

Section 9:- Charging Section

Levy Charge Value 5(1) [IGST Act]- Inter-State Supply of 9(1) - Intra-State Supply of Goods or As per Sec 15 of CGST Act, 2017 0% 0,125% 1,5% 2,5% 6% 9% Goods or Services or Both services or Both 0% 0.125% 1.5% 2.5% 6% Intra-State Supply - Sec 8 of IGST Act, 2017 Inter State Supply - Sec 7 of IGST Act, 2017 0% 0.25% 3% 5% 12% 18% 28% Supply of goods/services shall be treated as Supply of goods/services shall be treated as intra-state supply Where the location of the inter-state supply Where the location of the supplier and the place of supply are insuppler and the place of supply are in (a) two different States (a) same State

Collection

in such manner as may be prescribed (Detail discussion in subsequent chapter)

Person Liable to Pay Tax

Sec 2(107) "Taxable person" - includes

"Taxable person" means a person who is registered or liable to be registered u/s22 or section 24

	Forward Charge Sec 9(1)	Taxable Person making Intra State- Supply
	Reverse Charge Sec 9(3)/9(4)	Recipient of Supply
	E-Commerce Sec 9(5)	F-Commerce Operator

(c) a State and a Union territory Goods not Subject to Levy of GST - alcoholic liquor for human consumption

Sec 9(2):- Levy on Petroleum Products from Notified date : - Supply of petroleum crude, high speed diesel, petrol, natural gas and ATF shall be levied from the notified date on recommendation of GST Council.

(b) two different Union territories; or

SEC 2(114) "UNION TERRITORY"

(a) the Andaman and Nicobar

(c) Daman and Diu and Dadra

CISION FO

Means the territory of -

and Nagar haveli

Islands

(b) Lakshadweep

Note: Still levy of GST on such products is not notified

Analysis: The type of levy existing or to be continued after GST

	(Supply) GST	(Production) ED	(Sale)	
			VAT	CST
1. Alcoholic Liquor for Human Consumption	X	✓	\checkmark	✓
2. Petroleum crude,High speed Diesel,Motor spirit (Petrol), Natural gas, AviationTurbine fuel	X	✓	√	✓
3. Tobacco & Tobacco products	√	√	X	X
4.Opium, Indian Hemp and other Narcotic Drugs	√	√	X	X
5. All other Products	/	Х	X	X

SEC 2 (56) "INDIA"

(b) same Union territory

- a) Territory of India (state and the UTs.)
- b) Its Territorial Water, Seabed and sub-soil underlying such waters,
 - ⇒ continental shelf, ⇒ EEZ or

 - any other maritime zone as defined in the Territorial Waters, Continental Shelf, (d) Ladakh EEZ and Other Maritime Zones Act, 1976 (e) Chandigarh

SION FOR

c) Air space above its territory & territorial waters (f) and Other territory

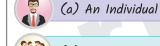
Sec 2(80A):- Online Gaming

Means offering of a game on internet or electronic network & includes online money gaming

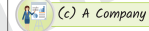
Sec 2(102A):- Specified actionable claim

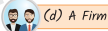
Means actionable claim involved in/by betting, casinos, gambling, horse racing, lottery or online money gaming.

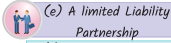
Sec 2(84) "Person" - includes



(b) A hindu undivided family







- (f) An association of persons or a body of individuals, whether incorporated or not, in India or outside India
 - (q) Any corporation established by or under any Central Act. State Act or Provincial Act or a Govt. company as defined in clause (45) of section 2

of the Companies Act, 2013

(i) A co-operative society registered under any law relating to co-operative societies

(h) any body corporate

incorporated by or under

the laws of a country

- (j) A local authority (k) Central Government or a
- State Government
- (1) Society as defined under the Societies Registration Act, 1860
- (m) Trust
 - (n) Every artificial juridical person, not falling within any of the above

Deemed Distinct Persons : Sec 25 CGST Act

required to obtain more than one registration.

whether in one State or Union territory or more than one State or UT shall,

in respect of each such registration, be treated as distinct persons for the purposes of this Act.

Sec 2(94) "Registered person" - includes persons for the purposes of this Act.

means a person -

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

Sec 2 (105) "Supplier"

means person supplying the said goods or services or both and shall include an agent acting as such on behalf of such supplier

Proviso: Supplier includes person arranging supply of specified actionable claims & also who owns/operates/manages e-platform for

supply.

25 (4) A person who has obtained or is 25 (5) Where a person who obtained or is required to obtain registration in a State or Union territory in respect of an establishment,

has an establishment in another State or Union territory.

then such establishment shall be treated as establishment of distinct

Sac 2(02) "Paciniant"

	Sec 2(43) Recipient				
	Situation	Recipient			
	Where a consideration is payable	Person liable to pay that consideration			
r t	Where no consideration is payable for the supply of goods	Person to whom the goods are delivered or made available, or to whom possession or use of the goods is given or made available			
9 0 r	Where no consideration is payable for the supply of a service	Person including his agent to whom the service is rendered			

Type of Supply

Sec 2(108): Taxable Supply

means a supply of goods or services or both which is leviable to tax under this Act

Chargeable to GST at specified rate as applicable under this

Sec 2(78):

Non-Taxable Supply

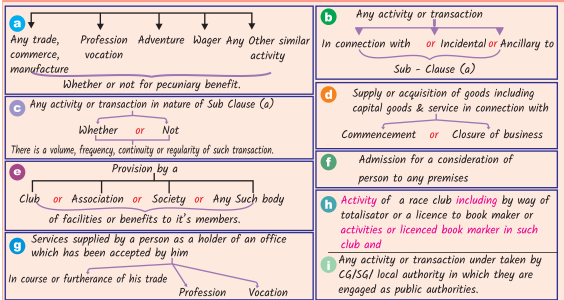
means a supply of goods or services or both which is not leviable to tax under this Act (i.e. CGST Act) or under the Integrated Goods and Services Tax Act

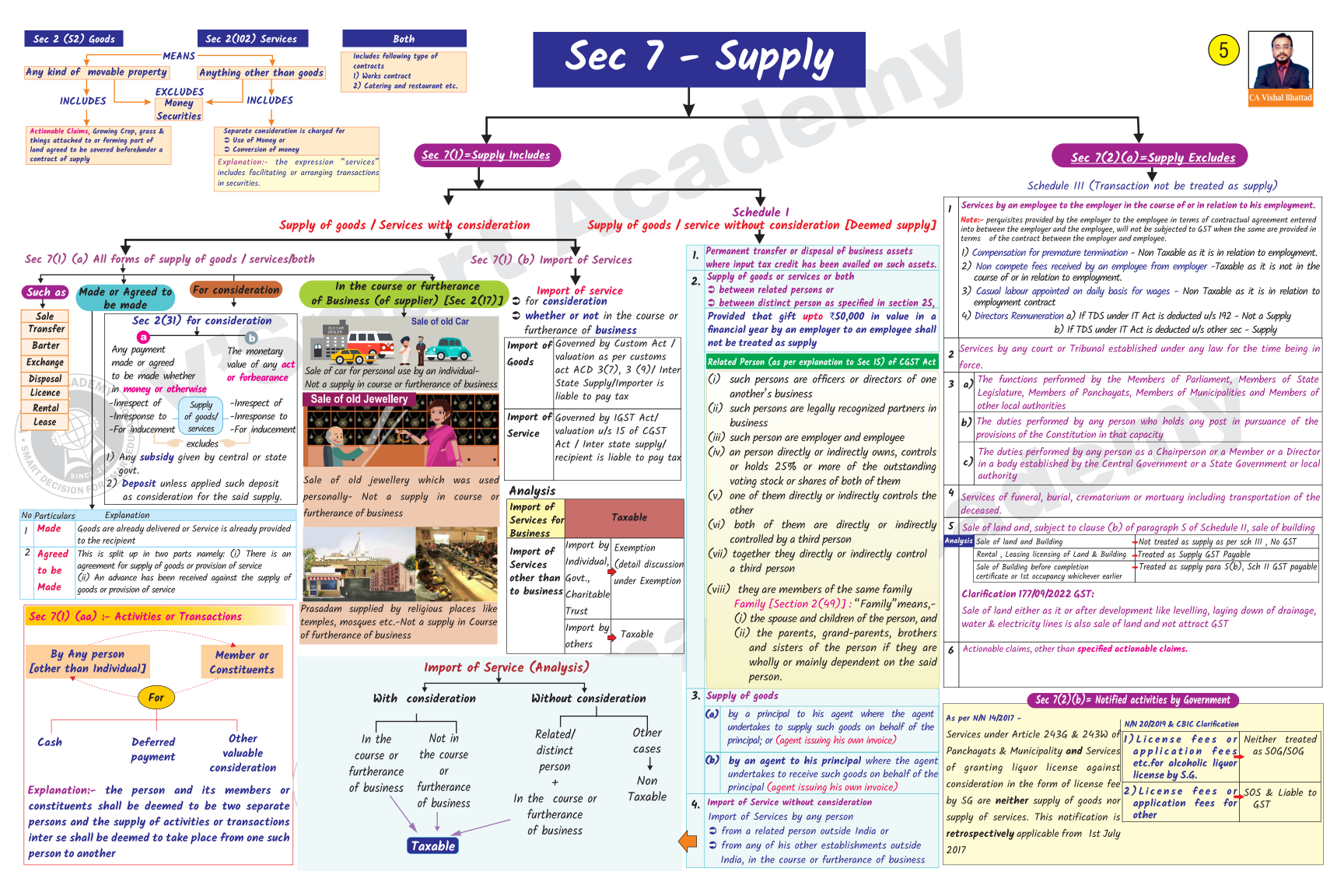
Sec 2(47): Exempt Supply

means a supply of any goods or services or both

- which attracts nil rate of tax
- which may be wholly exempt from tax under section II, or under section 6 of the integrated Goods and Services Tax Act, and includes non-taxable supply

Business includes [Sec 2(17)]





Supply of

goods

Para 5 : Following activities always treated as supply of service under GST

DConstruction of complex, building, civil structure including a

But in following case it shall not be treated as supply. When entire consideration has been received

replacement, remodeling of any existing civil structure

After Completion

20,00,000

80,00,000

Development, design, programming, customisation etc.

Agreeing to the obligation to refrain from an act or to

Transfer of right to use any goods for any purpose for

cash, deferred payment or other consideration.

GST = ₹80 Lacs

As per Sch - III

Supply of Service

Supply of Goods

Supply of Service

Construction of Service intended for sale

complex, building intended for sale to buyer.

Note: - Construction - it includes addition, alteration,

Renting of immovable property

- after completion certificate /

- It's 1st occupation

whichever is earlier

before completion

40,00,000 20,00,000

Temporary transfer of IPR

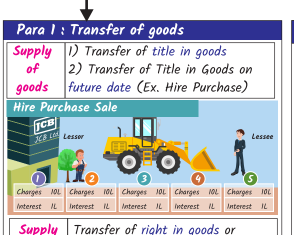
of info. Tech. Software

Sale of Pre-packed Software

License to use prepacked Software

Customized Software

Sec 7(1A):- Where certain activities or transaction constitute a supply in accordance with the provisions of subsection (1), they shall be treated either as supply of goods or supply of services as referred to in Schedule II.



undivided share in goods without

transfer of title in goods

Service

Para 2 : Land & Building Supply of Any lease, tenancy, easement, license to occupy land Supply of Any lease, letting of building including

/ commerce either wholly or partly Note: Sale of land & building not treated as supply as per schedule 3 other than construction intended for sale [of para 5(b)]

Residential House Rented for Residential U

Service



commercial, industrial complex for business

but given an exemption benefit



Para 3: Treatment or process

Supply of Any treatment or process which is applied to another person's



goods as a part of the asset are permanently transferred or disposed off Temporary transfer of business assets:- If Supply of goods as a part of business asset are put to Service any private use or are used for any purpose other than business

Permanent transfer of Business Asset:- If

Para 4: Transfer of business asset



Note: If any person ceases to be a taxable person then goods forming part of business asset shall be deemed to be supplied (In the course or furtherance of business) unless :-

- (i) Business is transferred as going concern to another person.
- (ii) Business is carried on by personal representative who is deemed to be a taxable person.





Para 6: Composite supply treated as supply of service Supply of Restaurant, catering or any supply of service where food/ Works contract drink is supplied for consideration. Service Labour + Material = Works Contract (construction) Sec 2(119): Works contract Installation, Maintenance, of any immovable property Fitting Out, Renovation, Construction, Fabrication, Improvement, Alteration or Completion,

Modification, Commissioning Erection, Repair,

wherein transfer of property in goods (whether as goods or in some other form) is involved in the execution of such contract





Sec 8: Composite Supply & Mixed Supply

The tax liability on a composite or a mixed supply shall be determined in the following manner, namely:

- (a) a composite supply comprising two or more supplies, one of which is a principal supply, shall be treated as a supply of such principal supply; and
- (b) a mixed supply comprising two or more supplies shall be treated as a supply of that particular supply which attracts the highest rate of tax.

Definition - Composite Supply

Composite Supply as per Sec 2 (30): means a supply made by a taxable person to a recipient consisting of

- > two or more taxable supplies of goods or services or both or any combination thereof
- which are naturally bundled and
- > supplied in conjunction with each other in ordinary course of business one of which is a principal supply

Illustration.— (Goods + Service) Where goods are packed and transported with insurance, the supply of goods, packing materials, transport and insurance is a composite supply and supply of goods is a principal supply;



Definition - Mixed Supply

Mixed Supply as per Sec 2 (74): means

- > Two or more individual supplies of goods or services or any combination thereof
- ▶ Made in conjunction with each other by a taxable person for a single price
- ▶ Where such supply does not constitute a composite supply

Illustration.— A supply of a package consisting of canned foods, sweets, chocolates, cakes, dry fruits, aerated drinks and fruit juices when supplied for a single price is a mixed supply. Each of these items can be supplied separately and is not dependent on any other. It shall not be a mixed supply if these items are supplied separately



IMPORTANT CLARIFICATIONS

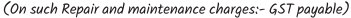
Circular No.:- 1/1/2017

Issue:- Whether Inter-state movement of various modes of conveyance, carrying goods/ passenger/ both, or for Repair and maintenance, between distinct persons (Reg Br.1 to Reg Br.2),is leviable to IGST? (Conveyance = Trains, buses, trucks, tankers, trailers, vessels, containers, aircrafts.)

Decision:- It shall not be treated as SOG/SOS, so no IGST. (Except further supply)(Schedule I, Para 2)

Clarification :- I-Conveyance carrying goods/ passenger/ both:- Treated neither as SOG or SOS, No IGST.

2-Conveyance for repair & maintenance: Treated neither as SOG or SOS, No IGST.



3-Conveyance moved for further supply: Treated as SOG/SOS, IGST shall be levied.



Circular No.:- 21/21/2017

Issue: Whether Inter-state movement of Rigs, tools, spare parts, and all goods on wheels (like cranes) between distinct persons (Reg Br.1 to Reg Br.2),is leviable to IGST?

Decision:- It shall not be treated as SOG/SOS, so no IGST (As per Schedule 1, Para 2)

Clarification:-

- I)It shall not be treated as supply of goods nor supply of services, hence no IGST is levied.
- 2) However, applicable CGST/SGST/IGST shall be leviable on further supply of these goods.



Circular No.:- 57/31/2018

Issue: What is the scope of Principal-Agent-Relationship, under Para 3 of schedule I of CGST Act, in context of Agents?

Clarification: (1) Supply by Principal to Agent, where Agent shall issue, for further supply, Invoice Invoice in his name:- Agent shall be covered under Para 3, Schedule I

Invoice in the name of Principal:- Agent shall not be covered under Para 3, Schedule I

(2) Supply by Agent to Principal, where goods being procured by Agent on behalf of Principal, Invoice Invoice in his name: - Agent shall be covered under Para 3, Schedule I

Invoice in the name of Principal: Agent shall not be covered under Para 3, Schedule I

Circular No.:- 116/35/2019

Issue:- Whether GST is leviable on the service of display of name/ placing of name plates of donor in the premises of charitable organisations receiving donation/gifts from individual donors?

Clarification: - I- Individual Donors = provide financial help, etc in form of donation/gift, to charitable institutions, etc

- 2- Recipient institution= place a Name plate, etc in their premises to express the gratitude
- 3- Purpose is philanthropic (i.e., it leads to no commercial gain) and not advertisement.
- 4- No obligation on part of recipient to do anything
- 5-Hence, No GST on such activity

Circular No.:- 44/2018

Issue:- (1) Whether Tenancy premium for transfer of tenancy rights to an incoming tenant, attract GST, when stamp duty and registration charges is levied on the said premium?

(2) Whether supply, in case of transfer of tenancy rights, a part of the consideration for which, accrues to the outgoing tenant, attracts GST?

Clarification: - I- Any lease/tenancy/easement/license, to occupy land=SOS (Para-2 Schedule II)

- 2- Transfer of tenancy rights=Not treated as Sale of Land/Building
- 3- Renting of residential dwelling for use as a residence=
- 4- (Transfer of tenancy rights, against consideration of Tenancy premium):-
 - ⇒ To an Incoming tenant = Taxable
- ⇒ To a New tenant = Taxable
- To a New tenant(for Residential Property) = Exempt
- 5- Service provided by Outgoing tenant as surrendering the tenancy rights, against consideration in the form of a portion of tenancy premium= Taxable
- 6-Merely because a transaction/ supply involves execution of Docs. (require registration, pay fees, and stamp duty), wouldn't preclude them from scope of supply.

Circular No.:- 11/11/2017

Issue:- Whether such supplies constitutes SOG/SOS:-

- (1) Printing of books, pamphlets, brochers, annual reports, and the like
- (2) Supply of Printed envelopes, letter cards, printed box, napkin, wall papers etc, printed with design, logo, etc

Decision: For (1):- SOS For (2):- SOG (Sec 8, composite and mixed supply)

Clarification

- I- Classification of such supplies as SOG/SOS,= on the basis of what constitutes the Principal Supply.
- 2- Printing of books, pamphlets, broachers, annual reports, etc= SOS (Supply of printing, on the content supplied by the recipient of supply is the Principal supply.
- 3- Supply of Printed envelpos, letter cards, etc, printed with design, logo, etc.= SOG

(Predominant supply is goods, and supply of printing of the content, supplied by recipient, is Ancillary to the Principal supply of goods.

Circular no. 172/04/2022

Any perquisites provided by employer to its employees:

- ⇒ If terms of contract = Not supply under Schedule III.
- If not in terms of contract = If value exceeds ₹50,000, it is taxable under Para 2 of Schedule 1

Circular no. 178/10/2022

Parameters for taxability under GST:

- > Contractual relationship between supplier & recipient
- > Express or implied promise from supplier for services under para 5(e) of sch II ie payment cannot be assumed
- > Independent arrangement or activity
- > If payment not represent object, it cannot be consideration
- a) Liquidated damages: Normally no express or implied agreement, thus not taxable, but are taxable in certain cases.
- b) Compensation for cancellation of coal blocks: not given under contract between govt & allotee, hence not taxable
- c) Cheque dishonour fine/ penalty: Never implied or express offer, hence not taxable
- d) Penalty imposed for violation of Law: No agreement between Govt and violater, hence not taxable
- e) Forfeiture of salary or payment of bond amount: These amounts are not consideration for tolerating the act, hence not taxable
- f) Compensation for not collecting toll charges: compensation received are treated as supply
- g) Late payment surcharge or fee: Late payment with interest, fee, fine, penalty are naturally bundled hence assessed as principle supply
- h) Fixed Capacity charges for Power: These are charged as sale of electricity which is exempt
- i) Cancellation charges: Assessed as principal supply & same rate is applicable to service contract

Circular no. 190/02/2023

Incentives paid by Ministry of electronic & Information Technology (Meity) to acquiring bank under incentives schemes for promotion of digital payments are treated as Subsidy hence not taxable

Circular No. 196/08/2023

Activity of holding of shares of subsidiary company by holding company cannot be treated as a supply of services by a holding Co. & cannot be taxed since shares are neither goods nor services.

Circular No. 201/13/2023

- Supply of food/beverages in cinema hall is taxable as restaurant service'. if:
- a) food or beverages are supplied as part of a service, & b) supplied independent of the cinema exhibition service.
- □If sale of cinema ticket & food & beverages are bundled together as composite supply, entire supply will attract GST rate of exhibition of cinema.

