme by Registered Person is to be filed in Form CMP-02 Prior to commencement of FY & also furnish statement in Form GST ITC – 03 within 60 Days.	
Rule 6	Intimation for withdrawal from the composition scheme is to be given within 7 days.	
Sec 16(2)	Registered person must pay value of goods/services plus tax within 180 days from the date of Invoice issued by supplier other than RCM supplies. If failed to do so, corresponding credits shall be added with output tax liability along with interest.	

Sec 16(4)	Registered Person can claim ITC in <b>Earlier</b> of 30th Nov of next FY or Date of furnishing annual return.		
Sec 18(1)	Registered person is entitled to take ITC held in stock on the day immediately preceding the date of grant of registration within 30 days.		
Sec 25(1)	Person has to apply for registration within 30 days u/s 22 or 24 from the day he becomes liable & CTP/NRTP has to apply at least 5 days prior to the commencement of business.		
Rule 9	If PO is satisfied with the application, he may grant the RC within 7 days, but if not then he may grant RC within 30 days after Physical verification of Place of Business.		
Rule 10A	Registered person shall furnish details of Bank account on common portal within 30 days from Date of grant of registration or Date of furnishing GSTR-1 (IFF), whichever is earlier.		
Sec 27	Validity of Registration certification of CTP/NRTP is <b>Earlier</b> of Period specified in registration certificate or 90 days from effective date of registration, Further extension of 90 days is also allowed.		
Rule 25	After Grant of RC: PO may conduct physical verification of POB after grant of RC & he is required to submit the report within 15 days from the date of verification.  Before Grant of RC: PO may conduct physical verification of POB before grant of RC & he is required to submit the report within 25 days from the date of grant of RC.		
Sec 28	Registered person shall intimate within 15 days of such amendment by applying electronically.		
Rule 20 &	Registered person shall apply for cancellation of registration within 30 days of occurrence of the event warranting cancellation.		
Sec 30 read with Rule 23	Revocation of cancellation of Registration:- RP whose registration is cancelled by PO may apply for revocation of cancellation within 90 days from the date of service of order of cancellation, & it can be further extended upto 180 days by Commissioner or Authorised officer.		
Rule 138C	PO shall record online Final report in Part B of FORM GST EWB-03 within 3 days of inspection with extension of 3 days		
Sec 46	Notice requires the registered person to furnish the return within 15 days.		
Sec 54	Any person claiming Refund may make an application within 2 years.		
Sec 60	<ul> <li>PO shall pass Provisional Assessment order within 90 days from the date of receipt of such request.</li> <li>PO shall pass Final Assessment order for finalizing the provisional assessment within 6 months,</li> <li>However it can be extended by Joint/Additional Commissioner for 6 months &amp; by Commissioner for 4 years</li> </ul>		
Sec 62	<ul> <li>PO shall pass the best judgement assessment order for Non-filers of returns within 5 years from date specified u/s 44 for the FY related to tax not paid.</li> <li>If RP furnishes valid return within 60 days of services of assessment order, it shall be deemed to have been withdrawn, but liability of interest and late fees shall continue.</li> </ul>		
Sec 65	Audit shall be completed within 3 months & further extended upto 6 months by Commissioner).		
Sec 66	CA or CMA nominated by Commissioner for conducting <b>Special audit</b> shall submit a report of such audit within 90 days with further extension of 90 days.		
Sec 67	Books shall be returned within 30 days & Goods shall be returned with 6 months (Further extension of 6 months) after inspection.		
Sec 73	If Tax not paid/short paid /erroneously refunded/ITC wrongly utilised other than fraud, PO shall issue SCN at least 3 months prior to the issuance of order & issues Order within 3 years from the due date of furnishing Annual return of FY.		
Sec 74	If Tax not paid/short paid /erroneously refunded/ITC wrongly utilised for reason of fraud, PO shall issue <b>SCN</b> at least 6 months prior to the issuance of <b>order</b> & issues Order within 5 years from the due date of furnishing Annual return of FY.		
Sec 76	If the tax collected but not paid to Govt then PO shall issue an order within 1 year from the date of issue of the notice.		
	ICAL A TOPECO		
Sec 78	If the taxable person fails to pay amount in pursuance of an order, then Recovery proceeding can be initiated within 3 months from date of such order.		

Sec 100	The aggrieved applicant can file an appeal to Appellate Authority against the Advance Ruling within 30 days (further extension of 30 days) from the date on which the ruling sought to be appealed.			
Sec 101	Order of Appellate Authority shall be passed within 90 days from the date of filing of appeal.			
Sec 102	Rectification of Advance ruling can be done within 6 months from the date of order.			
Sec 107	<ul> <li>Aggrieved person may appeal to Appellate authority within 3 months (Extension of 1 month) from the date of communication of such order.</li> <li>Commissioner may appeal to Appellate authority within 6 months (Extension of 1 month) from the date of communication of such order.</li> </ul>			
Sec 108	Revisional Authority can revise an order <b>after expiry of 6 months</b> from the communication of said order <b>but not later than expiry of 3 years</b> from the passing of said order.			
Sec 112	<ul> <li>Aggrieved person may appeal to Appellate Tribunal within 3 months from the date of communication of such order.</li> <li>Commissioner may appeal to Appellate authority within 6 months from the date of communication of such order.</li> </ul>			
Sec 117	Appeals to High court are to be filed <b>within 180 days</b> from date on which order appealed against is received by aggrieved person.			
Sec 132	Person who collects any amount as tax but fails to pay the same within 3 months from the due date of such payment is liable to penalty.			
Sec 161	<ul> <li>Any authority can rectify its order within 3 months from the date of issue of such decision, no such rectification shall be done for a period of 6 months.</li> <li>However, 6 months shall not apply in rectification of clerical or arithmetical error.</li> </ul>			
Sec 16 of IGST Act	If RP does not realise sale proceeds of ZRS of goods, he is <b>liable to deposit</b> refund received along with interest u/s 50, <b>within 30 days</b> after expiry of time limit given under FEMA 1999.			

# Fees & Penalties under GST

Section	Explanation				
Sec 47 read with Notifi.	Maximum late fees payable under section 47				
	Normal Tax Payer	Late F	ee		
		=Nil Lower of: ₹500 (₹250 each under CGST & SGST /UTGST) OR ₹20 (₹10 CGST + ₹10 SGST / UTGST) for every day during wh such failure continues.			
	2) RP other than those covered in (1) above (i.e. there is outward supply in GSTR - 1 or tax payable as per GSTR-3B	PFY	Lower of: ₹ 2,000 (₹ 1,000 each under CGST & SGST / UTGST) OR ₹ 50 (₹ 25 CGST + ₹ 25 SGST / UTGST) for every day during which such failure continues.		
		Agg. T/o more than 1.5 Cr but 5 Cr. in the PFY	Lower of: ₹ 5,000 (₹ 2,500 each under CGST & SGST / UTGST) OR ₹ 50 (₹ 25 CGST + ₹ 25 SGST / UTGST) for every day during which such failure continues.		
	3) RP other than (1) and (2)	Agg. T/o > 5 Cr. in the PFY	Lower of: ₹ 10,000 (₹ 5,000 each under CGST&SGST/UTGST) OR ₹ 50 (₹ 25 CGST + ₹ 25 SGST / UTGST) for every day during which such failure continues.		

	Con	nposition scheme GSTR - 4	Late Fee		
	1) Where Total tax payable in GSTR-4 is Nil		(₹10 + 10) per day or Max ₹500 (₹250 each under CGST & SGST or ₹500 under IGST)		
	2) Where RP other than those		(₹25 + 25) per day or Max ₹ 2,000 ( ₹1,000 each under CGST &		
	Annual Return		SGST or ₹ 2,000 under IGST) Late Fee		
	n) RP having agg.T/O <= ₹ 5 crores in the relevant FY		Lower of: ₹50 per day (₹25 CGST + ₹25 SGST / UTGST)OR  0.04 % of turnover in the State or UT (0.02% CGST + 0.02% SGST / UTGST)		
	2) RP having following agg T/O: Lower of: ₹100 per day (₹50 CGST + ₹50 SGST / UTGST)  ₹ 5 cr < agg T/O ₹ 20 cr in the 0.04 % of turnover in the State or UT (0.02% CGST + €		Lower of: ₹100 per day (₹50 CGST + ₹50 SGST / UTGST) OR 0.04 % of turnover in the State or UT (0.02% CGST + 0.02% SGST / UTGST)		
	3)	RP having agg. T/O >₹20 cr in the relevant FY	Lower of: ₹ 200 for every day during which such failure continues (₹ 100 CGST + ₹ 100 SGST/UTGST) OR 0.50% of the turnover of the registered person in the State/UT (0.25% CGST + 0.25% SGST/UTGST)		
	For	delayed filing of GSTR-7	Late Fee		
	Qua	ntum of late Fee	Lower of: ₹50 (₹25 each under CGST &SGST/UTGST) for every day during which such failure continues. OR ₹2,000 (₹1,000 each under CGST & SGST/UTGST)		
73	-	x amount is not paid or short paid due from such person & issues or	d, then penalty will be <b>Higher</b> of ₹ 10,000 or equivalent to 10% of oder.		
80		·	instalments shall not be allowed if amount < ₹ 25,000		
97	Fees	s for <b>application</b> to the authority	for Advance Ruling on the common portal is ₹ 5,000		
100	Fees	s for <b>appeal</b> to Appellate authorit	y for Advance Ruling on the common portal is ₹ 10,000		
109	<ul> <li>In the absence of a Member, any appeal with the approval of the President to be heard by bench of 2 members</li> <li>If Tax, ITC, Fine, fee, Penalty determined in any order appealed does not exceed ₹ 50,00,000 &amp; does not involve question of law, then appeal may be heard by bench of single member</li> </ul>				
112	Fees for appeal/restoration of appeal shall be ₹1,000 for every ₹1,00,000 of tax determined in order appealed against. However, the fee shall not exceed ₹25,000.				
122	21 Categories of offences u/s 122(1), Person shall be liable to pay penalty of <b>Higher</b> of ₹ 10,000 or Actual amount of tax involved				
122(2)	Any registered person supplying goods or services on which any tax has not been paid-				
(_)	a for any reason other than fraud, Penalty shall be <b>Higher</b> of ₹ 10,000 or 10% of tax due from such person.				
	b for reason of fraud, Penalty shall be <b>Higher</b> of ₹ 10,000 or 100% of tax due from such person.				
122(1B)	1.81	e ca Ed	does not fulfilled specified conditions. Thus Penalty will he Higher		
	15	VXXX 193	made by RP other than composition dealer.		
123	If a person fails to furnish information u/s 150 within 90 days from date of SCN, he shall be liable to pay penalty which is <b>Lower</b> of ₹ 100 for each day of period during which such failure continues or ₹ 5,000.				
124	Any person fails to furnish any information u/s 151, he shall be liable to pay following <b>penalty:</b> ☐ In case of Non continuing offence: upto ₹ 10,000 ☐ In case of Continuing offence: ₹ 100 per day subject to maximum of ₹ 25,000				
	- 111	and of continuing officies, cloud	ps. any energes to maximum of (20,000		

		General penalty for Contravention of GST law is maximum of ₹ 25,000  If the amount of tax involved < ₹ 5,000, it will be considered as Minor breach which means Breach			
without fraudulent intent					
			For Exempted goods		
a If owner of goods penalty, penalty	comes forward to pay	a	lf own	er of goods comes forward to pay y, penalty is <b>Lower of:</b> - of value of goods or ₹ <b>25,000.</b>	
to pay penalty, pe	to pay of goods or - 5% of		er of goods doesn't come forward penalty, penalty is <b>Lower of:-</b> of value of goods or ₹ <b>25,000</b> .		
Punishment for 9 catego	ries of offences stated u/s	s 132(1)	:		
Cases where	tax Evaded			Punishments	
Amount > ₹ 5 Crores			lı	mprisonment upto 5 years plus Fine	
Amount is between ₹ 2	Crores to ₹ 5 Crores		lı	mprisonment upto 3 years plus Fine	
Amount is between ₹10 specified in clause (b),	Crores to ₹2 Crores in an	to ₹ 2 Crores in an offence		mprisonment upto 1 years plus Fine	
Person commits or abe specified in clause (f):	, , , , , , , , , , , , , , , , , , , ,			•	
If a person engaged in collection of statistics u/s 151, having access to information specified u/s 150(1), or wilfully discloses any information of any return furnished, then he shall be punishable with imprisonment upto 6 months or Fine upto ₹ 25,000 or both					
Person who are not compounded under Compounding of offences:  ☐ Already compounded once ☐ Other than offences specified in Sec 138(1)(a) to (f), where value of supplies > ₹1 Crore ☐ Convicted for an offence under GST Act by a court a) The minimum limit for compounding amount is 25% of tax involved b) The maximum limit for compounding amount is 100% of tax involved					
Offence	Compoun	ding	amour	nt if offence is punishable	
Official	u/s 132(1	)(i)		u/s 132(1)(ii)	
Sec 132(1)(a), (c), (d) & (e)	Up to 75% of tax evaded / ITC wrongly availed or utilised/ refund wrongly taken, subject to minimum of 50% of wrongly tax evaded/ ITC/ refund taken.		wrongly availed or utilised/ refun wrongly taken, subject to minimur		
Sec 132(1)(f), (h), (i)	Amount equivalent to <b>25%</b> of tax evaded.		Amount equivalent to 25% of tax evaded		
Attempt to commit the offences/ abets the commission of offences u/s 132(1) (a), (c), (d), (e), (f), (g), (h) & (i)			iled or	,	
	The Penalty to release the  For Taxa  a If owner of goods penalty, penalty = 200% of tax parage to pay penalty, period to pay penalty, penalt	The Penalty to release the detained or seized goods  For Taxable goods  a  If owner of goods comes forward to pay penalty, penalty = 200% of tax payable on such goods.  b  If owner of goods doesn't come forward to pay penalty, penalty is Higher of: 50% of value of goods or - 200% of tax payable on such goods.  Punishment for 9 categories of offences stated u/s  Cases where tax Evaded  Amount is between ₹ 2 Crores to ₹ 5 Crores  Amount is between ₹ 1 Crores to ₹ 2 Crores in an specified in clause (b),  Person commits or abets commission of an offer specified in clause (f):  If a person engaged in collection of statistics u/s 15 or wilfully discloses any information of any return imprisonment upto 6 months or Fine upto ₹ 25,0  Person who are not compounded under Compoundid ⇒ Already compounded once ⇒ Other than offences specified in Sec 138(1)(a) ⇒ Convicted for an offence under GST Act by a cap the minimum limit for compounding amount is b) The maximum limit for compounding amount is b) The max	For Taxable goods  a	For Taxable goods  a If owner of goods comes forward to pay penalty, penalty = 200% of tax payable on such goods.  b If owner of goods doesn't come forward to pay penalt to pay penalty, penalty is Higher of: - 50% of value of goods of to pay penalty is penalty is Higher of: - 50% of tax payable on such goods.  Punishment for 9 categories of offences stated u/s 132(1):  Cases where tax Evaded  Amount is between ₹ 2 Crores to ₹ 5 Crores  Amount is between ₹ 1 Crores to ₹ 2 Crores in an offence specified in clause (b),  Person commits or abets commission of an offence specified in clause (f):  If a person engaged in collection of statistics u/s 151, having access or wilfully discloses any information of any return furnished, ther imprisonment upto 6 months or Fine upto ₹ 25,000 or both  Person who are not compounded under Compounding of offences Other than offence specified in Sec 138(1)(a) to (f), where Convicted for an offence under GST Act by a court a) The minimum limit for compounding amount is 25% of tax inv b) The maximum limit for compounding amount is 100% of tax in the minimum limit for compounding amount is 100% of tax in the minimum limit for compounding amount is 100% of tax in the maximum limit for compounding amount is 100% of tax in the minimum limit for compounding amount is 100% of tax in the maximum limit for compounding amount is 100% of tax in the maximum limit for compounding amount is 100% of tax in the maximum limit for compounding amount is 100% of tax in the maximum limit for compounding amount is 100% of tax in the maximum limit for compounding amount is 100% of tax in the minimum of 50% of tax evaded or 1TC wrongly availed or utilised refund wrongly taken, subject to minimum of 50% of wrongly tax evaded or 1TC wrongly availed or utilised or refund wrongly taken.  Sec 132(1)(f), (h), (i)  Attempt to commit the offences wide or 1TC wrongly availed or utilised or refund wrongly taken.	

# **Due Date Chart**

Sec	Provision	Before Amendment	After Amendment
52(6)	Omission or incorrect particulars in monthly statement	Earlier of 20th Oct or date of furnishing annual return	
16(4)	Time limit for availing ITC	Earlier of 20th Oct or date of furnishing annual return	Earlier of
34(2)	Time limit to declare the details of credit note	Earlier of 30th Sep or date of furnishing annual return	30th Nov of next FY or Date of furnishing
37(3)	Time limit for rectification of error in GSTR 1	Earlier of 11th Oct(GSTR -1)& 20th Oct(GSTR -3B) or date of	annual return
39(9)	Time limit for rectification of error in GSTR 3B	furnishing annual return	)

