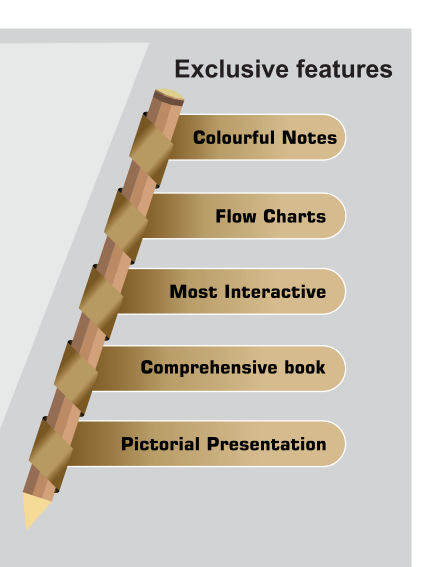
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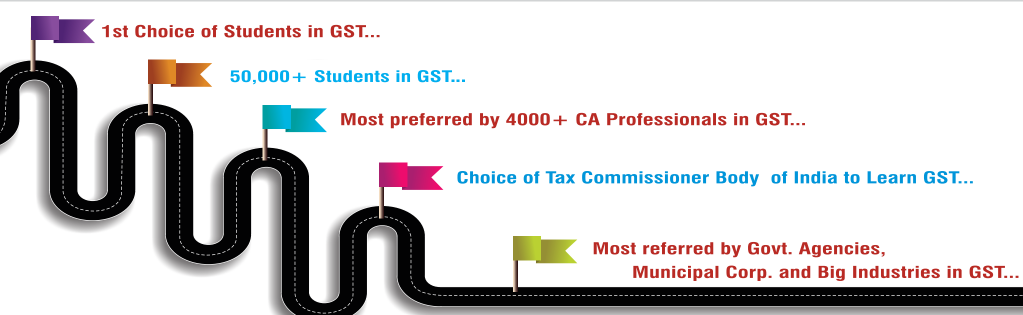


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Achievements in 2023 & 2024



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#### QnA

IDT concept doubts & queries

By Vishal Sir & Research Team

IDT QnA App



### Support

Admin | Technical | Dispatch
Related Support
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Expanded For	rm of Abbreviations used in Chart Book	
AA Aadhaar authentication		
AA	Adjudicating authority	
AA	Appellate authority	
AA	Advance authorisation	
AAAR	Appellate Authority for Advance Rulin	
AAR	Authority for Advance Ruling	
AC	Additional Commissioner	
ACD	Additional Customs duty	
AR	Annual return	
ARN	ARN Application reference number	
AT	Appellate tribunal	
BE Business Entity		
CDN	Credit note & Debit note	
CFC	Convertible foreign currency	
CFY	Current Financial Year	
CTP	Casual Taxable Person	
CWF	Consumer Welfare fund	
DID	Due date	
DC	Deputy Commissioner	
DGAP	Director General of Anti Profiteering	
Demand order		
DSA	Direct Selling Agents	
DTA	Domestic tariff area	
ECO	Electronic Commerce Operator	
EOU	Export oriented unit	
EPCG	Export Promotion Capital Goods	
ES	Exempt supply	
EWB	E-way bill	
FAT	Final assessment tax	
FC	Forward Charge	
FI	Financial Institutions	
GSTIN	Goods & service tax identification	
	number	

GSTN	Goods & service tax network
GTA	Goods Transport Agency
HSN	Harmonised System of Nomenclature.
IFF	Invoice Furnishing facility
ISD	Input Service distributors
ITS	Inverted tax structure
JC	Joint Commissioner
LUT	Letter of undertaking
ME	Merchant Exporter
NBFC	Non-Banking Financial Corporations
NRTP	Non-resident Taxable Person
NTOR	Non-taxable online recipient
NTT	Non-taxable territory
OIDAR	Online Information Data Base Access and Retrieval
ООВН	Opportunity of being heard
PAT	Provisional assessment tax
PFY	Preceding Financial Year
PO	Proper officer
POB	Place of business
PSP	Private service providers
QR	Quick Dynamic
QRMP	Quarterly return monthly payment
RC	Registration certificate
RP	Registered Person
RWA	Resident Welfare Association
SCN	Show cause notice
SEZ	Special Economic zone
TP	Taxable Person
TS	Taxable supply
TT	Taxable Territory
UIN	Unique Identification number
WD	Working days
WIH	Whichever is higher
ZRS	Zero rated supply
_	

# CHAPTER - 1: BASIC CONCEPT OF GST



#### FRAMEWORK OF GST Levied by Event of Levy Name Governing Act On Intra State supply of Goods CGST Central Goods and Services Central Tax Act, 2017 Government and Services SGST State Goods and Services State On **Intra State supply** of Goods Tax Act, 2017 and Services Government UTGST Union Territory Goods and On **Intra State supply** of Goods Union Services Tax Act, 2017 Territories and Services Integrated Goods and On Inter State supply of Goods IGST Central Services Tax Act, 2017 and Services Government GST Compensation Cess On Intra/Inter State supply of GST Central CESS Act, 2017 Government notified Goods and Services

#### CONCEPT & PRINCIPLE OF GST

- ⇒ GST is a Broad-based Value added tax
- ⇒ GST is a Destination based tax
- ⇒ GST is technically paid by suppliers but it is actually borne by consumers (Ultimate burden may be passed on).
- ⇒ GST is collected at multiple stage of production and distribution of goods and services in which taxes paid on inputs are allowed as set off against output tax.
- ⇒ GST is a tax on the consumption of products from business sources, and not on personal or hobby activities.
- □ Under GST, input tax credit is provided throughout the value chain.

CONSTITUT	CONSTITUTIONAL AMENDMENTS		
Article 366 (12A)	GST means "Any tax on supply of Goods or Services or both except tax on Supply of the Alcoholic Liquor for human Consumption		
Article 246A	Concurrent powers to both, Parliament and State Legislatures is given to make laws with respect to GST		
Article 269A	Provides exclusive power to the Parliament to legislate with respect to inter-State trade or commerce i.e. integrated tax (IGST) (including import)		

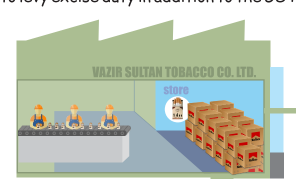
#### BENEFITS OF GST

- 1) Creation of Unified National market
- 2) Mitigating Cascading Effect of taxes
- 3) Elimination of multiple taxes and double taxation
- 4) To Promote make in India Initiative
- 5) It also helps to increase overall revenue of Govt.

#### TAXES ON TOBACCO AND TOBACCO PRODUCTS, OPIUM, INDIAN HEMP AND OTHER NARCOTIC DRUGS AND NARCOTICS:

In the case of tobacco and tobacco products, the Centre alone would have the power to levy excise duty in addition to the GST Particulars

Excise





RETAILER

All other good &

services

Only GST is

Intra = CGST/

Inter=IGST

SGST

Payable

#### TAXABILITY ON GOODS IN SPECIAL CASES

#### Taxability on Goods in Special Cases

Goods totally out of levy of GST

- 1) Petroleum Products
- a) Petroleum Crude b) High Speed Diesel
- c) Motor spirit
- d) ATF
- e) Natural Gas
- 2) Alcoholic liquor for human consumption
  - ⇒ State Excise Sale ⊃ Intra - VAT ⇒ Inter - CST

Sale

Manufacture

🗢 Intra - VAT

J⊃ Inter - CST

Manufacture

Non Taxable supply of GST

### Goods subject to Excise & GST

- 1) Tobacco & Tobacco products → Manufacture → Central Excise → Central Excise
  - → Sale/supply
  - ⇒ Intra CGST & SGST ⊃ Inter - GST
  - 2) Opium, Narcotics etc
  - **→**Manufacture ⇒ State Excise Duty L\_Sale
    - ⇒ Intra CGST & SGST
    - ⊃ Inter IGST

Note: - in above (1) & (2) No VAT & CST

#### RECOMMENDATION OF GST COUNCIL

Recommendations of GST Council —

- (a) Taxes to be subsumed in GST
- (b) Exemption in GST
- (c) model of GST Laws, principles of levy apportionment of IGST between Center & State and the principles that govern the POS
- (d) the threshold limit of turnover for Exemption
- (e) the rates of GST & other Special Rates
- (f) Special Provision w.r.t. the special category state
- (g) any other matter relating to the GST.
- (h) Special rates to raised additional resources during any natural calamity / disaster

#### SPECIAL CATEGORY OF STATE

4) Manipur

- 1) Arunachal Pradesh
- 2) Assam

5) Meghalaya

3) Jammu and

7) Nagaland

Kashmir

- 8) Sikkim
  - 9) Tripura
- 10) Himachal

6) Mizoram

Any

SGST/

UTGST

Pradesh 11) Uttarakhand

#### MANNER OF UTILIZATION OF ITC IN GST

#### INWARD SUPPLY OUTWARD SUPPLY

1. IGST

2. CGST

(First) CGST

Second **IGST** 

Any

CGST

3. SGST/UTGST

(First) Second SGST/UTGST IGST

Note: - CGST cannot be used against SGST/UGST or vice-versa

**First** 

IGST

#### Entertainment tax

- E.T. by state Govt.=Substances in GST levied then so such tax is payable
- E.T. by local body = It is not subsumed in GST. Hence it is payable in addition to GST
- E.g. Price of Movie ticket 500 E.T of local body 20

CGST @8% SGST @8%

#### TAXES TO BE SUBSUMED IN GST

#### Central Taxes

- Central Excise duty Additional excise duty
- Excise duty levied under Medicinal & Toiletries preparation Act
- Additional Customs duty(ACD)
- Service Tax Surcharges & Cesses
- Central Sales Tax

- State Taxes
- State VAT/Sales Tax Central Sales Tax
- Purchase Tax Entertainment Tax (other than those levied
- by local bodies) Luxury Tax
- Entry Tax (All forms) Taxes on lottery,
- betting & gambling Surcharges & Cesses
- Taxes not subsumed under GST 1. Property Tax & Stamp Duty 2. Electricity Duty 3. Excise Duty on Alcohol 4. Basic Custom Duty 5. Excise Duty on Petrol Diesel

# **CHAPTER - 2 : Charge of GST & Concept of Supply**

## Section 9(1)of CGST Act/Sec 5(1)of IGST Act :- Charging Section

Rate



## Value

9(1) - Intra-State Supply of 5(1) [IGST Act]- Inter-State Goods or services or Both Supply of Goods or Services or Both

Shall be determined as per sec 15 read with rules

0% 0.125% 1.5% 2.5% 6% 9% 14% 0% 0.125% 1.5% 2.5% 6% 0% 0.25% 3% 5% 12% 18% 28% Collection

in such manner as may be prescribed (Detail discussion in TOS 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/s 22 or sec 24

Forward Charge Sec 9(1)	Taxable person making Intra-State Supply
Reverse Charge Sec 9(3) /9(4)	Recipient of Supply
C	Г С

Sec 2(84) "Person" - includes (h) any body corporate

E-Commerce Sec 9(5)

E-Commerce Oprator

Goods not Subject to Levy of GST - alcoholic liquor & un-denatured extra neutral alcohol/ rectified spirit used for manufacture of 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.

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

Levy

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

	(Supply)	(Production)		ale)
	GST	ED	VAT	CST
1. Alcoholic Liquor for Human Consumption	X	State	<b>✓</b>	$\checkmark$
<ul> <li>2. Petroleum crude, High speed Diesel, Motor spirit (Petrol), Natural gas, Aviation Turbine fuel</li> <li>3. Un-denatured extra neutral alcohol or rectified spirit used for</li> </ul>	X	Central	<b>✓</b>	<b>✓</b>
3. Un-denatured extra neutral alcohol or rectified spirit used for manufacture of alcoholic liquor, for human consumption	X	<b>√</b>	<b>✓</b>	<b>✓</b>
4. Tobacco & Tobacco products	<b>✓</b>	Central	X	X
5. Opium, Indian Hemp and other Narcotic Drugs	<b>V</b>	State	X	X
6. All other Products	<b>✓</b>	X	X	X

14%

(a) An Individual

(c) A Company

(d) A Firm

any Act

(b) A hindu undivided family

(e) A limited Liability

(f) An AOP or a BOI,

whether incorporated or not.

Corporation established under

in India or outside India

Partnership

laws of a country outside India

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

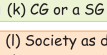
incorporated by or under the



(j) A local authority



(1) Society as defined under Act, 1860



the Societies Registration



(n) Every artificial juridical person, not falling within any of the above

#### Deemed Distinct Persons : Sec 25 CGST Act

25 (4) A person who has 25 (5) Where a person who obtained or is required to obtained or is required to obtain more than one obtain registration in a registration.

or Union territory or

or UT shall,

in respect of each Act.

State or Union territory in whether in one State respect of an establishment, has an establishment in

more than one State another State or Union territory, then such establishment

such registration, be shall be treated as treated as distinct persons establishment of distinct for the purposes of this persons for the purposes of this Act.

## SEC 2 (56) "INDIA"

#### Means

Charge

- a) Territory of India (state and the Uts.)
- b) Its  $\supset$  Territorial Water,  $\supset$  seabed and

  - continental shelf, Exclusive economic zone (EEZ) or
- ⇒ Any other maritime Zone under Maritime (e) Chandigarh Zones Act.
- ⇒ sub-soil underlying such waters, (c) Daman and Diu and Dadra and
  - Nagar haveli

(b) Lakshadweep

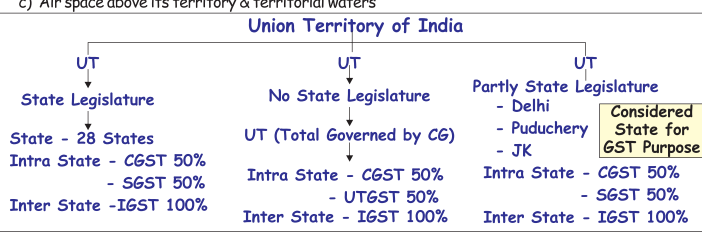
Means the territory of -

SEC 2(114) "UNION TERRITORY"

(a) the Andaman and Nicobar Islands

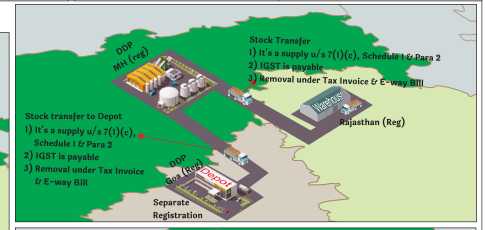
- (d) Ladakh

c) Air space above its territory & territorial waters

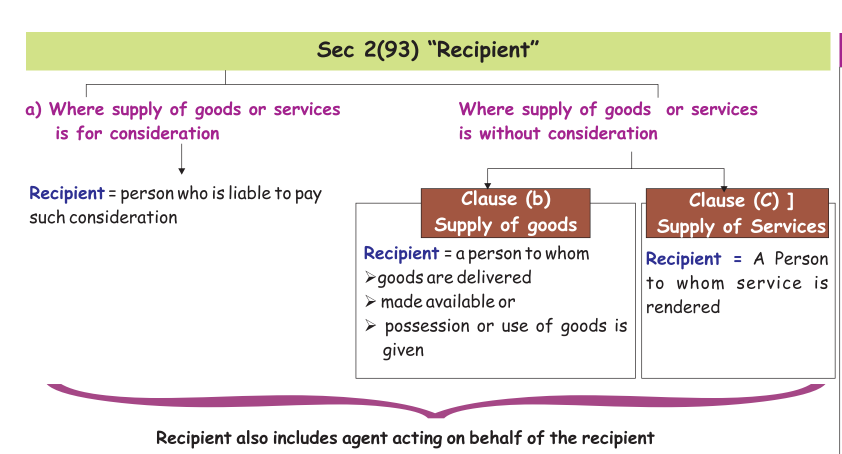


#### Single/ Multiple Registration









#### Sec 2(94) "Registered person" - includes

"Registered person" means a person -

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

#### 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.

#### Sec 2(80A): - Online Gaming

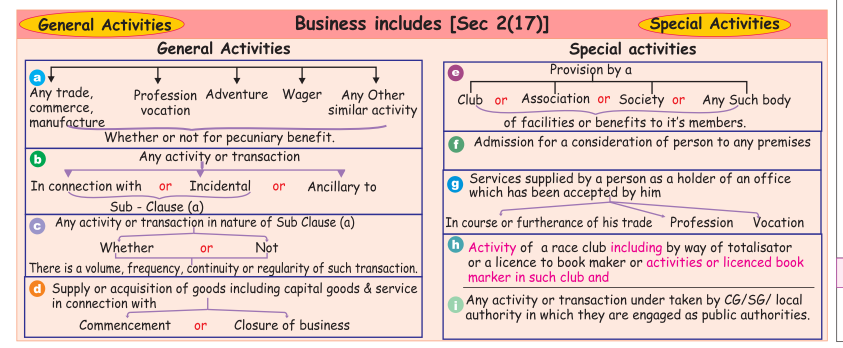
Means offering of a game on internet or electronic network & includes online money gaming

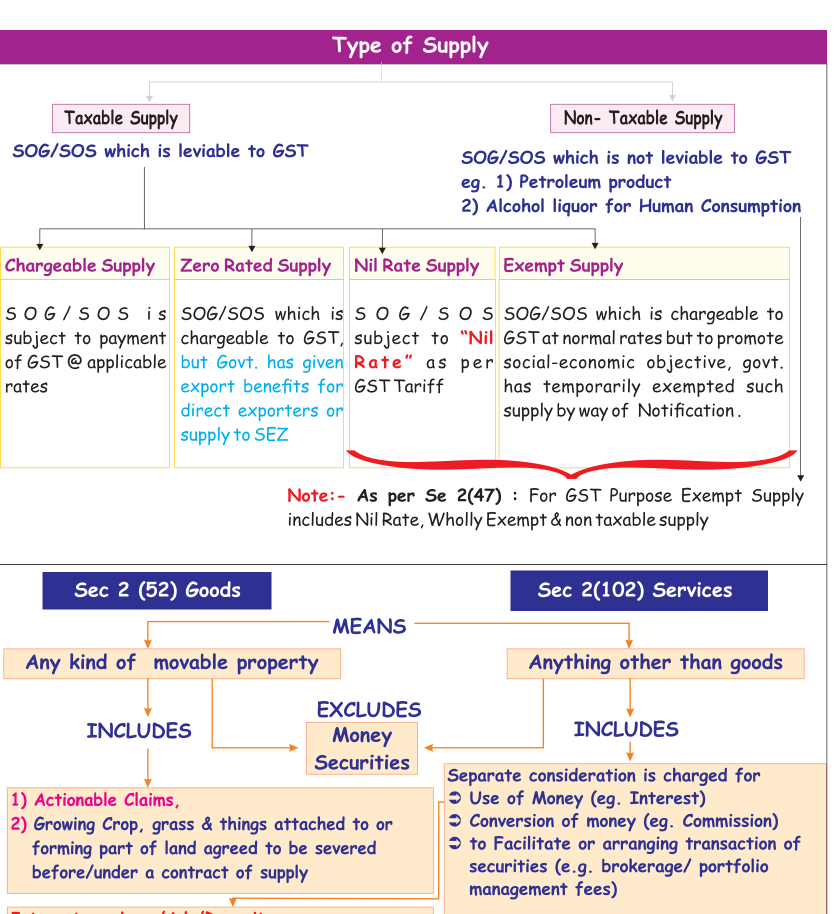
## Sec 2(102A):- Specified actionable claim

Means actionable claim involved in/by

1 betting 2 casinos 3 gambling

4 horse racing 5 lottery
6 online money gaming.





## Interest on Loan/Adv/Deposits

It's a service but Govt. has exempted such interest by N/N 12/2017 Except interest on credit card

#### .

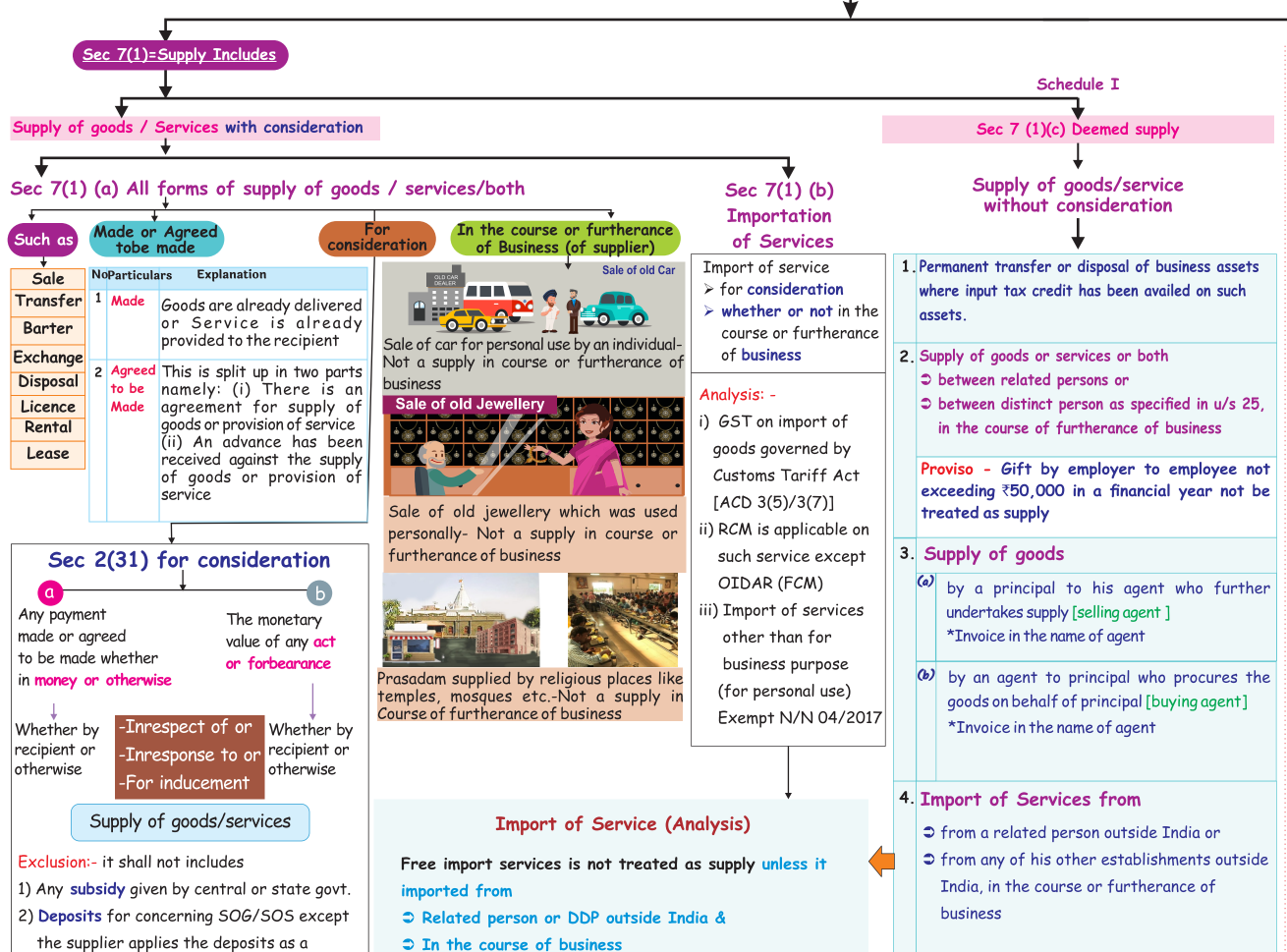
1

Sec 16 of IGST Act: Zero Rated Supply

ZRS means Export of goods/services or both or SOG/ SOS for authorised operations to a SEZ developer/unit.

ademy

# **CHAPTER - 2 : CONCEPT OF SUPPLY (SEC 7)**



consideration for said supply

#### Sec 7(2)(a)=Supply Excludes

Sch III (Transaction not be treated as supply)

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

i.		Non Taxable as it i in relation t
	termination	employment.
	received by an	Taxable as it is not in the course of or in relation to employment
iii.	Casual labour	Non Taxable as it

appointed on daily in relation to basis for wages employment contract

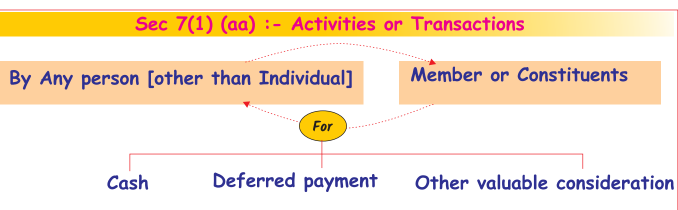
iv. Directors a) If TDS under IT

Remuneration

Act is deducted u/s
192 - Not a Supply
b) If TDS under IT
Act is deducted u/s
other sec - Supply

v.	Circular no. 172/04/2022:		
	Circular No. 1/2/04/2022.		
	Scenario	Taxability under GST	
	Perquisites	Not taxable (Under	
	provided as per contract	Schedule III)	
	Perquisites not	Taxable if value exceeds	
	in terms of	₹50,000 (Under Para 2,	
	contract	Schedule I)	

- 2 Services by any court or Tribunal established under any law for the time being in force.
- 3 a) The functions performed by the MP, MLA, Members of Panchayats, Members of Municipalities and Members of other local authorities
- b) The duties performed by any person who holds any post in pursuance of the provisions of the Constitution in that capacity
- Chairperson or a Member or a Director in a body established by the CG/SG/LA



Explanation: - the person and its members or constituents shall be deemed to be two (ix) sole agent/sole distributor/sole concessionaire of the other. separate persons and the supply of activities or transactions inter se shall be deemed to take place from one such person to another

- issuance of completion certificate

Note: - Construction - it includes addition,

alteration, replacement, remodeling of any

- It's 1st occupancy

whichever is earlier

existing civil structure

#### Related Person (as per explanation to Sec 15) of CGST Act

- (i) such persons are officers or directors of one another's business
- (ii) such persons are legally recognized partners in business
- (iii) such person are employer and employee
- (iv) any person directly or indirectly owns, controls or holds 25% or more of the outstanding voting stock or shares of both of them
- (v) one of them directly or indirectly controls the other
- (vi) both of them are directly or indirectly controlled by a third person
- Other valuable consideration (vii) together they directly or indirectly control a third person
  - (viii) they are members of the same family

or any supply of

drink is supplied for

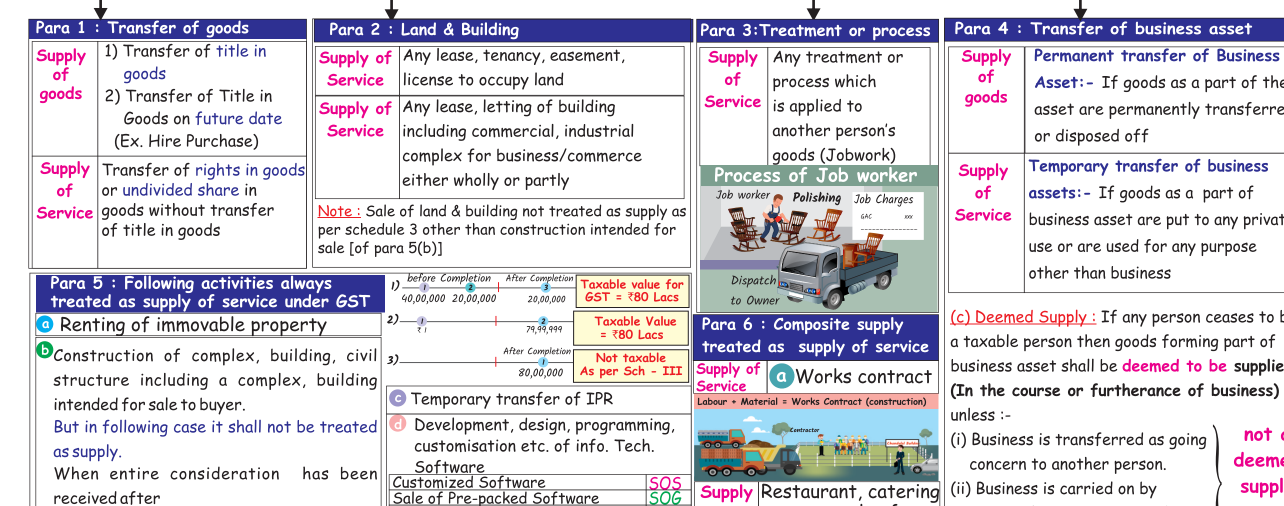
Service where food/

consideration.

- Family [Sec 2(49)]: means,-(i) the spouse and children of the person, and
  - (ii) the parents, grand-parents, brothers and sisters of the person if they are wholly or mainly dependent on the said person.

## Schedule II: Activities or transactions to be treated as supply of goods or services

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.



License to use prepacked Software 505

- to tolerate an act/to do an act.

for any purpose for cash, deferred

Agreeing to the obligation

- to refrain from an act or

Transfer of right to use any goods

payment or other consideration.

#### Para 4: Transfer of business asset

,	
	Asset:- If goods as a part of the
•	asset are permanently transferred
	or disposed off
,	Temporary transfer of business
	assets:- If goods as a part of
e	assets:- If goods as a part of business asset are put to any private

use or are used for any purpose other than business

not a

deemed

supply

(c) Deemed Supply: 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)

(i) Business is transferred as going concern to another person.

(ii) Business is carried on by personal representative who is deemed to be a TP.

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

Sale of land and, subject to clause (b) of paragraph 5 of Schedule II, sale of building

Analysis	
Sale of land and	Not treated as supply as
Building	per sch III , <b>No GST</b>
Rental, Leasing	Treated as Supply &
licensing of Land &	GST Payable
Building	
Sale of Building	Treated as supply
before completion	para 5(b), Sch II &
certificate or 1st	GST payable
occupancy whichever	
earner	

Clarification 177/09/2022 GST: Sale of land either as it or after development like levelling, laying down of drainage, water & electricity lines is also sale of land and not attract GST

Actionable claims, other than specified actionable claims.

#### Entry 7 & 8 not applicable for Inter level

- Apportionment of co-insurance premium by the lead insurer to the co-insurer is not supply, provided the lead insurer pays GST on the entire premium paid by the insured.
- Services by insurer to the reinsurer for which ceding, or reinsurance commission is deducted from reinsurance premium paid by the insurer to the reinsurer, are not supply, provided that GST is paid by the reinsurer on the gross reinsurance premium, inclusive of the commission.

#### Sec 7(2)(b)= Notified activities by Government

- ⇒ Services under Article 2436 & 243W of Panchayats & Municipality and
- Services of granting liquor license against consideration in the form of license fee by

#### 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

#### Cir. no. 1/1/2017: Inter-state movement of modes of conveyance or repairs between DDP:



	Scenario (Inter/Intra State	GST Levy
<	movement of conveyance bet DDP)	
~	Conveyance carrying goods/passengers/	No GST on conveyance
	both between DDP	
	Conveyance for repair & maintenance	No GST on conveyance
	Repair & maintenance on conveyance	GST payable (deemed
	by DDP	supply Sch-I)
	Conveyance moved for further supply	GST payable (Treated
	, , , , , , , , , , , , , , , , , , , ,	as SOG/SOS)

#### Cir. no. 21/21/2017: : Inter-state movement of Rigs, tools, spare parts between DDP:

Scenario	IGST Levy
Inter-state movement of rigs, tools, spare parts accompanied with	No GST on rigs, tools etc.
conveyance between DDP	
Further supply of these goods between DDP	CGST/SGST/IGST applicable

#### Cir. no. 116/35/2019: Donations received by charitable institutions from individual, without guid pro

Scenario	GST Levy
Displaying name/placing name plates of donors in charitable	No GST (Philanthropic purpose, no
organizations	commercial gain)
Note: The institution places name plates to show gratitude, not for advertisement.	

Displaying name/placing name plates of donors to promote his	GST payable (its advertisement
business	service)

#### Cir. No. 44/2018: Taxability of 'tenancy rights' under GST

Issue	GST Levy
Tenancy premium for transfer of tenancy rights to incoming tenant	Taxable
Surrendering tenancy rights by the outgoing tenant for a portion of	Taxable (Service provided by outgoing
the premium	tenant)

Renting of residential property for use as residence	Exempt
Execution of documents (registration, stamp duty) involved in the	Does not affect GST liability
transaction.	,

#### Cir. No. 57/31/2018: Principal-Agent-Relationship, under Para 3 of Sch I, in context of Agents:

<b>5 5 7 1 1 1 1 1 1 1 1 1 1 1 1</b>	
Scenario P = Principal, A = Agent	Covered under Para 3, Schedule I
Selling Agent	
SOG by Principal to Agent (Invoice in Agent's name for further supply)	Yes (Transaction bet <sup>n</sup> P to A = taxable)
SOG by Principal to Agent (Invoice in Principal's name for further supply)	No (Transaction bet® P to A = not taxable)
Buying Agent	
SOG by Agent to Principal (Invoice in Agent's name )	Yes (Transaction bet A to P = taxable)
SOG by Agent to Principal (Invoice in Principal's name)	No (Transaction bet <sup>n</sup> (A) to (P) = not taxable)

#### Cir. No. 73/47/2018 Principal-Agent-Relationship, under Para 3 of Sch I, in context of DCA:

	Scenario	Taxability	Treatment of Interest charges by DCA
1.	DCA don't have authority to	Not covered in	> It is treated as finance charges for start term loan
	pass title in his own invoice	para 3 of Sch-1	> Interest = Exempt
2.	DCA have authority to pass title in his own invoice	Covered in para 3 Tr. bet P-A = Taxable	VOS = As per Rule 29
		Tr. by agent in his own invoice with customer	VOS = T.V. charges by 🔥 + Interest (delay payment of consideration)

Cir. no. 178/10/2022 Applicability of liquidated damages, compensation & penalties for breach of contract or legal violations.:

#### Agreeing to obligation

> to do an act.

to refrain from an act, or

- > to tolerate an act or situation, or

#### Parameters for taxability under GST:

- > Contractual relationship between supplier and recipient.
- > Express or implied promise for services;
- > payment can't be assumed.  $\supset$  Independent arrangement or activity.

If payment is mearly & event in the course of main contract & it is not the main objective = No GST		
Scenario	Taxability under GST	
Liquidated damages	Normally not taxable, but taxable in some cases	
Compensation for cancellation of coal blocks	Not taxable (No contract between govt and allotee)	
Cheque dishonour fine/penalty	Not taxable (No express or implied agreement)	
Penalty for violation of law	Not taxable (No agreement with govt)	
Forfeiture of salary or bond payment	Not taxable (Not consideration for tolerating the act)	
Compensation for not collecting toll charges	Taxable (Treated as supply)	
Late payment surcharge/fee	Taxable (Part of the principal supply)	
Fixed capacity charges for power Not taxable (Exempt as sale of electricity		
Cancellation charges	Taxable (Assessed as principal supply, same rate as	
	service contract)	

#### Cir. No. 11/11/2017 Taxability of printing contracts

Scenario	SOG/SOS Classification
Printing of books, pamphlets, brochures, annual reports, etc (content is from recipient & physical inputs are from printer).	
Supply of printed envelopes, letter cards, boxes, napkins, wallpo (using recipients designer logo only)	apers, etc. Supply of Goods - Printed items

#### Cir. no. 190/02/202 Incentives by MeitY to banks for promoting RuPay and BHIM-UPI3

Scenario	Taxability
Incentives paid by Ministry of Electronics & IT (Meity) to	Not taxable (Treated as Subsidy)
acquiring bank for promoting digital payments	

#### Cir. No. 196/08/2023 Taxability of Holding company's share capital in its subsidiary.

Scenario	Taxability
Holding of shares by a holding company in a subsidiary	Not taxable (Shares are neither goods nor services)

#### Cir.No. 201/13/2023 Supply of food or beverages in cinema hall

Scenario	Taxability
Supply of food/beverages in cinema hall as part of service or independently	Taxable as restaurant service
Sale of cinema ticket bundled together with food & beverages	Entire supply is taxed at cinema
	exhibition rate

# Cir. No. 213/07/2024:- Taxability of ESOP/ESPP/RSU provided by an Indian company to its employees through its overseas holding company

employees this ought its over seus in		
Scenario	Taxability	Reason
ESOP/ESPP/RSU [Reimbursement by Indian Co. to foreign] Co. on cost to cost basis		<ul> <li>It's a part of employees remuneration as per para 1 of Sch III</li> <li>Securities or shares neither goods/services</li> </ul>
Additional fees, mark-up, commission (charges by foreign co. to India co.)	Supply & taxable	SOS of facilitating the transaction in securities

Cir No. 215/09/2024:- Settlement of claim by insurance co. Salvage value of damage vehicle			
Scenario	Reason	Taxability	
1) Deduction of salvage value from settlement	<ul> <li>Claim is settled after deducting salvage value</li> <li>Ownership of salvage value with person insured</li> <li>Salvage does not become properly of Insurance Co.</li> </ul>	Not a supply [no GST is payable	
2) Full Insured declared value settlement	<ul> <li>Claim is settled on full value without deducting salvage</li> <li>Ownership of salvage is with insurance Co.</li> </ul>	Sale of salvage by Insu. Co. = Supply [Insurance co. liable to GST]	

# Cir. no. 234/28/2024:- Preferential location charges (PLC) collected by builder along with sale of residential or commertial property

╛	of residential or commertial property		
	PLC charge with construction service is a composite supply		
	Scenario	Taxability	
	If construction intended for sale & taxable as SOS under para 5(b) of Sch - II	Supply of construction service is main service & PLC is naturally bundled with it.	
	Sale of building after completion	Not a supply as per para 5 of Sch - III, so PLC also not liable to tax	

#### Taxability of Penal Charges by Banks etc. [Cir. No. 245/02/2025]

- ⇒ RBI has instructed lenders to charge penal charges (not penal interest) for loan term violations (excludes credit cards, External Commercial Borrowings, etc.).
- ⇒ Such charges, like liquidated damages, for breach of contract are not a consideration for tolerating an act, thus no GST applies on them.

#### GST implications on vouchers [Cir. No. 243/37/2024] [Not relevant for exam]

Issue	Clarification
Are voucher transactions taxable under GST?	<ul> <li>RBI-approved vouchers (like gift cards) are treated as money: Not taxable.</li> <li>Other vouchers are actionable claims: Not taxable.</li> <li>Conclusion: Vouchers aren't taxed under GST, but the goods/services bought with them are taxable at redemption.</li> </ul>
GST on voucher transactions by distributors/ agents:	<ul> <li>P2P Basis: Distributors buy and sell vouchers on their own - treated as trading in money/actionable claims, so no GST.</li> <li>Commission Basis: Distributors act for the issuer - GST applies on commission as it's a supply of service.</li> <li>Conclusion: GST is charged only on services like distribution or promotion, not on voucher trading.</li> </ul>
GST on Additional Services Related to Vouchers:	Distributors or others providing extra services (like ads, co-branding, tech or customer support) to the voucher issuer for a fee must pay GST, as these are separate taxable services.
GST on Unredeemed Vouchers (Breakage):	Unredeemed vouchers (breakage) involve no supply of goods or services and no agreement to act or refrain from acting.  Conclusion: Breakage is not a taxable supply, so no GST is payable.

# Chapter 3: Reverse Charge Mechanism & ECO

Sec 9(3) CGST/SGST, Sec 5(3) IGST Act:

- ⇒ Applies to specified goods or services by Govt.
- Recipient of the supply is liable to pay tax directly.

Promoter

Sec 9(4) CGST Act, Sec 5(4) IGST Act):

- Relates to specified goods or services by Govt. from URP to specified class of registered recipient.
- ⇒ Tax liability falls on registered recipients.

100% tax liability Sec 9(4) Value of Inputs and Input services purchase from registered **Promotor** In case of Cement supplied by unregistered person to **Promotor** Promoter In case of Capital Goods supplied by unregistered person to **Promotor** 

# Construction supplier is less than 80% by Promoter

## Reverse Charge Mechanism Under sec 9(3)

#### Transport Sector

GTA

## Option 1

GTA Service (Transportation of goods by road)

Option 2

GST

2) Pay GST

If GTA opt to pay tax

under forward charge.

1) Take Reg. under

3) Issue Tax Invoice

- With ITC = 12%

with declaration of

notified Person

= Exempt

If GTA does not opt to pay tax under forward charge

GST is payable by recipient @5% subject to following conditions

If transportation of goods service supplied by GTA to R.P. under **GST** 

RCM is applicable & Recipient i.e. R.P is liable to pay tax

#### **Exception**:

If GTA service is supplied to Govt./LA/ Govt. Agencies who has taken reg. under GST only for TDS = no FCM & RCM

If Transportation of goods service is supplied by GTA to URP

If URP is following notified person

- 1) factory, 2) Society
- 3) Co-Society

category e.g. Individual HUF/Trust (URP) etc.

- 4) Body corporate
- 5) P.F./LLP/AOP

6) CTP

Service Exempted The Question FCM/

If Recipient is not

falling in notified

RCM does not arise

RCM is applicable & above notified person is liable to pay tax

Note: - Also such Un. Reg. notified person need to take compulsory Req u/s 24 for Payment of Tax

Note: Once a GTA opts to pay GST under FC in a FY, it will continue unless a declaration to switch to RCM is filed in the 4th quarter of PFY.

Sec 9(5) of CGST/SGST Act, Sec 5(5) of IGST Act: Liability of ECO

If there is intra-state or inter-sate supply of notified services through ECO,

- ⇒ the tax on such supply shall be paid by ECO &
- ⇒ All provisions of act shall apply to that ECO as if he is the person liable to pay tax in relation to such supply.

Proviso If ECO is not having physical presence in taxable territory:-

Person liable to pay tax = Person representing ECO in taxable territory for any purpose.

If ECO is not having physical presence as Person liable to pay tax = Person shall be appointed well as representative in taxable territory:by ECO in taxable territory for paying tax.

Definition u/s 2(45):- Electronic Commerce Operator (ECO) means any person who owns, operates or manages digital or electronic facility or platform for electronic commerce.

## Sec 9(5): Liability of ECO for Notifies Services



Entry (a)

Proviso

Passanger transport service by

Cab or other motor vehicle

Cab or other motor vehicle Whenever such

Forward charge service supplied Note: - If GTA through ECO. service supplied to ECO is liable to URP other than pay tax

> ECO is liable to pay tax

than specified premises Whenever service **Omnibus** is provided through ECO. Eco is laible to

If supplier is

a company

Supplier is liable

supplied through

to pay tax

service is

ECO)

(even though

pay tax

Entry (d)

Restaurant service other

Exception: If restaurant is located in such specified premises (where room rent is more than ₹ 7.500 or equivalent) then supplier (restaurant) is liable to pay tax

Entry (b)/(c)(b) Accommodation in Hotel,

inn etc

(c) Housekeeping by way of plumbing etc.

If supplier is not liable for registration under GST

If above services supplied through ECO, then Eco is liable to pay tax

> If supplier is liable for registration under GST.

If above services services supplied through ECO, then supplier is liable to pay tax & not ECO

In above cases, ECO (other than exceptions) is liable to pay tax, irrespective of fact that supplier is registered or not.

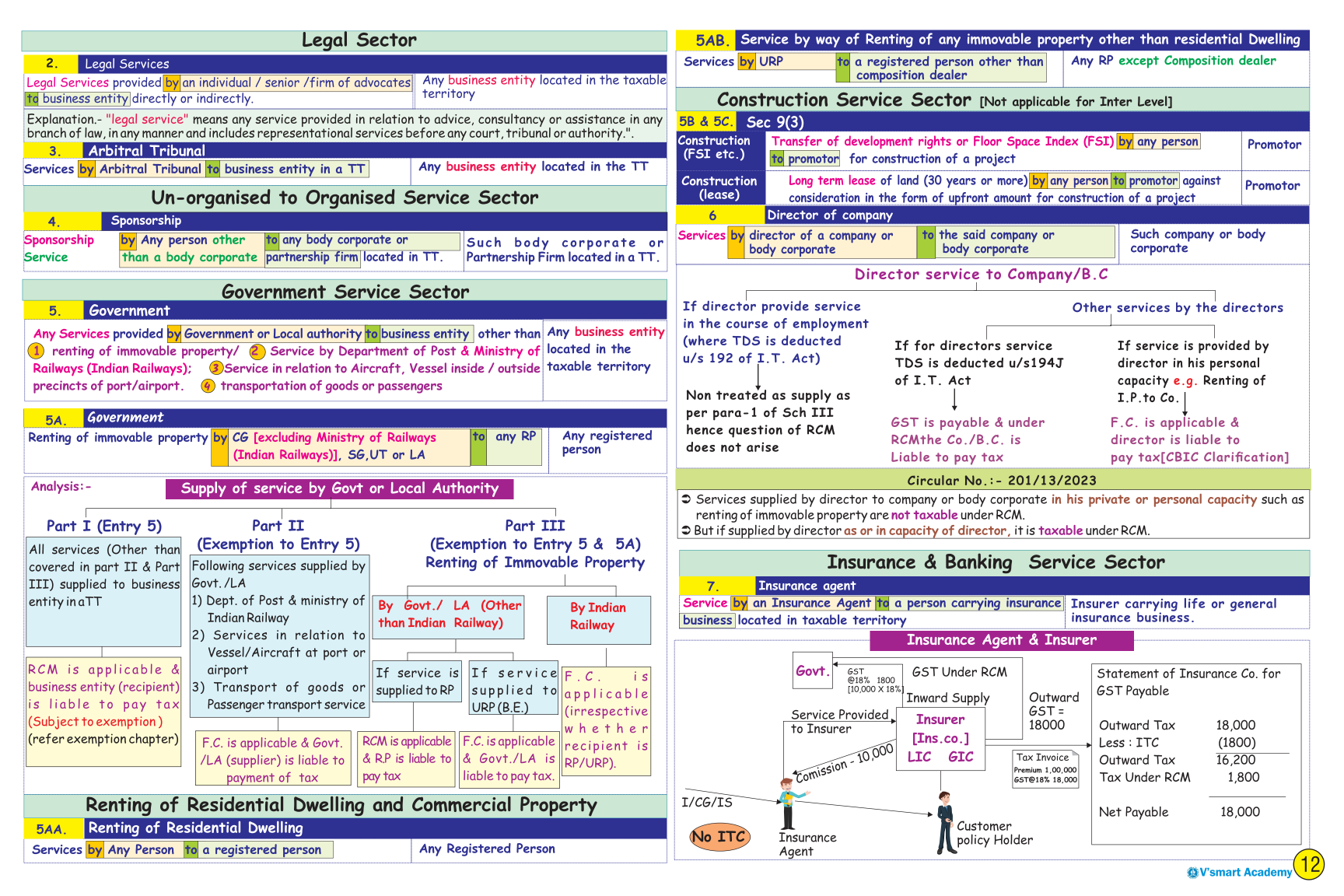
If supplier is

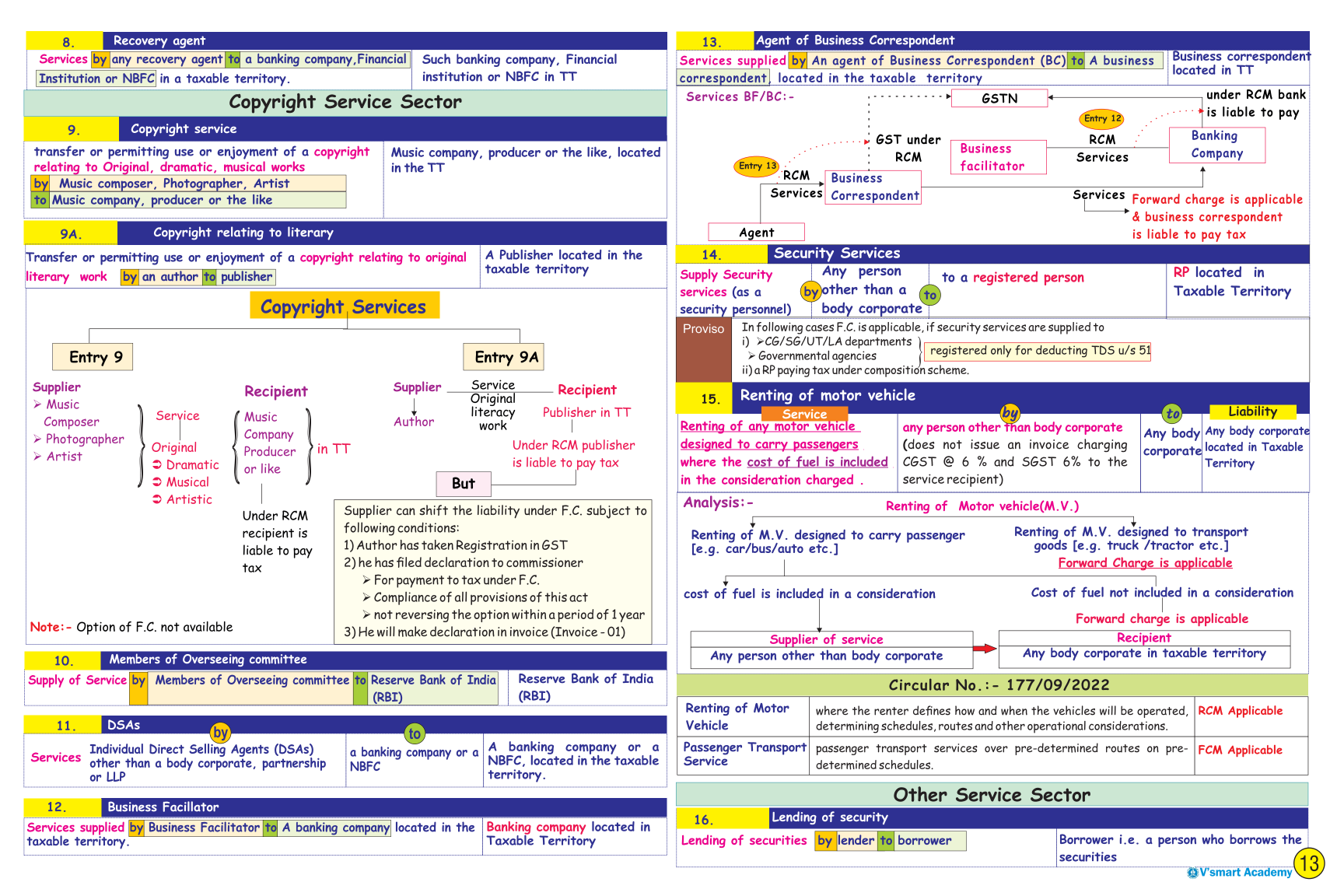
supplied services

other than

company &

through ECO





# **Chapter 4:- Composition Scheme**



#### Analysis - Threshold, composition & Normal Scheme

Very Small



Small



Dealer	Aggregate Turnover 10L/20L/40L	Dealer MARKET	Aggregate Turnover  1.5 Cr./75L/50L	
	Threshold	PowerProof	Composition	Normal
	Mfa Trader SP	Mfa Trader SP	]	Mfg Trader SP

7.5555555	<b>✓ ✓</b>	V V V	V V V
Tax benefits N	No Tax Payable	Tax is payable @ Composite Rate	Tax is payable @ Normal Rate
procedure benefit	1		
Registration	Not required	Compulsory	Compulsory
GST Invoice	Not required	Bill of supply	Tax invoice
GST Records	Not required	Limited Extent	As prescribed under this Act
ITC	NO	NO	Yes
GST Return	Not required	<ol> <li>GSTR -4, GSTR - 9A         Annually</li> <li>Quarterly Statement         - CMP-08</li> <li>Payment of Tax -         Quarterly</li> </ol>	GSTR-1 & GSTR-3B, Monthly or Quarterly for notified category

GST Rate under	Composition Sch	eme
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#### Rule- 7 = Rates:

	Categories of RP	CGST	SGST	Total	Basis for Calcul	ation
1)	Manufacturer	0.5%	0.5%	1%	Turnover in State/UT	(T.S. + Exempt + Nil
2)	Catering & Restaurant	2.5%	2.5%	5%	Turnover in State/UT	rate)
3)	Trader	0.5%	0.5%	1%	Turnover of taxable SOG & SOS in the State/UT	Only Taxable Supply of SOG & SOS
4)	R.P. not eligible u/s 10(1)&(2), but eligible for 10(2A)		3%	6%	E	(T.S. + Exempt+ Nil rate)

⇒ Both are Optional Scheme.

			Sec 10(1) & 10(2)		Sec 10(2A)
	Appl	pplicability: Manufacturer + Trader+ Restaurant etc.		Sec	: 10(2A) – Applicability : –
	Eligibility:		Agg. T/O of P.F.Y. of R.P. does not exceeds  Normally - 150 lakhs (including Assam + H.P. + J/K)  Special Category State(SCS) - 75 lakhs	<b>⊃</b> A	Applicable to RP whose Agg. T/o in P.F.Y is not exceeding ₹ 50 Lakhs
	C.L.	in C.F.Y.	Composititon levy upto Agg. T/O 150L/75L		erson is not eligible to opt u/s/ 10(1)(2) It is applicable to:
Marginal Supply of services = Manufacturer/catering & restaurant/trader may supply services of services = value upto 10% of T/O in state of P.F.Y. or 5 Lakhs. Which ever in higher (limit is state wise).		a) Person engaged in SOS b) M/T/C where service is pre-dominant			
	Sec	: 10(2)- E	igibility Conditions-	Sec	: 10(2A) - Eligibility Conditions -
	Person opting for the scheme u/s 10(1) (Manufacturer/ Catering & Restaurant / Trader) cannot supply any service (Taxable / exempt), except as allowed in proviso 2 to sec 10(1). (Limit is statewise)			Not Applicable	
	b)		ged in SOG/SOS, which are Non-taxable under GST Act.		Not engaged in SOG or SOS, which are Non-taxable under GST Act.
	c)	c) Not engaged in making any inter-state outward SOG/SOS  Note: Inter state inward supply is allowed.			Not engaged in making any inter-state outward SOG or SOS
	d)	<ul> <li>d) Not engaged in SOS, through an ECO, collecting TCS u/s 52. (i.e For SOG - CL allowed).</li> <li>e) Not a manufacturer of Notified Goods*.</li> <li>f) Neither a CTP nor NRTP</li> </ul>		c)	Not engaged in SOS, through an ECO, collecting TCS u/s 52
	e)			d)	Not a manufacturer of Notified Goods*.
	f)			e)	Neither a CTP nor NRTP
	*[Notified Goods= Ice cream & other edible ice / Pan Masala / Aerated water/tobacco & tobacco substitutes, Fly ash bricks, Fly ash aggregates, fly ash blocks]				otified goods = Ice cream & other edible / Pan Masala / Aerated water/ tobacco bbacco substitutes]
	Note: - This restrictions only applicable to C.F.Y and not for P.F.Y				

Proviso to Sec. 10(2)/ sec. 10(2A): All RP with the same PAN must choose the composition scheme u/s 10(1). If one of them chooses the regular scheme, everyone else will also be ineligible for the composition scheme.

Sec. 10(3):- Eligibility Criteria for composition scheme:-

Option availed by RP u/s 10(1)/(2A) - shall lapse w.e.f. the day on which his Aggregate T/o during a CFY exceeds 150 lakhs/ 75 Lakhs/ 50 lakhs, as the case may be.

Sec. 10(4): - Other Conditions: -

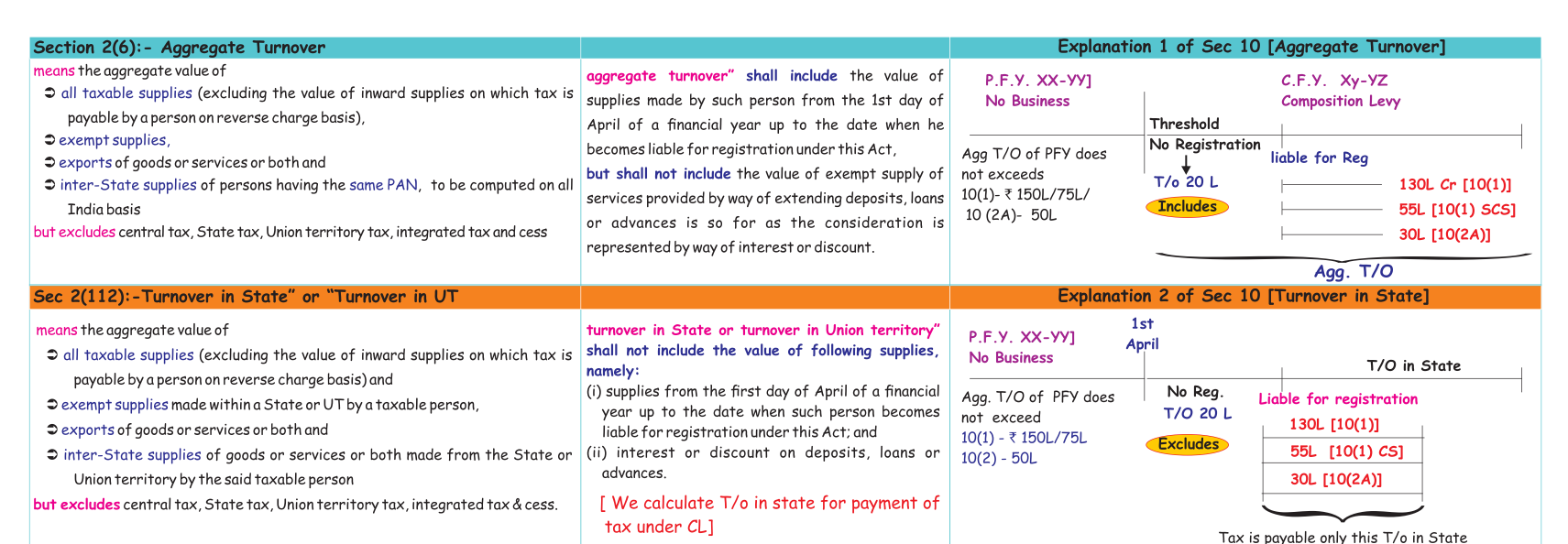
- Composition dealer cannot collect tax on outward supplies.
- Composition dealer will not be eligible to claim ITC.
- Composition dealer cannot issue tax invoice, but issue Bill of supply.

Sec. 10(5):-If PO believes that a taxable person has paid tax u/s 10(1)/(2A) despite not being eligible, such person shall-

- ⇒ pay tax & penalty as per applicable provisions &
- ⇒ sec 73/74/74A shall be applicable.

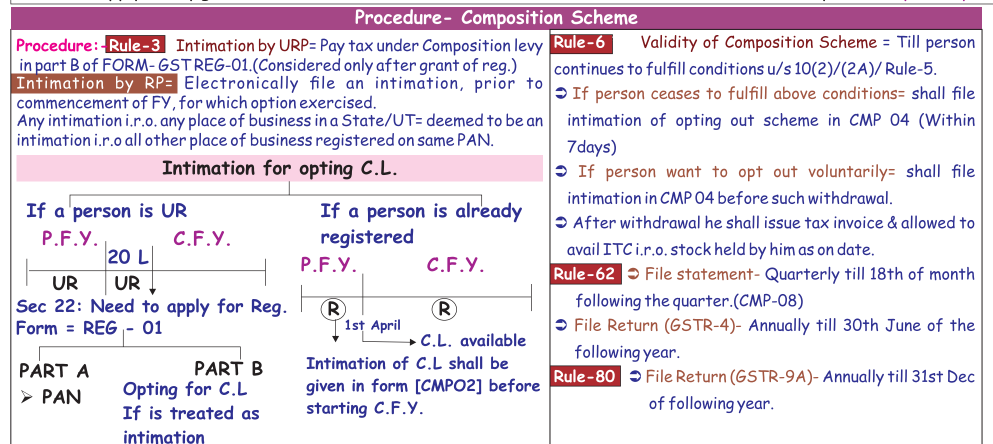
#### Rule-5 Conditions/ restrictions: -

- 1) Title on Bill of Supply= "Composition Taxable person, not eligible to collect tax on supplies"
- 2) Display at business premise= "Composition Taxable Person"
- 3) Pay tax under RCM = Stock of URP held at the time of taking C.L.



#### 2(47): Exempt Supply

means a supply of any goods or services or both  $\Rightarrow$  which attracts nil rate of tax or  $\Rightarrow$  which may be wholly exempt from tax includes non-taxable supply



## **CHAPTER 5: Time of Supply**



#### SECTION 31- INVOICE FOR SOG/SOS

## As per Sec 31, a RP supplying taxable goods invoice shall be As per Sec 31, a RP supplying taxable services issued Invoice, before or at the time of

- (a) removal of goods for supply to the recipient, where the provision of service supply involves movement of goods; or
- (b) delivery of goods or making available thereof to the recipient, in any other case

#### Invoice by Supplier of Goods Invoice by supplier of the Servicse

invoice shall be issued, before or after the

but not beyond 30 days (in case of banks or financial institution within 45 days) from the date of supply of service shall issue the Invoice

? Whichever is earlier

#### Time of Supply u/s 12 & 13

Cases	Sec 12: TOS for SOG	Sec 13 :- `	TOS for SOS
	Sec 12(2) : TOS	Sec	13(2) :TOS
Forward	Earlier of $\supset$ Date of issue of	(a) If Invoice is issued	Date of invoice or Date of
charge	Invoice or	within time	Receipt, whichever is earlier
or Tax on	⇒ Last Date of issue of Invoice	(b) If Invoice is not	Date of Completion or Receipt
Outward	Whichever is earlier	issued within time	whichever is earlier
supply	Note: As per N/N 66/2017, TOS of		
	goods is not on date of Receipt	(c) If TOS cannot be	Date when Recipient shows
	except Specified actionable claim	determined as per (a) or (b)	receipt of service in his books
RCM or	Sec 12(3): TOS is on	<b>Sec 13(3)</b> : TOS is on	
Tax on	(a) Date of Receipt of goods, or	(a) Date of Payment, or	
Inward supply	(b) Date of Payment, or	(b) 61st Day from Supplier	's Invoice
zimai a sappi,	(c) 31st Day from Supplier's Invoice	(c) Date of invoice issued by Recipient, if any	
	Whichever is earlier	Whichever is earlier	
	Note: If (a) (b) or (c) is not possible then	Note: If (a) or (b) or (c) i	is not possible then date of
	date of Entry in Books of Accounts	Entry in Books of Accounts	s of recipient
D	of recipient		
Payment upto	Proviso to Sec 12(2) and 13(2): TOS is on, at the option of Supplier, on the date of issue of		pplier, on the date of issue of
₹1000 in excess	next invoice in which such payment is adjusted		
of Invoice			
Vouchers	Sec 12(4) and 13(4): TOS is on		
	(a) If Supply is identifiable - Dat		CHRISTMAS
	(b) In Other Cases - Date of payment of tax		
Residual	Sec 12(5) and 13(5): TOS cannot be determined in any of the above sec, then		
Cases	(a) In case Periodical returns is to be filed - Date on which such return is filed		h return is filed
	(b) In Other Cases - Date of Payment of Tax		
Interest/Late	Sec 12(6) and 13(6): TOS is on		
Fees or Penalty	Date on which Supplied receives such addition in value		
for delay payment	2 Sare on which Supplies 1 occives st	ion addition in faido	
of consideration			
Note: i) Date of	: i) Date of Payment received $\circ$ Date of book entry, or $\circ$ Whichever is earlier		

Credited to Bank

ii) Date of Payment (RCM)= Date of Payment entered in books of accounts, or

⇒ Date of debit to bank

Interest Delay payment of consideration - added in value Loan /advances or Deposits SOG **April** June May Exempt 5 15th June 2% p.m Tax Invoice(credit sale) Interest Payment by R in TOS - when such interest/ 1,00,000 value 2000 June (delay in GST@18% 18,000 late fee/penalty is GST 1,18,000 payment of received (15th June) (Debit note) consideration) Note: - If payment is not made within 30 days, then Interest @ 2%

### TOS for SOG u/s 12(2) = Forward Charge

TOS for all SOG except specified actionable claims

TOS = Date of Issue of invoice or Last date of Invoice Whichever is earlier

Specified actionable claims [Goods includes actionable claims]

TOS = 1) Date of issue of Invoice 2) Last date of Invoice

3) Date of receipt of Payment

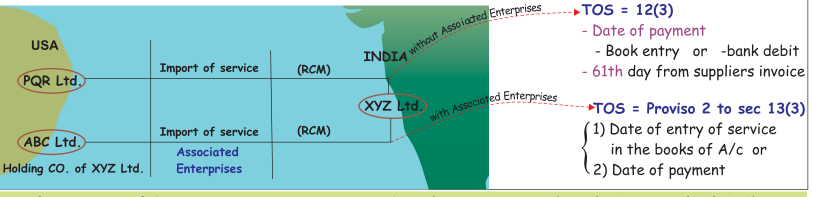
Whichever is earlier

#### TOS IN CASE OF ASSOCIATED ENTERPRISES

Sec 2(12) - "Associated Enterprise" Shall have the same meaning as assigned to it in Section 92-A of the Income tax Act. 1961

TOS: As per 2nd Proviso of sec 13(3), in case of supply by associated enterprises, where the supplier of service is located outside India, the time of supply shall be the

- date of entry in the books of account of the recipient of supply or
- the date of payment, whichever is earlier



#### TOS for payment of GST on spectrum usage services by telecom operators (Circular No. 222/16/2024):-

- Spectrum allocation services with deferred payments is considered as continuous SOS.
- □ Invoices must be issued by the payment due date specified in the contract as per sec 31(5)(a).
- ⇒ For full upfront payment, GST is due when the payment is made or due, whichever is earlier.
- ⇒ For deferred payments, GST is due with each instalment, when due or paid, whichever is earlier.

TOS of services of construction of road Services & maintenance thereof of National Highway Projects of NHAI in Hybrid Annuity Mode (HAM) model i.e. (Circular No. 221/15/2024):-

- ☐ If invoices issued on time, TOS is earlier of invoice date or payment receipt date.
- ☐ If invoices not issued on time, TOS is earlier of service provision date or payment receipt date.

### **CHAPTER 6: Section 15 - Value of Supply** Sec 15(2) Sec 15(1) Inclusion to Transaction Value [only if charges extra by Seller] Value of = Transaction value Price actually paid **SOG/SOS** or payable for Supply

## Sec 15(3)

#### Deduction of discount

Any discount is deductible from value of supply

### **Conditions:**

- 1) Supplier & recipient are not related
- 2) Price is sole consideration for Supply

Tobacco & Tobacco Products

Any taxes, Duties, fees 3rd party payment or charges levied under Any payment seller)

except = GST

- any law (if charges by Supplier is liable to pay for supply
  - ⇒ but incurred by recipient ⇒ Not included in price

#### Any Incidental expenses:

- including commission or packing charged by the supplier or
- any amount for anything done by the supplier in respect or supply at the time or before delivery

#### Interest, late fee

Interest, late fee penalty for

delayed payment of consideration for any supply of goods or services

Subsidy Subsidy directly linked

Analysis:

(CG/SG/UT)

Not to

be added

to the

value of

subsidy

to price except subsidy given by CG/SG

Subsidy

Not

linked to

the price the price

Given by Govt. Given by others

Subsidy

linked to

(a) Discount is given at the time or before

Past supply Discount Discount given after supply

#### If it is if it is not agreed Agreed at the at the time of

supply

No

deduction

of discount

is available

Central Excise @ 20% 20,000 1,20,000

Tax Invoice

GST @ 18% (1,20,000 X 18%)

1,00,000

#### Price Inclusive of GST

Value

Price (Inclusive of GST @ 18%) 2,00,000

$$VOS = \frac{2,00,000 \times 100}{118} = 1,69,491$$

$$GST = \frac{2,00,000 \times 18}{118} = 30,508$$

Note: For GST purposes, the TCS amount under the Income Tax Act is not included in the value of supply.

#### Examples of additional recoveries by supplier

- ⇒ Packing, labeling, designing etc
- ⇒ Royalty, warranty charges, etc.
- ⇒Insurance charges
- ⇒ Dharmada
- Weightment charges.
- ⇒ Loading, weighing, coolie
- ⇒ Freight shown separately in invoice
- ⇒ Erection installation charges
- ⇒Pre Delivery Inspection Charges

## Analysis: - Interest

On delayed on loan, payment of advances consideration or deposits

As per above It is SOS but clause it is exempted included in VOS & GST is

payable

supply not to to be Analysis:be added added in Price net in value Value of subsidy -no impact of govt. subsidy 1) price net of subsidy price = add subsidy including subsidy 2)price including subsidy -deduct = already added

deduction is available if it is recorded in Invoice

supply

Discount is deductible if linked to invoice & ITC is recovered by recipient

Notes: 1) for such discount GST credit not shall be issued

Time of

supply

2) GST apportioned to such discount shall be adjusted (deducted from output tax) in a month in which credit note is issued

#### Important Clarification

#### No Claim Bonus (NCB) by Insurance Company [Cir. No. 186/18/2022]

Cases	Clarification
Is NCB considered as a supply?	No, NCB is not a supply
Can NCB be considered a discount?	Yes, NCB is deductible from premium

#### Clarification relating to pure agent [Cir. No. 206/18/2023]

	•
Cases	Clarification
Reimbursement of electricity charges bundled with renting or maintenance	It is a composite supply, taxed at the rate of the principal supply (renting).
Electricity supplied as a pure agent	If real estate owners, developers, or RWAs supply electricity as a pure agent, it is not included in the value of their supply.
If Charging electricity on an actual basis	They are acting as a pure agent.

#### Clarification on Extended Warranty (EW) [Cir.No. 216/10/2024]

	r.		.9
	1)	Customer opt for	1) It is treated as part
		EW at the time	of composite supply
		of SOG	2) Principle supply is SOG
	2)	If supplier of	Then GST is payable on
1	-/	goods	EW as SOS
		(Manufacturer)	
		& supplier of EW	
		(dealer) are	
-		different.	
	3)	Customer opt for	Then EW is treated as
		EW after supply	separate SOS & GST is

payable as the rate

applicable for service.

#### Important Notes:-

- 1) Value: Normally interest is assumed to be inclusive of GST whereas late fee & penalty, is assumed to be exclusive of GST.
- 2) **TOS:-** As per 12(6)/13(6) i.e. in a month when a such amount is actually received
- 3) Rate: Based of original supply

Staggered discount (Buy more, save more offers):- Generally shown in the invoice, to be excluded

Periodic/ year end discount/ volume discounts :- Generally not shown on invoice since given at year end such discount are excluded from value of supply subject to fulfillment of conditions u/s 15(3)(b). Secondary discounts (not known at TOS):- Such discount shall not be excluded from value of supply since not known at TOS & 15(3)(b) condition not satisfied.

#### Evidence of Compliance with Sec 15(3)(b)(ii) by Suppliers [Cir. No. 212/6/2024]

- Suppliers should obtain a CA/CMA certificate confirming ITC reversal for credit notes, including details like credit note, ITC amount & supporting documents.
- > These certificates, with UDIN, must be provided if requested by tax officers during audits or investigations.

# **CHAPTER 8: IGST Act, 2017 (Place of Supply)**



#### **Export of Service**

- 1) Location of supplier is in India
- 2)Location of Recipient as outside India 3) Place of Supply outside India.
- 4) Amount Received in CFE or ₹ if of receipt of CFE, only outside India allowed by RBI
- 5) Supplier & recipient are not DDP

#### Export of Goods

 $\supset$  Goods are taken to a 2(10) : place outside India.

Note: - No such condition India from a place requirement is that goods are taken out of India.

## 'Import of Goods" bringing goods into

Import of Service 2(11):means the supply means of any service, where-

(i) the supplier of service is located outside

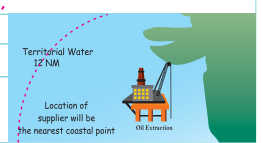
- (ii) the recipient of service is located in India; and
- (iii) the place of supply of service is in India

#### SEC 9 : Supply in Territorial Water

Notwithstanding anything contained in this Act,

- a Where the LOS is in the territorial waters,
- b Where the POS is in the territorial waters,

LOS (for clause (a) & POS (for clause(b)) shall be deemed to be in the coastal State or UT where the nearest point of the appropriate baseline is located.



## POS for supply of Goods

	Sec 10:- Place of Supply of Goods other than imported or export goods							
S.No.	Nature of Supply	Parties Involved	Place of Supply					
a)	Involves Movement of Goods	Movement by  Supplier  Recipient or  Any other person (transporter)	POS = Location of the goods when the movement of goods terminates for delivery to the recipient					
b)	Bill-to-Ship-to Sale	<ul> <li>Supplier</li> <li>Recipient (Shipping address)</li> <li>Third Person (Billing Address)</li> </ul>	POS = Principal place of Business of third person, on whose direction goods are supplied to recipient					
c)	Does not involve Movement of Goods	⇒Supplier ⇒Recipient	POS = Location of goods at the time of delivery to the recipient					
ca)	Supply of goods to URP  (overrides sec 10(1)(a)/(c))  (Does not override sec 10(1)(b))  supply through ECO = address of delivery recorded in invoice	<ul><li>Supplier     (registered)</li><li>Recipient     (unregistered)</li></ul>	POS= a) If address of recipient exist - address recorded in invoice b) If address of recipient does not exist - location of supplier					
d)	Installation and Assembly of Goods at Site	<ul><li>⊃ Supplier</li><li>⊃ Recipient</li></ul>	POS =Place of such Installation or assembly of Goods					
e)	Goods are supplied on board a conveyance, including a vessel, an aircraft, a train or a motor vehicle	<ul><li>Supplier</li><li>Recipient</li></ul>	POS=Location at which goods are taken on board.					

Note: Where the place of supply of goods cannot be determined, the POS shall be determined as per the prescribed Sec 10(2)

		POS of Services	
	Sec 12 (1) - Pos whe	ere LOS and LOR of Services in India	
Sec	Description of Service	Place of Supply	
		Supply to unregistered person (B2C)	Supply to RP (B2B)
1	General rule for all services except covered in 12(3) to 12(14)	(i) If Address of R exists on record POS = LOR (ii) If Address on recipient does not exists on record POS = LOS	
	POS of Online Services supplied to	unregistered recipients. [Cir. No.242/36/2024]	
	State of unregistered recipients on This State name acts as the POS und Suppliers must have systems in planaking the supply.  Missing the recipient's State on the	gonline gaming, OIDAR, and ECOs) must record the tax invoices, irrespective of the value of supply. der GST (as per Sec 12(2)(b)(I) of IGST Act). ace to collect and record this information before invoice can lead to penalties u/s 122(3)(e). eported as POS in GSTR-1/1A returns.	
12(5)	Training and performance appraisal	POS=Location where the service is actually performed.	Location
12(7)	Organisation of events including ancillary services, sponsorship	POS = Place where event is actually held. Note: - If event is held outside India POS = LOR	of such registered
	Rule 5 prescribed for supply of services	attributable to different States or UT, of Sec12(7)	recipient
	In case of service Services are supplied to a person oth event is held in India in more than consolidated amount is charged absence agreement for separately collecting	one ST/UT and a application of the GAAP	
12(8)	Transportation of goods, mail or courier	POS = Location at which goods are handed over for transportation Note:- Transportation outside India POS = Rule 12(2)	
12(9)	Passenger transport service	POS = Place where passanger embarks on the convayance for a continuous jourey Note:- Right to passage for future use where point of embarkment is not known, POS = Section 12(2)	

12(13)	Insurance service	POS = LOR on recor	ed of insurance	Company		
	Service directly related to immovable					
12(3)	property including agents, experts,		ation at which immovable property or boat or vessel			
	lodging in hotels, inn, accommodation	is located But if IP is located	autaida Tudia	PO6 - LOD		
	for functions & ancillary services	outside India	, POS = LOR			
	Rule 4:- The supply of services att	ributable to differe	nt States or	Union territories	under	
	section 12(3)					
	In case of se		Basis of apportionment & Value of services			
	(i)By way of lodging accommodation by house, club or campsite, and service services (except cover in (ii))	y a hotel, inn, guest ces ancillary to such	number of property	nights stayed	d in such	
	(ii) a single property located in two States or Union territories or b ancillary to such services	ooth, and services	each State of	immovable proportion		
	(ii)In all other services in relation to including any immovable property marriage or reception etc.					
	(iii) lodging accommodation by a house vessel and services ancillary to such se					
12(4)	Restaurant catering, personal g fitness, beauty treatment, health including plastic surgery	grooming POS = Location where service is actually performed services			performed	
12(6)	Admission to events or amusement park of Services	k &ancillary POS = Where the event is actually held Where park or other place is located				
12(10)	Service on board a conveyance		ation of first yance for the	schedule point of journey	departure of	
12(11)	Supply of telecom services including transfer, broadcast, cable or DTH	ng data				
	(a) Fixed lease or cable line	POS = Plac	e where such	fixed line is instal	lled	
	(b) Postpaid mobile, internet, DTH	*	ess of R exists ess of R dose r	s = LOR not exists = LOS		
	(c) Prepaid mobile, internet, DTH		through ager	nt = address of S	agent if on	
		b) Direct sold	to final subscr	riber = Place whe	ere voucher is	
	(d) In all other cases		ess of R exist : ess does not ex			
	Proviso - Prepaid - electronic payme		in record of s			
	Rule 6 is prescribed supply of services section 12 of the said Act,				tion (11) of	
	In case of	service		Basis of appo	rtionment	
	the leased circuit is installed in more t		a consolidated			
	amount is charged, In the absence of			• •		
	separately collecting Liability on Intermedi	•	_	UT		

	Banking & Financial Sector including stock broking	a) If address of R exist = LOR b) If address of R does not exist = LOS
12(14)	Advertisement services to Govt. or Local authority Rule 3 (refer from Study mat)	POS shall be determined for each State or UT where advertisement is broadcasted / Run/Played

#### Chapter 8:- EXEMPTIONS (Mega N/n 12/2017 & Others) Exemption in Legal Sector Exemption Related to Health Care a clinical establishment, SI.No. a) Health Care by b) Ambulance Service SI.No. 45 Legal Services by arbitral tribunal, advocate etc. provided by others is an authorized medical practitioner Imp also - Exempted Service provided by individual advocate or Imp paramedics (Nursing staff+physio+lab assistant etc.). Service provided by arbitral Tribunal firm of advocate other than Sr. Adv. CBIC Clarifications Means Does not includes Includes Assisted Reproductive illness, ⇒ hair transplant Diagnosis **Transportation** Tech. (ART) or IVF To Business Entity injury, of the patient plastic surgery beauty Ambulance service by Exempt CG/ SG To Business Entity To Non To Non Treatment \ CG/ SG (i.e.Ambulance For pregnancy except(exemption available) /UT/ LA SG or through PSP /UT/ LA business business Service) abnormality Services to/by Hospitals to restore or to reconstant Govt. Care Govt. **Entity Entity** deformity Agg.T/O Agg T/O Agg T/O Agg.T/O Services by senior anatomy **Entity Entity** of business of business doctors/consultants/ Exempt of business Recognised system of medicine function of body affected of business Exempt technicians to hospital due to >congenital defects Entity in Entity up Exempt Entity in Entity up meopathy+Siddha+unani Exempt Retention money by Exempt >development abnormalities PFY such PFY such Renting of room by clinical establishement to such to such Exempt > Injury or trauma amount in amount amount amount in Food Supplied to the Patient If room rent is ₹5,000 If room rent exceeds ₹5,000 per day To Another make PFY make make PFY make Canteen run by Hospital Canteen run by Pvt. person or less per day ICU/ICCU/NICU individual Normal room To Admitted Patients <mark>Exempt</mark> To Non-Ad. Patients <mark>Taxabl</mark>e it liable it liable it eligible it eligible Food supplied to all advocate Exemption Exemption Taxable for reg. for for Taxable for To Doctors, staff etc. Taxable or firm of registration exemption exemption SI.No. Health Care or Animal or Birds Service by Veterinary Clinic advocate 46 Imp from from Taxable SI. No. Service provided by professional by way of rehabilitation, therapy or counseling at medical registration registration [Under RCM Taxable establishment, Educational Institution, Govt. Center or charitable institution u/s 12AA or 12AB etc [Under RCM business Exempt Imp Exempt business Entity is Exemption Charitable and Religious Sector Exempt Entity is liable] liable] SI.No. 1 (Imp) Services-entity u/s 12AA/ 12AB of Income tax Act By way of charitable activities Note: - Legal service = service provided in relation to - advise /consultancy / assistance, in any breach of law in any manner, and includes representational services before any court/tribunal/authority Public Health by way of Prevention environment Advancement of includes ⇒ Religion or Core or counseling Public awareness watershed Spirituality or ⇒ Terminally ill person Service provided by senior advocate ⇒ Preventive health ⇒ forest & Wildlife ⇒ Yoga Person with physical ⇒ Family planing or mental disability Advancement of educational programs or Prevention of ⇒ Affected with HIV/AIDS To Business Entity To Another individual advocate or To Non skills development relating to CG/ SG **HIV** infection Person addicted with abandoned, orphaned or homeless children /UT/ LA firm of advocate business narcotics or drugs etc. physically mentally abused person Govt. Agg.T/O of **Entity** Agg T/O Not includes-1) Hostel Accommodations prisoners **Entity** business Entity in of business 2) Lodging or boarding unless it's a composite supply Taxable persons over age of 65 years residing Exempt PFY such amount Entity up 3) Fitness camp & classes Exempt but can take exemption of amount upto in a rural area make it liable to such T/O of business entity in PFY to be SI.No.13 Religious Activities - Conduct of Religious Ceremony for req. amount in eligible for exemption from registration Exemption is not available in following cases Owned or manage by SI.No. 13 Renting of precincts Exemption not available Renting PFY make an entity registered of a religious place) where charges are Renting of Rooms it eligible Taxable as a - charitable or 1000 or more per day Meant for general for exemption - religious trust [Under RCM Renting of Premises. Community where charges are public from halls, kalyanmandapam or ₹ 10,000 or more business

registration

Exempt

Entity is

liable]

Sec 12AA/12AB) Of

Income

Tax Act

Sec 10(23C)(v)

Sec 10(23BBA)

open area and the like

Renting of Shops or other

spaces for business or

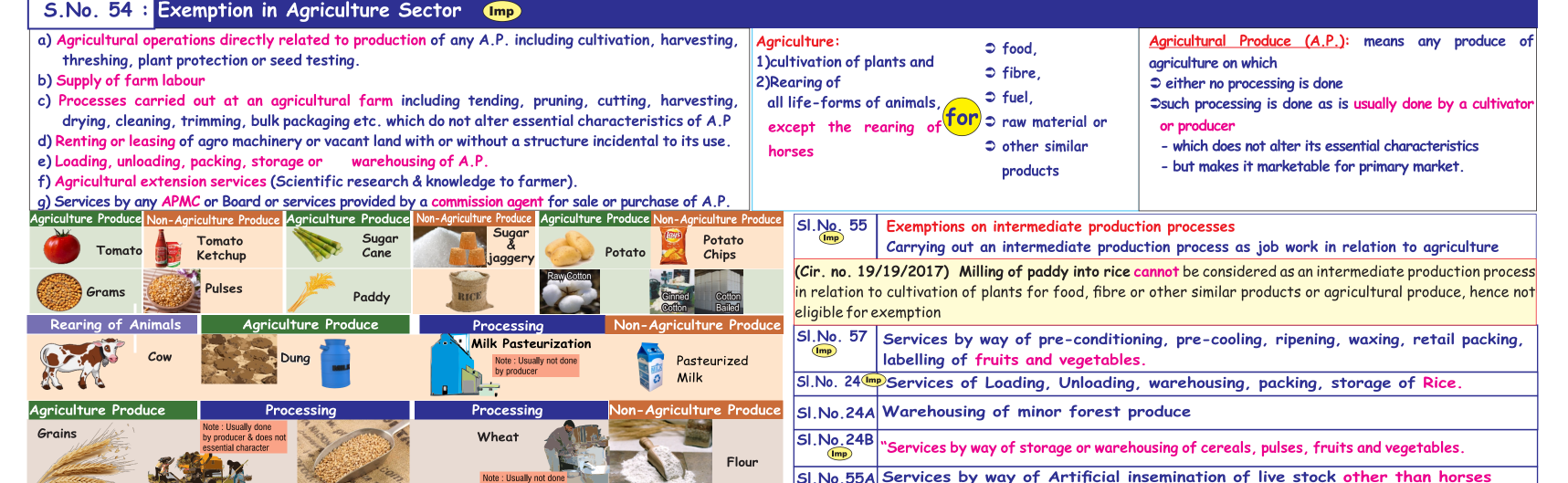
commerce

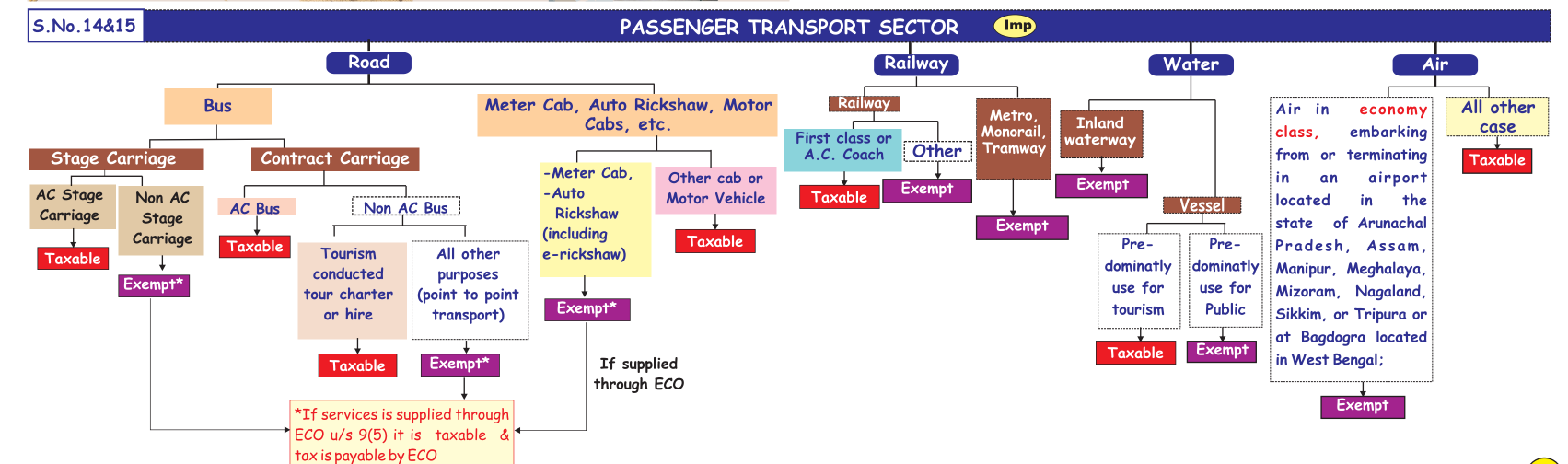
per day

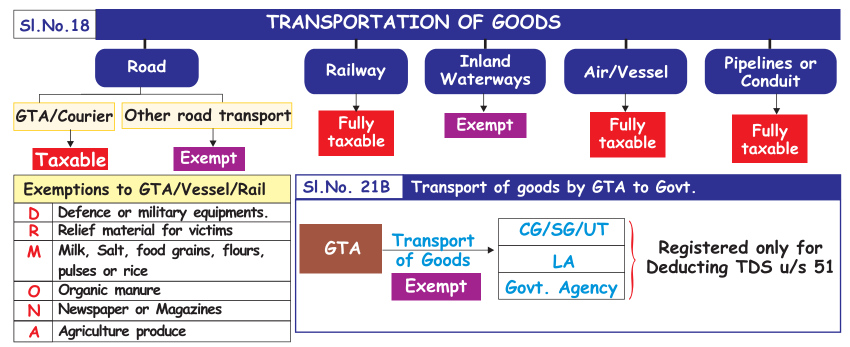
₹10,000 or

more per month

where charges are

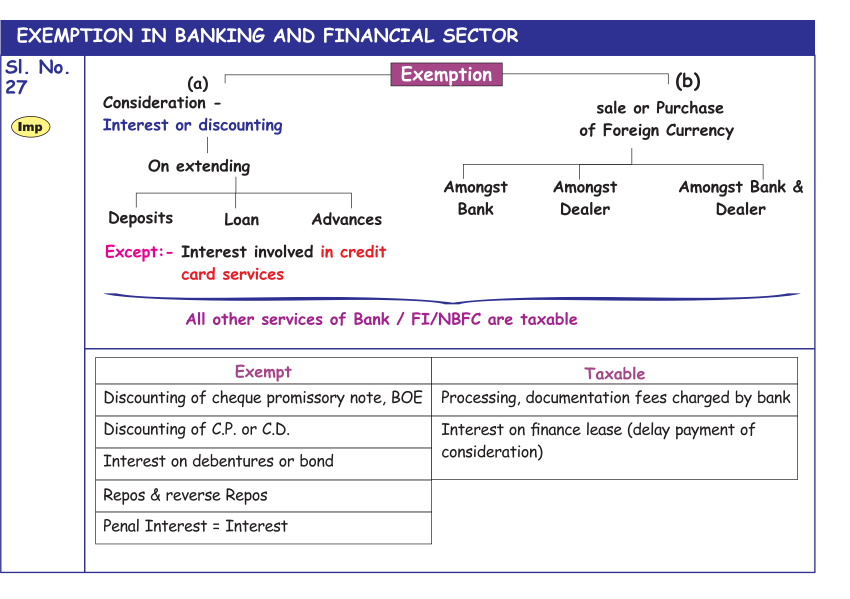






			Serv	vices by way of giving on hire-						
	22		(a) to a state transport undertaking, a motor vehicle meant to carry more than 12 passengers							
	Im	ıp)	(aa) to a LA, an Electrically operated vehicle (EOV) meant to carry more than 12 passengers.							
			(b)	to a GTA, a motor vehicle means	of transportation	n of goods.				
		to a person providing services of motor vehicle for transportation of students, faculty and staff to an EI providing services by way of school.    Column					Student or Faculty or Staff  Service of Transport  Exempt S.No. 66			
				C	BIC Clarification	S				
	1	Trans Dump	•	of Minerals within mines by Tipper, tc	It is a rental ser of goods	vice for transportation	Taxable			
1 2 GTA + Cargo Handling (Packing + Loading + Unloading)										
	Bundle services with GTA Composite Supply						Taxable as GTA			
Separate Invoice for Cargo handing Non treated as Composite supply Tax					Taxable as cargo handling					

	RENTING OF IM	MOV	'AB	LE PROPERT	У	
SI.No.12	Renting of Residential Dwelling (F	8D) -	for	use as resider	nce	
Supplier	Recepient		To	axability	Who will pay tax	
> Any Person [RP + URP]	URP(if use for residence)	Exempt		Exempt		-
> Any Person	RP		Т	axable		RCM recipient (RP)
[RP + URP]	But if RP is - Proprietor - using RD in Personal capacity for own residence - Renting on own account		E	empt	is liat	ole to pay tax —
SI.No.12A	Accommodation Services (Hostels & the like.) - Value ≤ 20,000 PP/P					•
> Any Person [RP + URP]	Any Person [RP + URP]		E	exempt		_
When tax po	yable on accommodation service	es:-			Clarific	ations
• •	r non-continuous period of 90 days		or long-term service		It is <b>taxable</b> under entry 12 but <b>exempt</b>	
→ If charges on daily basis & not on monthly basis				2 hostels for poor and middle-class students (if conditions		under entry 12A ( if conditions of entry 12A are met)
	Renting of Immovable property o	ther t	than	Residential D	welling (I	Fully taxable)
> RP	Any Person [RP + URP]		Т	-axable		Supplier (FCM)
> URP	RP	Taxable  Under RCM recipient (RF is liable to pay tax				



## Imp Exemptions in Education Sector

#### 1)Transportation of students, faculty or staff

Service Taken by Educational Institution

- 2) Catering (including mid-day meal)
- 3)Security, cleaning or house keeping
- 4) Supply of online education as Journal or periodicals
- 5)Service relating to admission to or Conduct of examination (eg. paper setting, Answers evaluation etc.)

## Sl.No.66: - Educational institution (EI)

Education as a part of curriculum for obtaining qualification recognised by law(Indian law) Eq. Colleges, universities or institution etc authorised to providing education.

#### Education as a part of Approved Vocational courses

- ⇒ A course by ITI/ITC affiliated to NCVET or SCVT offering courses in notified trades.
- ⇒ Modular Employable Skill Course approved by NCVET

NCVET = National Council for Vocational & Educational Training, SCVT = State Council for Vocational Training

Pre-school or Higher or Secondary school (Public/Private/International)

In Central and State Educational Boards for the limited purpose - by way of conduct of examination to the students.

1) Private coaching classes are Taxable

Exempt only if

supplied to School

Exempt only if supplied to

Colleges etc.

Exempt if supplied to all

education Institute

2) Only 5 input services to EI in respective cases are exempt. Thus, all other services supplied to EI are Taxable

#### Service supplied by Educational Institution

#### **Exemptions**

- 1) Any service supplied by such EI to its student and faculty or staff. (e.g. education fees lab charge, lab charges, transportation, catering etc.
- 2) Service by way of Conduct entrance examination against entrance fees

Taxability Any Service supplied to any person other than student faculty or staff by such EI then it is taxable e.g.

- 1) Auditorium of school given to other for seminar
- 2) Placement services to corporate
- 3) franchisees fees to various franchisees.

Qı	Qualification recognised by law					
	Scenario	Recognized by law	Taxability			
1.	Services by IIM long duration program - Short Duraton Program	Yes, by IIM Act	Exempt Taxable			
2.	Maritime courses approved by DG shipping	Yes, by Merchant Shipping Act	Exempt			
3.	Flying training courses approved by DGCA	Yes	Exempt			

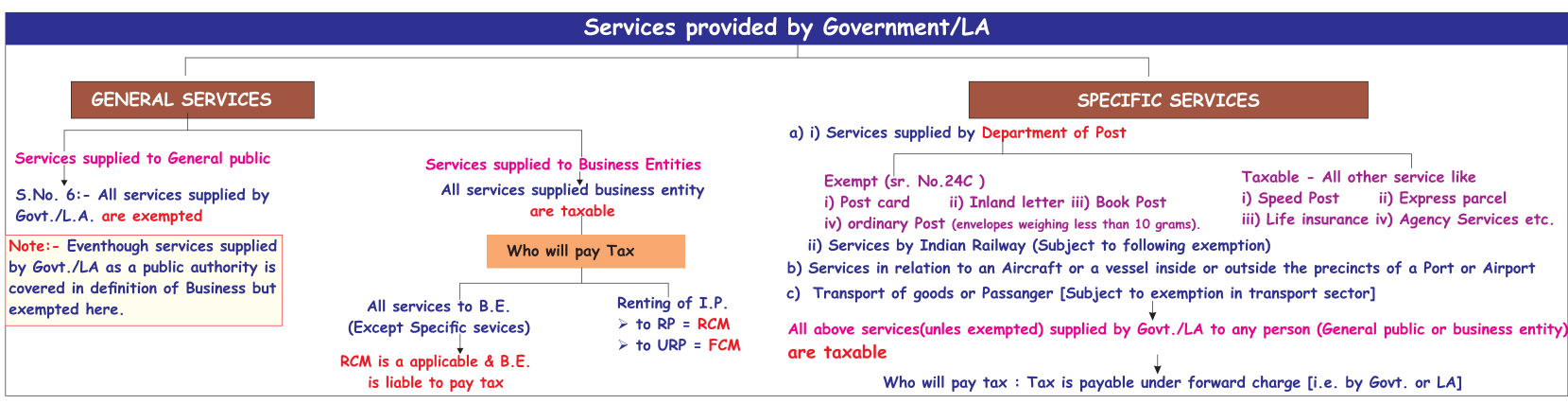
Ta	Taxability in various scenario			
	Service	Taxability	Reason	
1.	Isuance of migration certificate	Exempt	Services by E.I. to Student	
2.	Supply of food in Anganwadi [by Govt. or Corporate]	Exempt	Canteen services to pre-School	
3.	Catering services -School to student - Pvt. canteen to Std.	Exempt Taxable		

	Sr.No. 66A:- Affiliation service						
	Service provided by	Service provided to	Taxability				
1. Affiliation service provided by Central or State Educational Board or Council or other similar body		To schools owned or controlled by - CG/SG/UT/LA - Govt. Authority/Entity	Exempt [Sr.No. 66A]				
		To Pvt Schools	Not Exempt = Taxable				
2. Affiliation service provided by Universities		To Colleges	Not Exempt = Taxable Cir No. 234/28/2024				

Services provided by training providers under the Deen Dayal Upadhyaya Grameen Kaushalya Yojana, offered by the 71 Ministry of Rural Development, include skill or vocational training courses certified by the NCVET.

#### Exemption Related to Entertainment, Museum etc. Service = Training or Coaching in Service - performance by Service - Admission to (ticket charges) Artist - Folk or Recreational activities relating to Musical classical SI.No.78 -Dance Si.No.81: Entertainment event Si.No.79A: Si.No.79:Zoo etc form **Theatre** Monument (b) (a) (b) > Museum (c) (d) Consideration <₹1,50,000 > Award Function Recognised Sport by art or Circus Protected > National Park Planetarium monuments Exception charitable entity culture > dance > Concert > Wildlife sporting service as a brand registered > Theatrical > Pageant by an sanctuary event ambassador (Taxable) u/s 12AAor 12AB individual Performance > Musical Performance > Tiger reserve Note: - If consideration is of I.T. Act > Non-recognised > Zoo more than ₹1,50,000 then sporting event full amount is taxable. Painting, dance Consideration - No Limit Singing classes Consideration does not exceeds ₹500 per Person

#### Exemption in Government Sector Access to Road or bridge on Payment of toll Access to Road or bridge on Payment of SI. No. 23 Granting National permit to goods SI No.61A carriage & to operate through India. Services by foreign diplomatic missions in india SI. No. 59 All services provided by a foreign diplomatic mission located in India



			Other Exemptions [services provided in the control of the control	ded by	Govt. /LA]		
Turnov	er or Value based	Railway	Related services (Newly Inserted)	Certifica	ation or Registration based	Others	
5l.No. 7	Service provided by Govt/Local Authority to Business Entity where its Aggregate T/O less than such amount in PFY make it eligible for exemption from registration  Exception: above exemption not applicable to	SI.No. 9E	Services provided by Railways to individuals by way of  > Sale of platform tickets,  > Facility of retiring rooms/waiting rooms,  > Cloak room services &  > Battery-operated car services.	SI. No. 61	Service provided by Govt/LA by way of  > Issuance of passport,  > Visa driving licence,	SI. No. 8	Service provided by Govt. or LA to another Govt. or LA.  Exception: Specific services (Ref. above part 2)
	(a) Specific services (Ref. above part 2) (b) Renting of immovable property	SI.No.	Intra railway transactions between different zones / divisions are exempt.		<ul><li>Birth Certificate or Death</li><li>Certificate</li></ul>	SI. No. 62	Fines or liquidated damage for tolerating non performances of Contract
SI. No. 9  Service provided by Govt/LA Where Gross Amount Charge per service (per invoice) does not exceeds ₹ 5000 & in case where continuous supply of service the limit is ₹5000 in a F.Y  Exception: Specific services (Ref. above part 2)		I SI NIA	No. > SPVs provide infrastructure to Railways for use and	7/	Service provided by Govt/LA by way  (a) Registration required under  any law	SI. No.65A	Services by way of providing information under the Right to Information Act, 2005
					(b) Testing, calibration, safety, check for protection or safety		ular no. 190/02/2023
	Note:-Renting of immovable property (any amount) = Taxable		A special-purpose vehicle (SPV) is a legal entity that allows multiple investors to pool their capital and make an investment in a single company.		of worker, consumer or public at large	person other	tion services by Defence mess to than business entity are exempt & are qualified as services by Govt.

#### Taxability of transaction of providing loan by an overseas affiliate to its Indian affiliate or by a person to a related person (Circular No. 218/12/2024):-

- 1) If no consideration (other than interest/discount) is charged for a loan/credit from a related person or overseas affiliate: It is not considered a SOS & no GST is charged.
- 2) If consideration (in addition to interest/discount) is charged for a loan/credit from a related person or overseas affiliate: It is considered a SOS & GST is applicable.

#### GST on statutory collections made by RERA (Circular No. 228/22/2024):

RERA is considered a govt authority. Thus, statutory collections by RERA are exempt.

#### Exemption in sport sector

SI. No. 68 Service Provided to recognized Sport Body by-

a) An individual as a player, referee, umpire, coach or team manager for participation in a sporting event organized by a recognized sports body; b)Another recognised sports body;

contribution

#### Exemption in Construction Sector

SI.No. 10 Construction etc or Original Work to Pradhan Mantri Awas Yojana

Construction etc or Original Work to Single Residential Unit SI.No. 11

#### Miscellaneous

SI. No. 2 Transfer of a Going Concern

SI. No. 52 Organization of Business Exhibition Outside India

SI. No. 77 SI. No.

77A

Exemption - Services by RWA to Members Services by  $\ \ \_$ - Un-incorporated body - Registered not profit Entity Re-imbursement Share of

of charged

Exemption Upto Amount = RWA or housing → ₹ 7500 per month / per society member

> For sourcing of goods or services

- ⇒ From third person
- ⇒ For common use of its member

#### CBIC Clarification: -

- 1) SOS by RWA to its members for contribution upto ₹ 7,500 per month per member (PM<sup>2</sup>) are exempt
- 2) RWA required to pay GST, only if such subscription > ₹ 7,500/- per month per member & ATO of RWA by way of SOS & SOG > ₹20 L
- 3) RWAs are entitled to take ITC of GST paid by them on capital goods (taps, pipes, other sanitary/ hardware filling, etc.) and Input services such as repair and maintenance service.
- 4) The ceiling of ₹ 7,500 (PM²) shall be applied separately for each residential apartment owned by him.
- 5) If amount exceeds 7500, GST shall be payable on the entire amount.

## Other Exemptions

Exemption	Charitable and Religious Sector
SI.No.60	Services provided by specified organization with respect to Kailash Mansarovar and Haj
	Pilgrimage exempted

#### Exemption in banking and financial sector

31.110.34	by Payment Aggregators's are exempt but not for Payment Gateways)
SI.No.27A	Services provided by a banking company to - Basic Saving Bank Deposit account holders under Pradhan Mantri Jan Dhan Yojana
Evamption	in court cacton

Exemption	Exemption in sport sector					
SI.No.53	53 Sponsorship of Certain Sport Events (Read from Notes)					
SI.No.82	Admission to events organised under FIFA world cup 2017					
SI.No.9A	No.9A Services Provided by and to FIFA					
SI.No.9AA	SI.No.9AA Services Provided by and to FIFA at its subsidiary directly, indirectly related to event under FIFA U-17 Women's World cup 2020 to be hosted in India whenever rescheduled.					
SI.No.9AB	Services provided by and to Asian Football Confederation (AFC) and its subsidiaries directly or indirectly related to any of the events under AFC Women's Asia Cup 2022 to be hosted in India.					

SI.No.82A	Women's World cup 2020 [whenever rescheduled. ]
SI.No.82B	Services by way of right to admission to the events organised under AFC Women's Asia Cup 2022
	Services provided by Government to Business Entity
SI.No.63	Assignment of right to use natural resources to an Individual farmer for the purpose of Agriculture. (service provided by Govt./LA)
SI.No.9C	Service Provided by Govt. Entity against consideration in form grants to another Govt. or LA, received from Govt./LA
SI.No.9D	Services by an old age home run by Govt. /Entity reg. u/s 12AA or 12AB, to its resident (Age 60 years or more) (Consideration-upto `25000 per month per member)(Consideration includes boarding/loading/maintenance charges)

CI No 024 Comice his way of right to admirate to the asset anomice

#### Services provided to Government

SI.No.65

1) Services provided by fair price shop

2) Supply of pure services & composite supplies (where value of goods constitutes < 25% of total value of supply) made to Govt. or LA in relation to functions entrusted under article 243G or 243W.

CBIC Clarification: - Cir no. 245/02/2025: MCD receives services like housekeeping, maintenance etc for its office upkeep which are not related to the municipal functions under Article 243W of the Constitution, thus taxable under GST.

Merchant overtime charges for inspection of import container by custom officers.

- 3) Services provided to a Governmental Authority by way of -
- (a) water supply (b) public health (c) sanitation conservancy (d) solid waste management (e) slum improvement & upgradation
- 4) Insurance scheme where total premium is paid by Government
- 5) Training program to Government where for which 75% or more expenditure is borne by Government.
- 6) Passenger transport Service by air where boarding or termination at a regional connectivity scheme, Airport avails the consideration in the form of viability gap funding.

Miscellane	Miscellaneous			
SI.No.39	Intermediary Service- Read From Notes			
SI.No.39A	Services by an intermediary of financial services			
SI.No.48	Services recognised by Biotechnology Industry Research Assistance Council			
SI.No.49	o.49 by way of collecting or providing news by  → An independentjournalist, → Press Trust of India or → United News of India;			
SI.No.50	o.50 Public Library Service			
SI.No.76				
SI.No.9B	51.No.9B Exempting Supply of Services associated with Transit Cargo to Nepal & Bhutan			
	Exempt certain supplies to NPCIL			
SI.No.69	Service by NSDC, NCVET, etc.			

Other Exem	
SI.No.30	Services provided by Employees State Insurance Corporation
	Services provided by Employees Provident Fund Organisation (EPFO) to persons governed under the Employees provident Funds and Miscellaneous Provisions Act, 1952.

51.No.31A	Services Provided by coal mines provident fund organisation					
SI.No.31B	Services Provided by National Pension system					
SI.No.58	Services provided by National Centre for Cold Chain Development under Ministry of					
31.140.30	Agriculture, Cooperation and Farmer's Welfare by way of cold chain knowledge dissemination.					
SI.No.38	Services by way of collection of contribution under any pension scheme of the SGs					
	Long term lease of plot 30 years or more by State Government Industrial Development					
SI.No.41	Corporations for development of infrastructure for financial business,					
SI.No.19C	Satellite launch services					
SI.No.25	Transmission or Distribution of Electricity					
SI. No.25A	Services of renting meters, testing equipment, connecting electricity, shifting meters & issuing					
	duplicate bills. These help utilities serve their customers.					
SI No 444	· ·					
31. 140.44A	Research & development services funded by grants supplied by Govt entity or Notified research					
	association, university, college, or institution.					
	lote: The institution must be notified when the research service is provided.					
51.No.36A	GST liability on reinsurance of specified general & life insurance schemes:-					
	GST on reinsurance services for schemes in Sl. Nos. 35 & 36 is exempt as per					
	Cir No. 228/22/2024					
	⇒ GST liability on reinsurance of insurance schemes for which total premium is paid by					
	Govt.:- GST on reinsurance services for insurance under SI. No. 40 is exempt as per					
	Cir No. 228/22/2024.					
	Circular No. 228/22/2024:-					
	As per IRDAI, 'Retrocession' is when a reinsured risk is further ceded to another Indian Insurer					
	or a Cross Border Re-insurer (CBR). Thus, 'reinsurance' under Sl. No. 36A includes 'retrocessi					
	services.					
SI.No.36B	Insurance Services Provided by the Motor Vehicle Accident Fund					
C1.140.00D	and and out these trotted by the motor vehicle hecident fund					

#### Circular no. 177/09/2022

It is clarified that  $\supset$  Services of IVF are covered under health care and thus exempt.

- Tickets purchased for transportation from one point to another irrespective of ferry is owned/operated by PSU are exempt
- ⇒ If transportation takes place over pre-determined route on a pre-determined schedule. However, if it is hired for period of time, it is taxable
- The charged from prospective students for entrance/admission/issuance of migration certificate are exempt.
- ⇒ Additional fee collected through higher toll charges from vehicles not having Fastag is also exempt.
- ⇒ Services provided by the guest anchors in lieu of honorarium are taxable
- ⇒ Movement of empty containers from Nepal and Bhutan, after delivery of goods there is a service associated with the transit cargo to Nepal and Bhutan, hence it is exempt.
- ⇒ Services of sanitation & conservancy services are provided by Indian Army or any other Govt Department are taxable.
- ⇒ Renting of trucks and other freight vehicles with driver for a period of time is a service of renting of transport vehicles with operator are taxable.
- ⇒ Location charges/preferential location charges (PLC) paid upfront in addition to the lease premium for long term lease of land constitute part of upfront amount charged are exempt

#### Cir No. 206/18/2023

Supply of pure services & 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.



# **Chapter 9 - SEC 49 : Payment of Tax**

Debit Sec 49(1):	E-Cash Ledger Credit
49(3) Utilization of E-Cash Ledger	Deposit of Amount in E-Cash Ledger
	<ul> <li>⇒ By using credit or debit cards</li> <li>⇒ NEFT or RTGS</li> <li>Payment (PMT-06) by above mode only through authorised bank.</li> </ul>
Balance if any in E- cash ledger will be	→ Amount of TDS u/s 51

**⇒** Amount of TCS u/s 52

- 1) Over the Counter(OTC) cash Payment ₹ 10,000 per challan per tax period Exception: Cash payment (OTC) without limit:
  - a) Payment by Govt. Department or person notified by Comm.
  - b) P.O. authorised to recovery dues from person including recovery through sale of property/during investigation etc.
- 2) Special Payment mode for OIDAR or Online money gaming: International money transfer system of SWIFT network.

	Rule 87 :- Tax Payr	nent Challan
E-Challan	PMT- 06	Other Aspects
Validity	for 15 days from generation on CP	CPIN: -1.C
Date of	When amount is successfully	Identification No. 2.It is created
payment	credited in government A/C. & CIN generated by Bank.	successfully taxpayer.
Credit to	On receipt of CIN the same amt.	3.It is a 14-dig
E-cash Led.	is credited into the E-cash ledger	identify the ch
RBI's	If CIN is not generated after payment, the ledger can be updated	4.CPIN remains 15 days.
e-Scroll	based on RBI's e-Scroll,	CIN:- 1.Challan 1 2.It is when p
Non-	If CIN isn't generated or reflected	received by a
Generation	on the portal, use PMT-07 to make	RBI & credited
of CIN	a representation.	3. It is indicate
Reporting	Report any discrepancies on the	payment of ac
	CP in prescribed form.	4.CIN is co
Payment by	URP must pay through the	well as to CP.
URP	E-cash ledger using a temporary	5. It is 18 digit

ID generated on CP. eg. CTP, NRTP

carry forward or refunded

#### Other Aspects relating to challan CPIN: -1. Common portal Identification Number.

- 2.It is created for every Challan successfully generated by the
- 3. It is a 14-digit unique number to identify the challan.
- 4.CPIN remains valid for a period of 15 days.

#### CIN: - 1. Challan Identification number

- 2.It is when payment is actually received by authoriesed banks or RBI & credited in the Govt. A/c
- 3. It is indication of successful payment of account.
- 4.CIN is communicated by authoriesed bank to taxpayer as well as to CP.
- 5. It is 18 digit number that is 14 digit CPIN plus 4 digit Bank code.

Debit		E-Credi	t Ledger	Credit	
1 1				t assessed in	
	may be used for making		E-credit Ledger		
• •	f output ta	<u> </u>	The IC as se	elf assessed in the	
			return of	a R.P. shall be	
_	ledger will be carry forward (without time limit) Analysis:-			is E-Credit ledger	
_					
Tax dues	Utilisation	Utilisation	Manner of a	utilization of ITC	
	of cash			+ Sec 49(A) +	
	ledger	ledger	Sec 49(B)]		
GST	$\checkmark$	✓	INWARD SUPPLY	OUTWARD SUPPLY	
Other Dues			1. IGST	IGST CGST SGST	

2. CGST

3. *SGS*T

#### Imp Points - E-Credit Ledger (Cir.No. 172/04/2022)

x

- ⇒ Used for Payment of Output Tax
- ⇒ Cannot be used for RCM

Interest

Penalty

Other Amt.

Fees

□ Cannot be used for payment of other liabilities

Note:-Cannot be used to repay erroneous refunds sanctioned in cash

#### Sec 49(6) Refund :- E-cash & E-Credit Ledger

Refund of excess balance:-

- 1) E-cash ledger: Immediately allowed on filing application of refund in FORM RFD - 01
- 2) E-Credit Ledger: Refund of excess balance of ITC is not allowed except in following cases

i) ITC of ZRS

ii) Inverted duty rate

(Output tax is less than Input tax)

Detailed discussion in chapter refund

CGST IGST

SGST IGST

Note: Cross credit of CGST &

SGST/UTGST are not allowed.

### E- Liability Register

1. All liabilities(tax, interest, penalty etc.) shall be recorded and maintained in an Electronic Liability Register

- Sec 49(7) 2. Order of Discharge of liability -
  - (a) Self-assessed tax, and other dues related to Returns of Previous Tax Period
  - (b) Self-assessed tax, and other dues related to the Return of the Current Tax Period
  - (c) Any other amt payable under this Act including the demand for recovery of tax u/s 73/74/74A

\*Other dues : Interest, Penalty, Late fee

Utilization	E- Liability Register					
of E-Liability Register	Debit Amount (DR)	Credit Amount (CF				
	<ul> <li>Amount payable towards tax, interest, fees penalty or any other dues.</li> <li>Amount payable on demand</li> </ul>	ledger				
	order u/s 73/74/74A	ledger				
Certain liability	<ul><li>⇒ TDS u/s 51 or TCS u/s 52</li><li>⇒ Amount payable under RCM</li></ul>					

⇒ Amount payable u/s 10 (C.L.)

fees.

cash ledger

in penalty

discharge

through

Discharge

of Tax

Liability

(IMP)

Reduction If tax get reduced after payment of tax, interest or penalty as mentioned in SCN/DO u/s 73/74/74A the E-Liability regiser shall be credited accordingly.

⇒Any amount payable towards interest, penalty,

#### Special Discussion- Transfer of balance of E-Cash Ledger (all following amounts are assumed)

	Major Head					
Minor	IGST	CGST	SGST			
Head	(₹)	(₹)	(₹)			
Tax	50,000	10,000	10,000			
Interest	1,000	500	500			
Fee	-	-	-			
Penalty		2,000	2,000			
Other	-	-	-			

	20th of nex	xt month	
	I <i>GS</i> T	CGST	SGST
Output Tax	60,000	30,000	30,000
Less: ITC	(30,000)	(5,000)	(5,000)
Net liability	30,000	25,000	25,000
Existing Bal.	(50,000)	(10,000)	(10,000)
Shifting	I <i>GS</i> T	10,000	10,000
	Interest	1,000	1,000
	Penalty	2,000	2,000

#### Transfer between own E-cash ledger

R.P. can transfer (through PMT-09) amount between different major & minor heads within their E-cash Ledger for payment IGST/CGST/SGST/UTGST/Cess

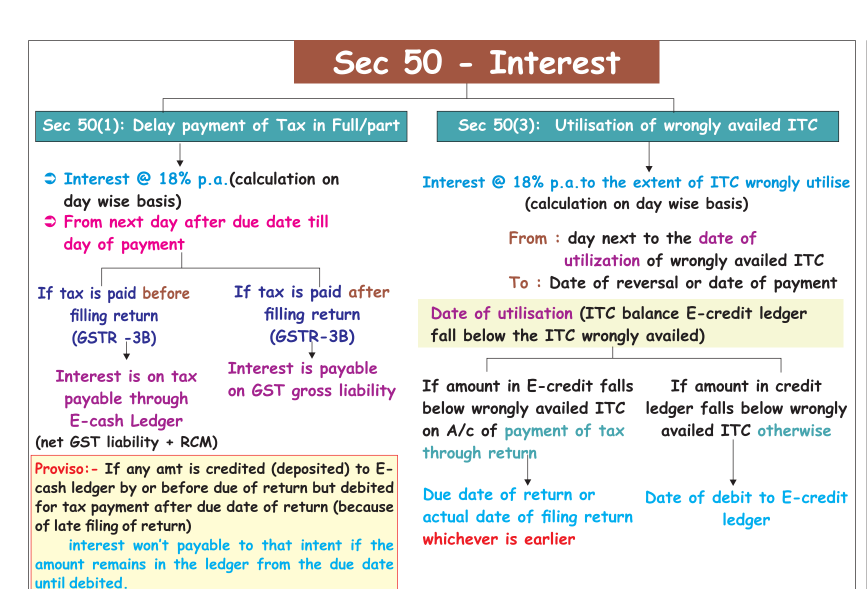
Note: - Any transfer between any headallowed

#### Transfer bet E-Cash Ledger of DDP (PMT - 09)

R.P. can also trasfer any amount available in major & minor heads of IGST/CGST in E-cash ledger to the E-Cash Ledger for IGST/CGST of DDP (u/s 25(4)/25(5))

Provided there is no unpaid liability in his (first DDP who is transferring amount) E-Liability register.

Note:-Transfer major & minor head of SGST/UTGST between DDP is not allowed.



Sec 50(1) -	· Calculation of	Interest f	or delay	Payment o	f Tax (all	amounts	are assumed	l)
Particulars				TGST (₹)	CGS	T (₹)	SGST (₹)	

Particulars	IGST (₹)	CGST (₹)	SGST (₹)
Output tax payable	4,50,000	2,85,000	2,85,000
Less: ITC	(2,50,000)	(55,000)	(55,000)
Net Tax (A)	2,00,000	2,30,000	2,30,000
Tax under reverse charge is payable in cash (B)	18,000	32,000	32,000
Total tax payable in cash $[(A) + (B)]$	2,18,000	2,62,000	2,62,000
Interest payable @ 18% per annum (rounded off) (assume delay 60 days)	6,450 (2,18,000*18% *60/365)	7,752 (2,62,000*18% *60/365)	7,752 (2,62,000*18% *60/365)

Sec 50(3) - Calculation of Interest for wrongly availed & utilise ITC

Month	Opening balance in electronic credit ledger [A]	Eligible ITC (B)	ITC wrongly availed (C)	Total ITC (D) = (A+B+C)	Output liability (E)	Closing balance in E-credit ledger (F) = (D-E)	Due date of return filing	Actual date of filing Return	Amount on which Interest is applicable
April	1	7,00,000	50,000	7,50,000	7,00,000	50,000	20 May XX	20 May XX	-
May	50,000	5,00,000	-	5,50,000	5,00,000	50,000	20 Jun XX	20 Jun XX	-
June	50,000	3,00,000	-	3,50,000	3,30,000	20,000	20 Jul XX	20 Jul XX	30,000
July	20,000	6,00,000	-	6,20,000	6,10,000	10,000	20 Aug XX	18 Aug XX	10,000
Aug	10,000	5,00,000	-	5,10,000	5,10,000	-	20 Sep XX	25 Sep XX	10,000

June:-Interest = ₹30,000 \* 18% \*92 days (21st July to 20th Oct 20XX)/ 365 days = ₹1,361

July :- Interest = ₹ 10,000 \* 18% \*63 days (19th Aug to 20th Oct 20XX)/ 365 days = ₹ 311 August :- Interest = 10,000 \* 18% \*30 days (21st Sep to 20 th Oct 20XX)/ 365 days = ₹ 148

Assume payment/
reversal of ITC made
on 20th October

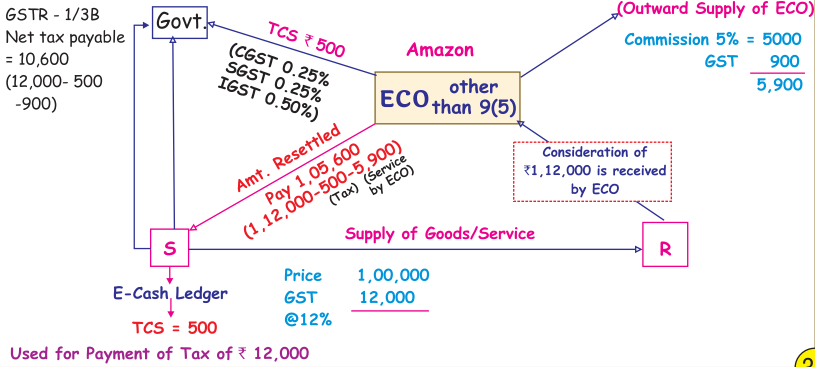
# Chapter 9 - TDS - TCS



#### Sec 51 TDS

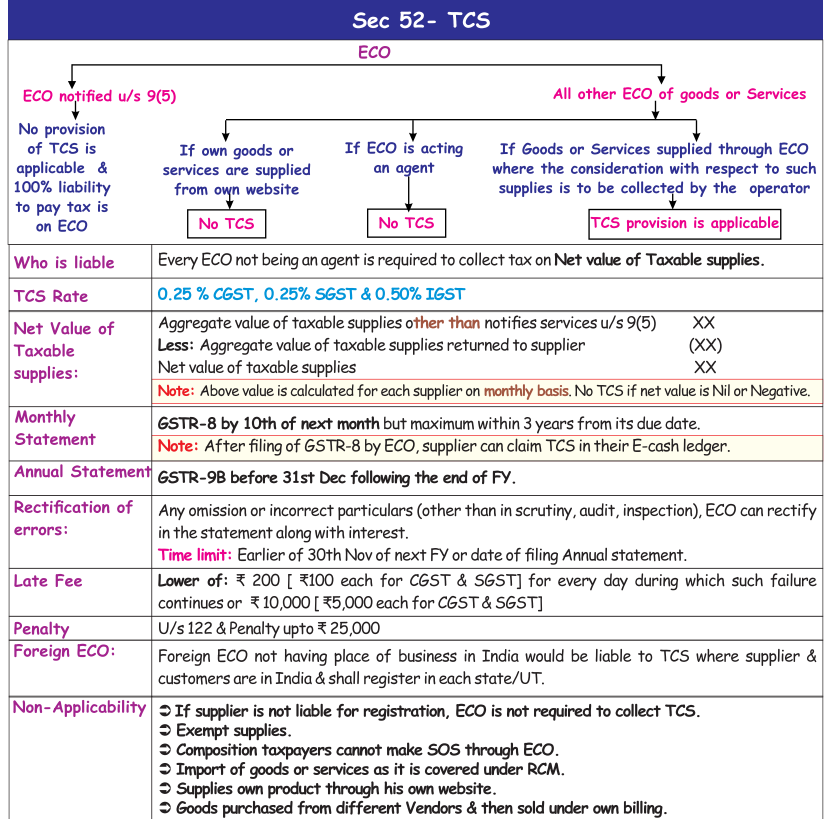
#### GSTR - 1/3B Deduction of TDS @ 2% [CGST 1% & SGST 1%, Net tax payable = 10,000 IGST 2%] on 1,00,000 = ₹2000 (12,000 - 2000) Common Govt. Portal (Notified categories recipient) TDS **→** Govt. → Local Authority Invoice 5 Price 1,00,000 Govt. Agencies **GST** 12,000 → other notified person @12% Govt. authority (established by act or 51% Ledger or more stake held by govt.) Societies established by Govt. TDS = 2000Supply of metal Scrap by RP to another RP Used for Payment of Tax i.e ₹12,000

#### Sec 52 TCS



V'smart Academy

	Sec 51- TDS			
Who is liable (i.e who will deduct TDS)	<ul> <li>⇒ Specified persons like CG, SG, LA, Govt Agencies.</li> <li>⇒ Public Sector Undertakings (PSU).</li> <li>⇒ Society established by CG/SG under Society Act.</li> <li>⇒ An authority/Board or Other body established by Any act or Govt. with 51% or more equity concern with Govt.</li> <li>⇒ Any RP receiving supplies of metal scrap from other RP.</li> </ul>			
TDS rate	1% CGST, 1% SGST or 2% IGST			
Threshold limit	TDS is applicable only when taxable value of contract exceeds ₹2.5 lakh (excluding GST). TDS is deducted at the time of credit or payment, whichever is earlier.			
Payment	Total contract value ₹ 2,00,000  Payment 1,50,000  No TDS  No TDS  Total contract value ₹ 3,00,000  Payment 2,00,000  Payment 1,00,000  TDS = 4,000  TDS = 2,000			
Due date	Deductor shall deposited TDS deducted by 10th of succeeding month.			
TDS Certificate	GSTR-7A to be provided to deductee.			
TDS Return	FORM GSTR-7 (on or before the 10th day of the month succeeding the calendar month)			
Non-Compliance	Failure to deposit TDS: Interest @ 18% u/s 50(1) & Penalty u/s Sec 73 or 74/74A/122			
E-cash ledger	TDS deducted shall reflect in Cash ledger of Deductee.			
Excess or erroneou deduction of TDS	Refund as per Sec 54, but no refund, if TDS is credited to E-cash ledger of deductee.			
Non- Applicability	<ul> <li>Value of taxable supply in a Contract value &lt;= ₹ 2,50,000</li> <li>Exempt supplies</li> <li>Supplies under RCM.</li> <li>Supplier is URP.</li> <li>LOS &amp; POS are in same state, but LOR is in different state.</li> <li>SOG/SOS between all notified persons u/s 51(1)(a) to (d), excluding metal scrap received by RPs.</li> </ul>			



## **CHAPTER 10: Input Tax Credit**

Sec 2(59) Input: Means any Sec 2(60) Input Service: goods used/intended to be Means any service used/ used by supplier, in the course lintended to be used by / furtherance of supplier, in the course / business. (other than Capital furtherance of business.

Sec 2(19) Capital Goods: Means goods, the value of which is capitalised in the books of accounts of the person claiming the input tax credit and which are used or intended to be used in the course or furtherance of business

Sec 2(62) "Input Tax":- 1) CGST / SGST / UTGST / IGST charged on any supply of goods or services or both made to him (Inward Supply)

- 2) the IGST charged on import of goods
- 3) the tax payable under the RCM but does not include the tax paid under the composition levy

Sec 2(82) "Output Tax": "Output tax" in relation to a taxable person, means the tax chargeable under this Act on

- ⇒ taxable supply ⇒ of goods or services or both
- ande by him or by his agent

but excludes tax payable by him on reverse charge basis.

### Sec 16: Eligibility & Conditions for ITC

#### 1) Eligibility criteria-

- ⇒ Person= Registered,
- ⇒ Supply= Used/Intended to be used in course / furtherence of his business
- 2) Conditions for availment of ITC:- (Overriding sec 16)
- He is in possession of a Tax Invoice/debit not or other documents (as specified below)

Rule 36- Documents Requirement :-

- 1) ITC availed on the basis of following docs.- Invoice by supplier/ Invoice by recipient (RCM)Self-invoice/ Debit note/Bill of entry/Revised Invoice/Docs. by ISD.
- 2) Mandatary Requirement in Invoice Details of tax, descriptions of goods or service, value of supply, GSTIN & place of supply (Only in case of Inter-State Supply).
- 3) No ITC- if tax has been paid & demand is confirmed because of fraud etc.
- aa) the details of the invoice or debit note has been furnished by the supplier in GSTR-1/1A and such details have been updated in GSTR - 2B of recipient.
  - 36 No ITC by a RP unless,-

(4)

- (a) The details of such invoices or debit notes have been furnished by the supplier in the statement of outward supplies in Form GSTR 1 & GSTR 1A or using IFF &
- (b) the details of ITC in respect of such invoices or debit notes have been communicated to the RP in FORM GSTR-2B.
- He has received the Goods/Services/Both

(For Bill to Ship to- it shall be deemed to be received

- ⇒ Goods-When goods are delivered by supplier to the recipient
- ⇒ Services- When services are provided by supplier

#### Cummulative Conditions of 16(2)(a)/(ab)/(b)

Situations	Date of receipt of Invoice	Date of receipt of G/S	Updated in GSTR -2B	Eligibility of ITC
A)	25.04.XX	26.04.XX	April	In April
B)	28.04.XX	03.05.XX	<i>A</i> pril	In May
C)	05.05.XX	29.04.XX	May	In May
D)	10.04.XX	15.04.XX	July	In July

#### ITC Eligibility for Goods Delivered Under Ex-Works Contract - Sec 16(2)(b) [Cir. No. 241/35/2024] -

- ⇒ In the automobiles sector, dealers can claim ITC when vehicles are handed over to the transporter at the OEM's factory gate under EXW contracts. This is considered as "receipt of goods" u/s 16(2)(b)
- □ If the supplier arranges transport and insurance on behalf of the dealer, and the dealer bears the risk of loss in transit, ITC is still allowed.
- → However, ITC is not allowed if the goods are used for non-business purposes, lost, stolen, or given as gifts/free samples.

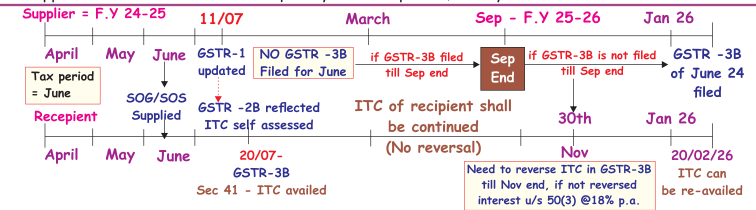
- (ba) The details of input tax credit in respect of the said supply communicated to such registered person under section 38 has not been restricted(blacklist)
- Tax charged on such supply= has been actually paid to Govt. by the supplier

#### Sec 41 :- Claim of ITC and Provisional acceptance thereof

- ⇒ The taxpayer shall self-assess and claim ITC in GSTR 3B.
- □ In case the taxpayer has claimed ITC of GST which is not paid/deposited by the corresponding supplier, than the taxpayer / recipient shall reverse the ITC along with interest as per rule 37A.
- The recipient shall be eligible to re-claim the ITC reversed, on payment of GST by the supplier.

Rule 37A: Reversal of ITC in the case of non-payment of tax by the supplier and reavailment thereof:-

- ⇒ If the RP has availed ITC & supplier furnished his GSTR-1 /1A & if supplier has not furnished GSTR-3B of tax period till the 30th Sep following the end of F.Y., then the RP shall reverse ITC in his GSTR-3B on or before **30th Nov** following the end of FY.
- ⇒ If ITC is not reversed by RP till 30th Nov, then amount shall be payable with interest u/s 50
- ⇒ If supplier furnishes GSTR-3B subsequently for a tax period, RP may re avail ITC reverse earlier.

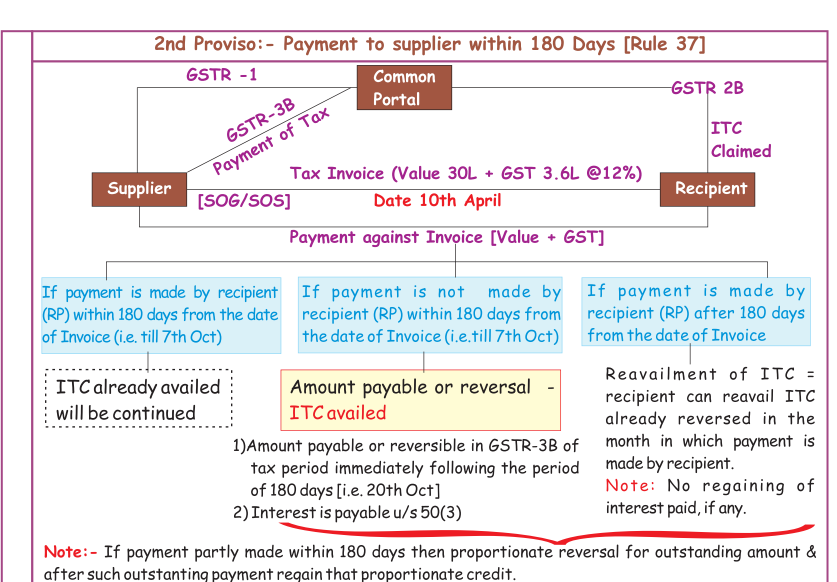


#### He has furnished return u/s 39 d)

Proviso 1:- ITC if Goods are received in Lot:- Where the goods against an invoice are received in lots or instalments, the registered person shall be entitled to take credit upon receipt of the last lot or instalment

Proviso 2:- Payment for the invoice to be made within 180 days (Rule 37)

- 1. Default: Failure by Recipient to pay (Wholly or partly) to the supplier the within 180 days from Invoice date.
- 2. Consequence: Amount equal to the ITC availed proportionate to amount not paid to supplier shall be paid by him along with interest payable u/s 50.
- 3. Details to be furnished: Details of defaulted supply, value not paid, ITC availed to be mentioned in GSTR-3B for the month immediately after the expiry of 180 days from Invoice date.
- 4. Regain of Credit: Regain when payment is made to supplier (Time limit u/s 16(4) is N.A. for regaining of ITC)
- 5. Non Applicability: This provision not applicable
- a) Tax payable under RCM b) Deemed supplies without consideration [Sch.I]
- c) Value of supplies on account as per sec 15(2)(b)



#### 3) When depreciation is claimed on tax component-

Where the registered person has claimed depreciation on the tax component of the cost of capital goods and plant and machinery under the provisions of the Income-tax Act, 1961,

the input tax credit on the said tax component shall not be allowed.

#### 4) Time limit of availing ITC-

A RP shall not be entitled to take input tax credit in respect of any invoice or debit note for SOG or SOS or both after the 30th day of November following the end of F.Y to which such invoice or debit note pertains or

⊃ furnishing of the relevant annual return,

whichever is earlier.

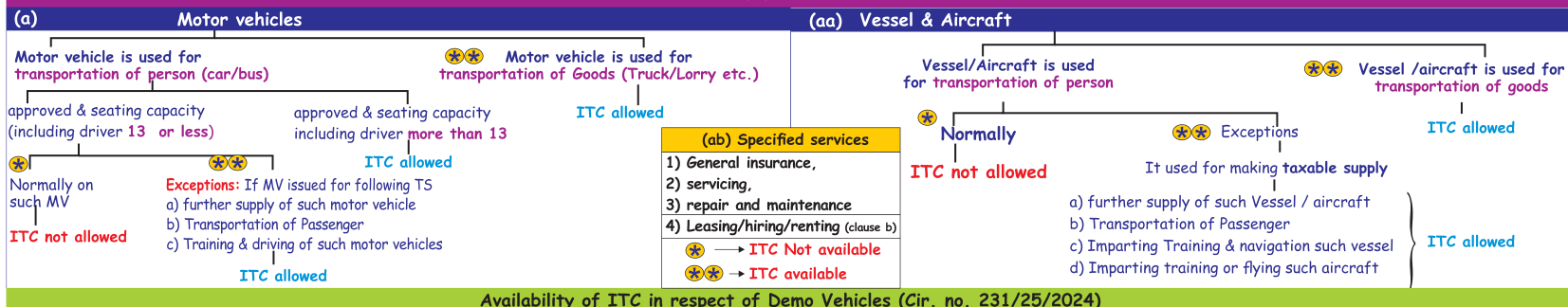
#### Time Limit for Availing ITC on RCM Supplies from URPs u/s 16(4) (Cir. No. 211/5/2024)

Issue	Clarification		
Services received from URP without consideration	The recipient must issue an invoice and pay tax under RCM.		
Time limit for ITC u/s 16(4)	ITC time limit is based on the F.Y. when the self invoice is issued, not when the supply was received.		
Invoice issued after TOS	If the self invoice is issued late, the recipient must pay interest on delayed tax & may face penalty u/s 122.		

#### 6) Claiming ITC for invoices post revocation of registration cancellation

- ⇒ If RP's registration is cancelled and later revoked, he can claim ITC for invoices not restricted by Sec 16(4) at the time of cancellation.
- □ ITC can be claimed in the return filed till the later of following dates:
- Earlier of 30th Nov of following year or date of furnishing Annual return.
- > The return for the period between cancellation and revocation, if filed within 30 days of the revocation order.

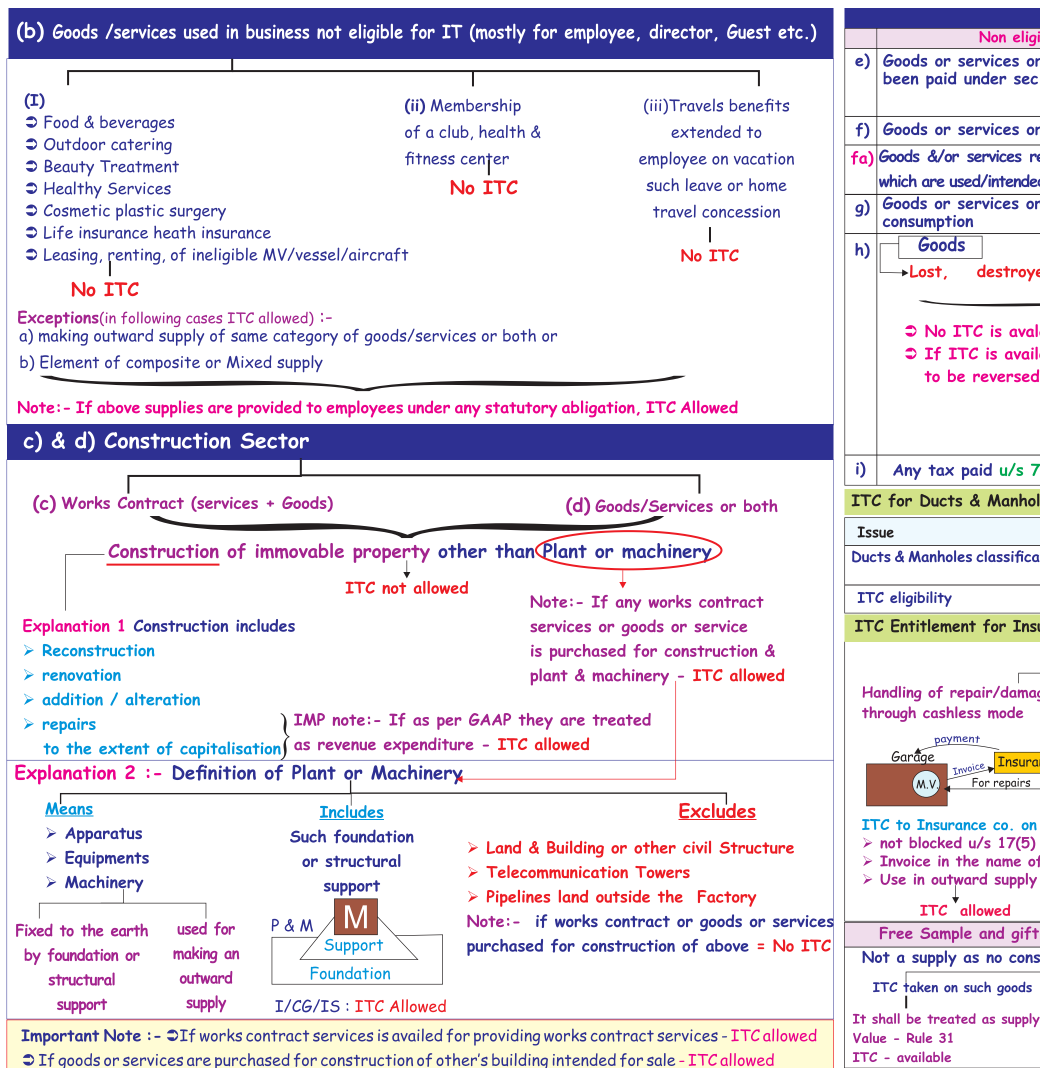
### Sec - 17(5) Blocked Credit



Availability of ITC in respect o	f Demo Vehicles	(Cir. no. 231/25/2024)
----------------------------------	-----------------	------------------------

ITC on demo vehicles used for transporting up to 13 people (including the driver) u/s 17(5)(a)	Clarification
Demo vehicles used to promote sales (Trial run & Demonstration to potential buyers)	ITC is not blocked
Demo vehicles used for employee transport or management (not for further supply)	ITC is blocked
Dealers merely acting as agent of manufacturer and manufacturer is selling demo vehicles later	ITC is blocked

ITC on demo vehicles capitalized in books of account by authorized dealers	Clarification
Demo vehicles capitalized as "capital goods"	ITC can be claimed on taxes paid.
Depreciation claimed on the tax portion of the capitalized demo vehicle	ITC cannot be claimed.
Capitalized demo vehicle sold later	Tax must be paid u/s 18(6) & Rule 44(6).



				ner Points				
	e) Goods or services or both on which tax has been paid under sec 10		अगर composition लगाकर दे रहा हे, जो Tax का credit नह	नहीं देना चाहिये थ	nposition t			
	f)	Goods or services or both rea	ceived by NRTP	No ITC (Remark		on imported	l goods	by NRTP)
fa) Goods &/or services received by taxable person, which are used/intended to be used CSR activities.			No ITC				, ,	
	g)	Goods or services or both use consumption	ed for personal	No ITC				
	h)	Goods  Lost, destroyed, stol	Wholly or	Partly	→ Distri	buted by working the second se		
tred on v				If ITC is taken a such goods er para I Sch I, ed as supply. GS lue as determined to reverse I	it is T is payable d u/r 30	on such Then	goods as pe 7(5) (	er h)
	i)	Any tax paid u/s 74 for any	period up to F	/ 2023-24.				
	ITO	C for Ducts & Manholes in Opt	ical Fiber Cable	Networks u/s 17	(5) (Cir. No.	219/13/2	2024)	
Issue			Cla	rification				
	Duc	ts & Manholes classification	they are "Plant & A	•				dings, so
	IT	C eligibility	Ducts & manholes	are eligible for ITC	& not blocked u/:	s 17(5)(c) &	(d).	
ITC Entitlement for Insurance Co. on Motor Vehicle Repairs in Reimbursement Claims (Cir.No.2				lo.217/1	1/2024)			
		Insura	nce Co. = Genera	l insurance of Mot	or vehicle			
	Handling of repair/damage cost through cashless mode				andling of repo arough Re-imbu	_		
	Garage  Invoice Invoice  Tryoice  Tryoi		6	M.V. For	nsurance Co r repairs Invoice———— ayment		e- mbursment	
	<ul> <li>ITC to Insurance co. on invoice of garage for repair &gt; not blocked u/s 17(5)</li> <li>Invoice in the name of Insurance Co.</li> <li>Use in outward supply</li> <li>ITC allowed</li> </ul>			Gar > r > 1	to Insurance rage for repair not blocked u/s invoice not in the ITC in-eligi	17(5) he name of	f Insu	rance Co.
		Free Sample and gift treatmen		Bu	ıy one, Get O	ne offer		
		ot a supply as no consideration  ITC taken on such goods	is included but  ITC not taken	Supplier GST = 500	→ Shirt 1		Invoice	5000

don't take it

u/s 17(5)(h)

Shirt 2 Free

Single price for both shirts, hence No need to reverse IT

## Sec 18: Availment or Reversal of Credit

#### Sec 18(1) Availment of Credit Person applied for Person abtaining RP switching Rp's exempt reg. within 30 days of supply become voluntary from CL to normal becoming liable for reg. registration tax payment taxable Person entitles to claim ITC of Person entitles to claim ITC of > Inputs a such held in stock > Inputs a such held in stock > Inputs contained in semi finished goods > Inputs contained in semi finished goods > Inputs contained in finished goods > Inputs contained in finished goods held in stock > Capital goods = ITC - 5% per Quarter or part thereof ➤ No ITC on Capital Goods Person liable to registration Voluntary Registration CL to Normal Exempt to Taxable on the date immediately on the date immediately on the date immediately on the date immediately preceding the date preceding the preceding the date when preceding the date when he becomes liable date of RC when supply becomes person is liable to pay for registration tax under normal scheme exempt to taxable IMP Notes: if person fails to apply for registration a) Declaration in prescribed form within 30 days of switching within 30 days, then he is not eligible to b) If aggregate claim amount > ₹ 2L, then it should be certified by CA/CMA claim such ITC (above applicable in all situations)

Sec 18 (3) Transfer of ITC In case of - Sale, Amalgamation, In case of Lease, Transfer of business Demerger The RP shall transfer RP apportion his ITC in his unutilized ITC in ratio of Value of asset

'Value of assets" means the value of the entire assets of the business, whether or not input tax credit has been availed thereon

transferred to demerged unit

#### **Conditions**

- 1) There is a specific provision for transfer of liabilities
- 2) Conditions of Rule 41

E-cr ledger of transferee

- (a) declaration of details in the GST ITC 02 for transfer of credit.
- (b) Certification of transfer of liabilities from CA/CMA
- (c) Acceptance of transferred credit by transferee on common portal
- (d) inputs & capital goods so transferred are duly accounted by transferee in his books of A/c

Section 18(2): Person is not entitled to take ITC of I/CG after expiry of one year from the date of invoice.

Sec 18(4) Reversal of credit in Special Cases

# Reversal of Credit

## Registered person switching from normal scheme of payment of tax to composition Scheme

#### Taxable supply becomes exempt Supply

#### Cancellation of Registration

#### 1) Amt to be reversed is equivalent to ITC on

- Input as such held in stock
- **Inputs** contained in semi finished goods
- **Inputs** contained in finished goods held in stock
- Capital goods [reversal on prorata basis pertaining to remaining useful life in a month (taking useful life as 5 yrs.

After reversal balance if any in Ecr. ledger shall lapse

<u>Illustration</u>: Capital goods 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 Input tax credit taken on such capital goods= C Input tax credit attributable to remaining

useful life= C multiplied by 5/60

#### Rule 44: Procedure & conditions

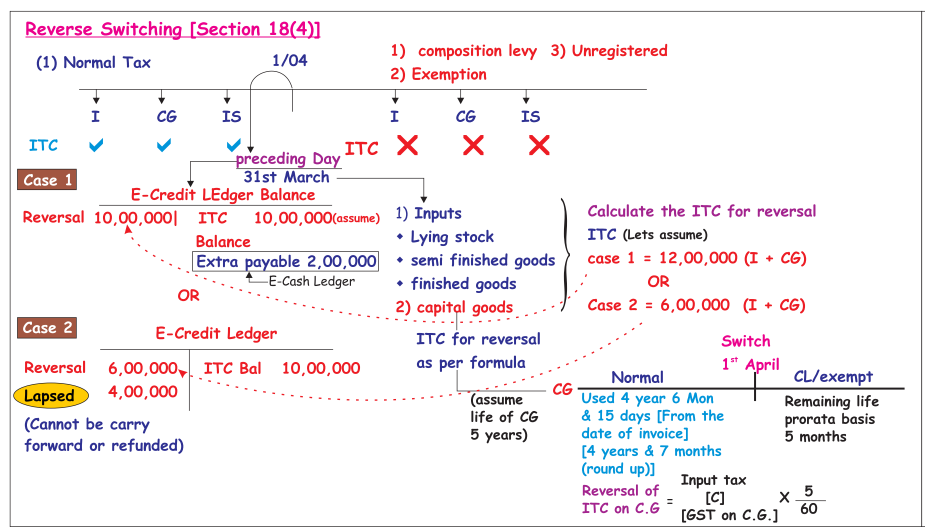
1) Reversal of inputs shall be determined with

corresponding invoices. If invoice is not available then reversal is based on prevailing market price of inputs.

- 2) Reversal of ITC shall be calculated separately for CGST, SGST & IGST.
- 3) Reversal amt. will be added in output tax liability & details to be furnished in GST ITC-03

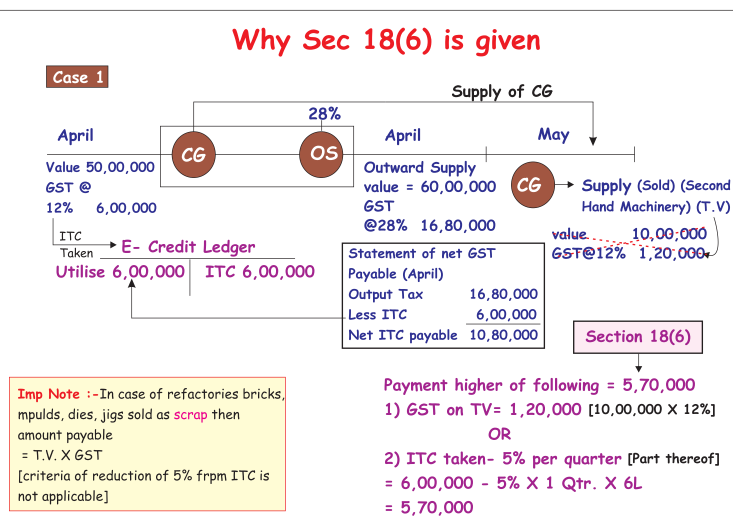
## Sec 18 (6): Reversal of credit on supply of Capital Goods/Plant

- 1) If capital goods or plant & machinery on which ITC has been taken are supplied [Removed as such by way of sale transfer barter etc.] then registered person shall pay higher of the following
  - a) Payment = ITC 5% per Qtr. or part thereof OR
  - b) GST on transaction value
- 2) In case of refractory bricks, moulds & dies, jigs & fixtures supplied as a scrap then person may pay tax on transaction value instead of above 2 options.



Rule 86A: Restrictions on ITC Utilisation			
Authority to Restrict ITC	Commissioner or authorized officer can restrict ITC.		
Restriction on Liability & Refund	<ul> <li>➤ ITC cannot be used to pay any liability u/s 49.</li> <li>➤ Unutilized ITC cannot be refunded.</li> </ul>		
Circumstances for imposing Restrictions	<ol> <li>Invalid Documents: ITC claimed on documents issued by         <ul> <li>A non-existent or inactive business, a</li> <li>A person who hasn't paid the tax, or</li> <li>Without receipt of goods/services.</li> </ul> </li> <li>Non-existent RP: ITC claimed by a RP found to be non-existent or not operating from the registered business place.</li> <li>Lack of Valid Documents: ITC claimed without possession of valid documents (tax invoices, debit notes etc.)</li> </ol>		
Duration of Restrictions	Restrictions last up to 1 year, can be lifted if conditions change.		

Rule 86B: Restrictions on ITC available in Credit Ledger		
Applicability of Rule 86B	Applies to RPs with taxable supply > ₹ 50 lakh/month.	
ITC Utilization Limit	<ul> <li>Cannot use &gt; 99% of output tax to discharge output tax liability.</li> <li>1% must be paid from E-cash ledger.</li> </ul>	
Exceptions	<ol> <li>Paid more than ₹1L of income tax in last 2 years.</li> <li>Received more than ₹1L of ITC refund (ZRS/ITS).</li> <li>Paid more than 1% of tax from E-cash ledger.</li> <li>Government/PSU/LA/Statutory body.</li> </ol>	
Commissioner's Authority	May remove restriction after verification.	



For Your Self Study Notes:-

## **Chapter 11:- REGISTRATION**



#### Sec 22 Persons liable for registration

Every supplier liable to be registered in the State or UT from where he makes a taxable supply, if his Agg. T/O in a F.Y. exceeds following limits.

Analysis:-Limit for Threshold

	If exclusively	If enggaged in
State/UT	enggaged in	505 or 50G +
	50 <i>G</i>	505
→ Manipur → Mizoram → Nagaland	40 1 1.1	40 1 1.1
⊃Tripura	10 lakhs	10 lakhs
→ Pondicherry → Uttarakhand		
⇒ Meghalaya ⇒ Arunachal Pradesh	20 lakhs	20 lakhs
→ Telangana → Sikkim	20 lukiis	20 Idans
All the other States incl. following Sp.	40 lakhs	20 lakhs
category state - Assam, J& K, H.P.		

In following cases extended limit 40 Lakh is not applicable

TU	Tollowing cases extended limit 40 Lakit is not applicab	ie
a)	Required to take compulsory registration	General threshold
b)	Person who taken voluntary registration.	also not available
	Supply of i) Ice-cream or edible ice ii) Pan Masala iii) All Tobacco & Tobacco product iv) Fly ash bricks v) Fly ash aggregates vi) Fly ash blocks vii) Building Bricks viii) Bricks of fossils ix) Earthen or roofing tiles or ruffing	10L/20L threshold is <sub>tiles</sub> available

Interest or Discounting: - For Calculation of threshold limit, Interest or Discount on loan, advances & deposits is includible, but for determining extended limit, it shall not be considered.

Other aspects:-

Agent	Supply made by agent on the behalf of principals to be added in agg.
	t/o of agent (if agent issues own invoice = compulsory reg. u/s 24)
	Supply made by job worker on the behalf of principals not to be added in agg. t/o of JW

Transfer of When business is transferred, whether on account of succession or business otherwise then Transferee/Successors shall take new req.

Sec 23: Persons not liable for Registration (even if agg. t/o exceeds threshold)

1. Engaged in exclusive supply of

wholly exempt from tax.

- ⇒ not liable to tax or
- 2. An Agriculturist, to the extent of supply of produce out of cultivation of land.
- 3. Person who are only engaged in making supplies on which is tax liable to be paid on reverse charge basis by the recipient u/s 9(3)

Note: This notification doesn't apply to suppliers of metal scrap.

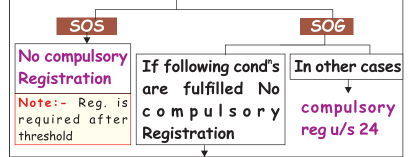
Sec 2(7) of "agriculturist" means an individual or a HUF who undertakes cultivation of land -

- (a) by own labour, or
- (b) by the labour of family, or
- (c) by servants on wages under own or family supervision

#### Sec 24:- Compulsory Registration

- (i) Persons making any inter-State taxable supply Exceptions: Following category of person not required to register till threshold of 20/10Leventhough making Inter- State taxable supply
  - (a) Persons making inter-State supplies of taxable services
  - (b) Person making inter-state taxable supplies of handicraft goods. Conditions: Person holding PAN & generate E way bill
- Casual taxable persons making taxable supply Exceptions: CTP making taxable supplies of handicraft goods.(eligible for 10L/20L/40L threshold)
- (iii) Persons who are required to pay tax under reverse charge
- (iv) Person who are required to pay tax under Sec 9(5) -ECO
- (v) Non-resident taxable persons making taxable supply
- (vi) Persons who are required to deduct TDS u/s 51. (Separate Registration for TDS is  $|\overline{(xi)}|_{every\ person\ supplying\ OIDAR}$  services from a place required)
- services or both on behalf of other taxable persons whether as an agent or otherwise (agent issuing own invoice)

- (viii) Input Service Distributor, (Separate Registration for ISD is required)
- (ix) every ECO who is required to collect TCS u/s 51. ((Separate Registration for TCS is required)
- (x) Person supplies goods or services through ECO u/s 52



- ⇒ No inter State Supply for such supplier by ECO
- ⇒ Declared on portal PAN & address of POB & State
- ⇒ Portal will grant enrollment no. after validation of PAN
- ⇒ ECO shall not allow supply unless enrolment no. provided to it.
- ⊃ Supplier after crossing threshold apply for Reg. & enrollment no. shall be ceases

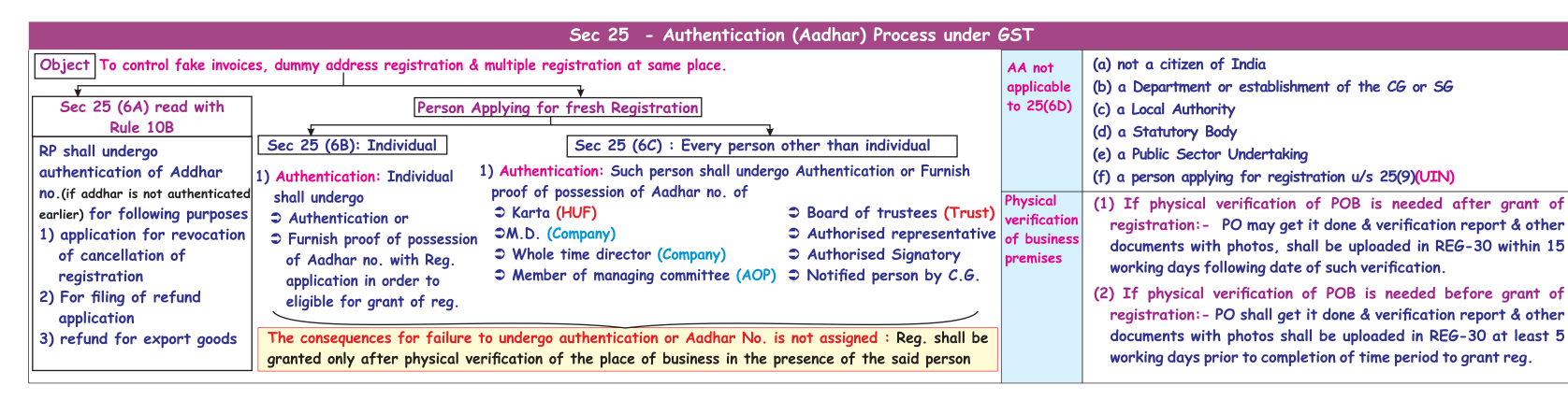
Note: - Registration is required after threshold

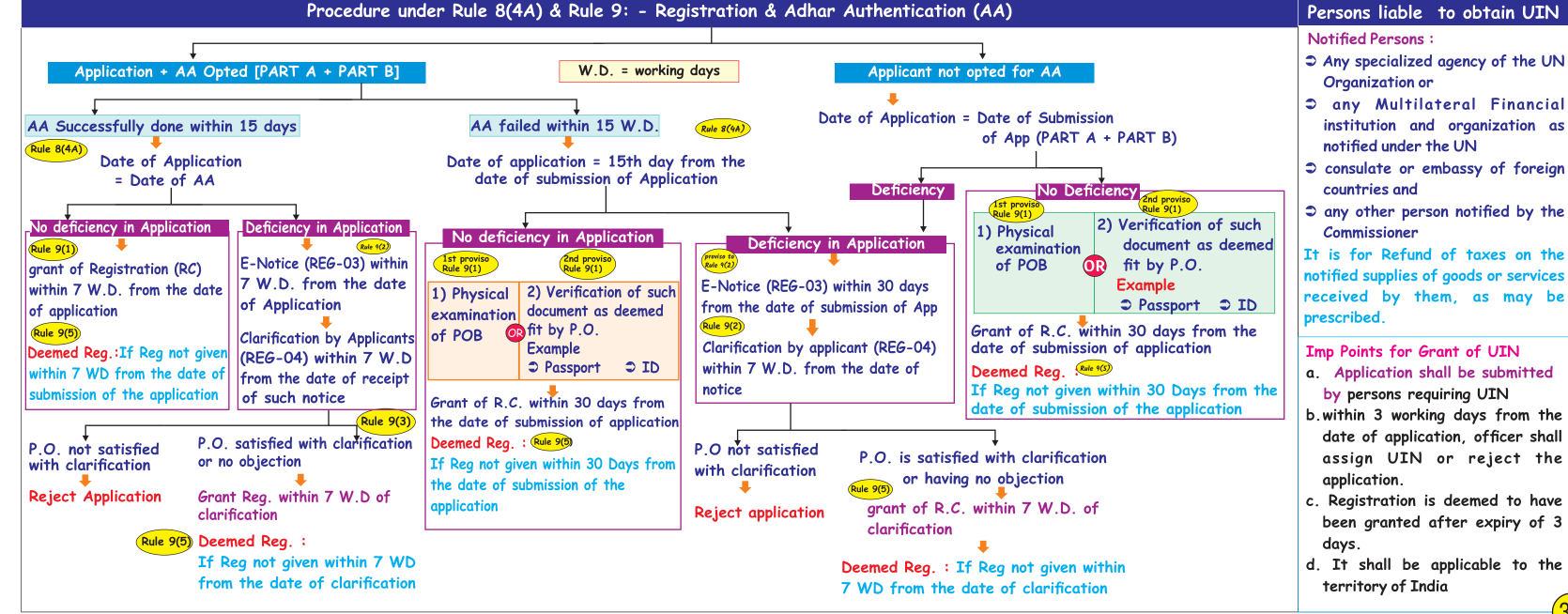
- outside India to a person in India, other than a RP.
- Persons who make taxable supply of goods or (xia) every person supplying online money gaming from a place outside India to a person in India; and
  - (xii) Any other person notified by C.G.

date of grant of registration

		Sec25:- 7	Timeline for application f	or Registra	tion & other procedure	
ı	Particulars	Where	When	Voluntary	A person who is not liable	
Person who is liable to be register u/s 22/24 Units in SEZ or SEZ Developer Person making supply in Territory Water A CTP or a NRTP		In every such ST/UT in which he is so liable	within 30 days from the date on which he becomes	Registration DDP Bank Details Issue of Registration	registered voluntarily. All the Already discussed in sec 25	
		shall apply for a separate registration for unit in SEZ & outside the SEZ in a same ST or UT.			Rule 10A:- RP (except per portal after obtaining certi-	
		in the coastal State or UT where the nearest point of the appropriate baseline is located.			<ul> <li>within 30 days from do</li> <li>before furnishing GST</li> <li>Note: - In case of TDS/TC</li> <li>1. Certificate of registration</li> <li>2. Display of RC and GSTIN</li> </ul>	
		in every such State/UT in which he is so liable	at least <mark>5 days</mark> prior to the commencement of business			
PAN		PAN in order to be eligible for grant of regiserson required to deduct TDS (b) A NR	Certificate [Rule 10]	Principal POB and additio 3. Effective date of registi		
Registration in State	,	ration in a state shall be allowed but Sepon on a State/UT may be granted at the option	•	Application files from within 30 days Not within 30 days		

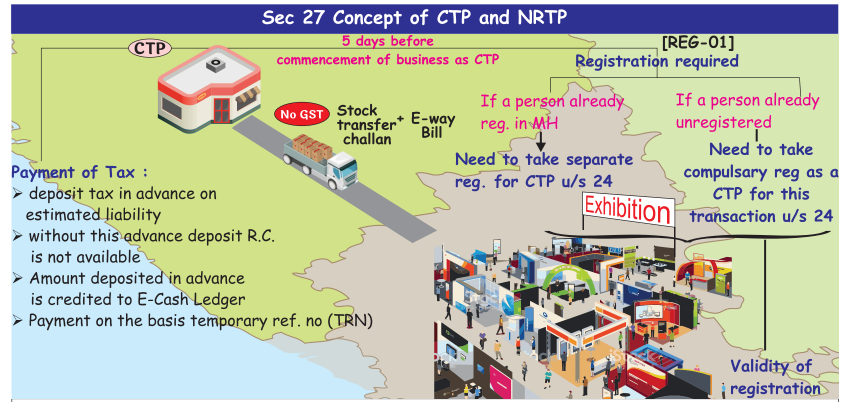
	Voluntary Registration	A person who is not liable to be registered under section 22 or section 24 may get himsel registered voluntarily. All the provision of this act is applicable.					
5	DDP	Already discussed in sec 25(4) and 25(5)					
	Bank Details	Rule 10A:- RP (except person liable to TDS/TCS) shall furnished Bank A/c details on common portal after obtaining certificate of registration & a GSTIN but earlier of:  within 30 days from date of grant of registration, or before furnishing GSTR-1 or IFF.  Note:- In case of TDS/TCS, Bank details are mandatory at the time of Registration.					
ne	Issue of	1. Certificate of registration in GST REG-06 and GSTIN of 15 digit .					
	Registration Certificate [Rule 10]						
le		Application files from Liability date Registration Effective from					
		within 30 days Date on which the person becomes liable to registration					





#### Sec 26 - Deemed Registration

Grant of registration/UIN under any SGST Act/UTGST Act is deemed to be registration/UIN granted under CGST Act/IGST Act

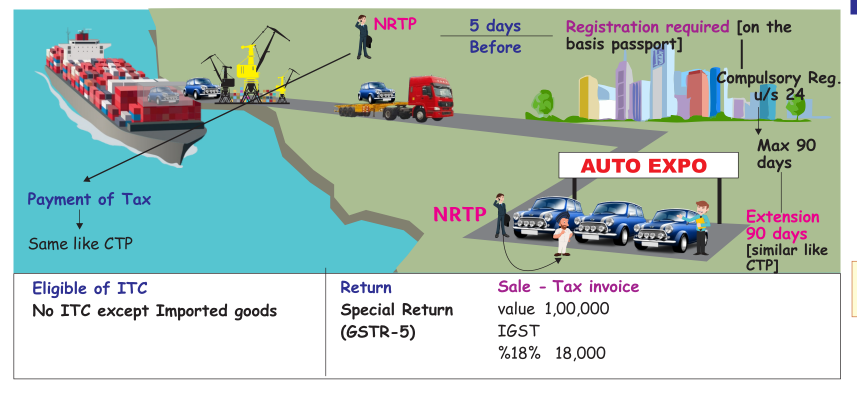


#### Eligibility of ITC

- > CTP can take ITC of Input/CG/IS while making payment of tax in advance
- > If req. extended for further 90 days then he again deposit tax on estimate liability

#### Return filing [CTP]

- 1) He will submit GSTR -1 on 11th of next month [during CTP period]
- 2) He will submit GSTR -3B on due date [during CTP period]
- 3) a) If final tax is more than adv. tax paid then differential amt. is payable
  - b) If final tax is less than adv. tax paid then he can claim Refund
- 1) For a period as mentioned in application
- 2) but max for 90 days [which can be further extended for 90 days]



#### Concept of CTP and NRTP CTP= a person who occasionally undertakes NRTP= any person who occasionally undertakes transactions

⇒ involving supply of SOG &/or SOS

with advance POT

- whether as principal or agent or in any other capacity,
- ⇒ but who has no fixed place of business or residence in

#### Registration provisions

⇒ involving supply of SOG &/or SOS

in the course or furtherance of business,

⇒ in a ST/UT where he has no fixed POB

transactions

- ⇒ Compulsory registration u/s 24 ⇒ Compulsory registration u/s 24
- Registration before commencement of business Registration before commencement of business and and with advance POT

whether as principal, agent or in any other capacity,

- ⇒ Registration REG-01 ⇒ Registration REG-09
- ⇒PAN required Valid passport required

Threshold Exemption	
Not available	Not available
Composition Scheme	

Not available	Not available
Return provisions	

•	
GSTR-1, GSTR-3B	GSTR-5

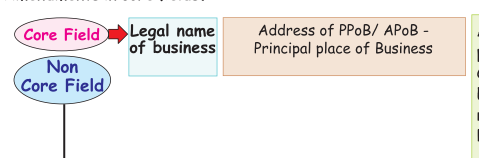
IT $\mathcal{C}$ provisions						
ITC of all I/CG/IS is available	ITC only on imported goods is available					

#### Important Comment

- 1) CTP or NRTP will apply for Registration at least 5 days prior to commencement of business
- 2) Advance deposit of tax at the time of Submitting the registration application.
- 3) Registration is valid for 90 days (further extension for 90 days)
- 4) Annual Return is not required for CTP & NRTP

#### Sec 28: - Amendment of Registration

- 1. Intimation of any changes in the information furnished to be made to proper officer within 15 days.
- 2. Amendments in non core field can be made directly on common portal but approval is required for Amendments in core fields.



Addition, deletion or retirement of partners or directors, Karta, Managing Committee, Board of Trustees, Chief Executive Officer or equivalent, responsible for day to day affairs of the

business

Mobile no./e-mail address of authorised signatory can be amended only after online verification through GST Portal.

			5	Sec 29:-	Cancellation of Registration	
Suo Moto Cancellation [Section 29 (1) & (2)]				ntinued with others	<ul><li>⇒ Transferred including death</li><li>⇒ Demerged</li><li>⇒ Otherwise disposed of</li></ul>	
	Change in the constitution of the business					
				_	o be registered u/s 22 or 24 or egistration voluntarily	
Cancellation of		_			nces where the PO may cancel the registration of a person from rospective date, as he may deem fit:-	
gistration PO on	a)	A RP	has con	travened fo	ollowing provisions (Rule 21):-	
s own otion only	b) & c)	Dumm or inv	ny POB voice	1	not conduct any business from the declared POB or es invoice/bill without supply in violation of GST law.	
	c)		tion of	<ul><li>⇒ He violat</li><li>⇒ He violat</li><li>⇒ He avails</li></ul>	res the provisions of Anti-Profeetering measure tes the provision of furnishing of bank account details ITC in violation of sec 16 oread with rules	
			atch of R-1/1A	Outward s	tes the provision of rule 86B [restriction of 99% ITC] supply declared in $GSTR-1/1A$ for one or more tax period is in supplies declared in return.	
		_	-filing eturn	Normal scheme	RP has not furnished monthly returns for a continuous period of months	
				QRMP scheme	RP has not furnished returns under QRMP for a continuou period of 2 tax periods (i.e. 2 quarters).	
				Composi- tion Levy	A person paying tax under Composition Scheme (Sec 10) had not furnished return for a F.Y. beyond 3 months from the dudate of furnishing the said return	
				fails to file return after revocation order	<ul> <li>failed to file returns due between the order of cancellation and revocation of registration within 30 days of the revocation order.</li> <li>If the cancellation was retrospective, failed to file all returns from the date of order of cancellation date to the</li> </ul>	
	d)	No st	tart of ess		revocation order within 30 days.  RP u/s 25(3)(Volunary registration) has not commenced business on the date of registration.	
	e)	Frauc Activ	dulent rity		n has been obtained by means of fraud, wilful misstatement or	
	Pro	oviso	PO sh		cel registration without giving the person an opportunity of beir	
	Pro	oviso	Durin	g pendency	of proceedings relating to cancellation of registration, PO matration for the period & in the manner prescribed.	

#### Suspension of Registration OR Suspend the Registration Applied for cancellation While pendency of cancellation proceeding Effective Date of Suspension Scenerio Date of Submission of application or Registered Person applied for cancellation of Later Date from which cancellation is sort registration. Cancellation initiation by Department Date Determination by Proper Office While Registration suspended -⇒ shall not make taxable supply (i.e. shall not issue a tax invoice & shall not charge the tax on supplies paid not him ) ⇒ Shall not furnish any return Suspension shall be revoked with effect from suspension Date [Provision of revised tax invoice & first return applicable] Procedure for Cancellation Where the RP applies for cancellation Where the PO cancels the registration 1) RP shall apply within 30 days of PO shall issue a SCN to the registered occurrence of the event warranting person who has to reply to said notice within cancellation. 7 days. 2) furnishing the details of inputs held in stock or Proceedings shall be Cancellation inputs contained in semi-finished/ dropped order shall be finished goods held in stock and of issued within capital goods held in stock 30days of reply Where instead of on the date from which cancellation If reply to SCN where of registration is sought, liability replying to SCN, to SCN is registration is person furnishes thereon, payment, if any made & satisfactory liable to be all pending relevant documents. cancelled returns & makes full payment of tax Proper officer (PO) shall issue the order of along with interest cancellation within 30 days of submission & late fee. of application for the same.

#### Sec 30:- Revocation of Cancellation of Registration

- 1) RP whose reg. is cancelled by P.O. apply for revocation [subject to rule 10B] of cancellation within 90 Days from date of service of order of cancellation.
- 2) Extension :- by Commissioner or an authorised officernot below the rank of AC or JC for further upto 180 days
- 3) On application P.O. may revoke cancellation or reject application
- 4) Revocation under SGST/UTGST act shall deemed to revocation under CGST/IGST Act.

## CHAPTER 12 - TAX INVOICE, DEBIT NOTE & CREDIT NOTE



#### Invoice

- > Tax Invoice
- > Revised Invoice
- > Bill of Supply

#### Vouchers

- > Receipt Voucher
- > Refund Voucher
- > Payment Voucher

#### Invoice in Special Cass

- > Bank/FI etc
- > Passenger Transport service
- > GTA
- > Multiplex

#### Challan

- > ISD Challan
- > Rule 55 Challan

#### Note

Debit Note & Credit Note

Particular	Tax Invoice : 5	Supply of goods	Tax Invoice : Supply of Service			
Normal	Invoice shall be issued - On or before			Invoice shall be issued - On or before		
case	a) If movement involved-	At the time of removal for supply	a)	Provision of services	within 30 days from Completion	
			b)	Bank/FI/NBFC/ Insurer	within 45 days from Completion	
	b) In other case-	At the time of delivery or made available			where service to DDP, i) When Supplier records in books of A/c ii) Last date of qtr. whichever is earlier	

#### Government may

- (a) specify the categories of services or supplies in respect of which a tax invoice shall be issued, within such time and in such manner as may be prescribed.
- (b) subject to the condition mentioned therein, specify the categories of services in respect of which—
- (i) any other document deemed to be a tax invoice or
- (ii) tax invoice may not be issued.

> each such successive statement or

#### Continuous Supply of goods / > each such successive payment is services Whichever is earlier

Cessation

of SOS

Invoice shall be issued on or before Invoice shall be issued before or at the time

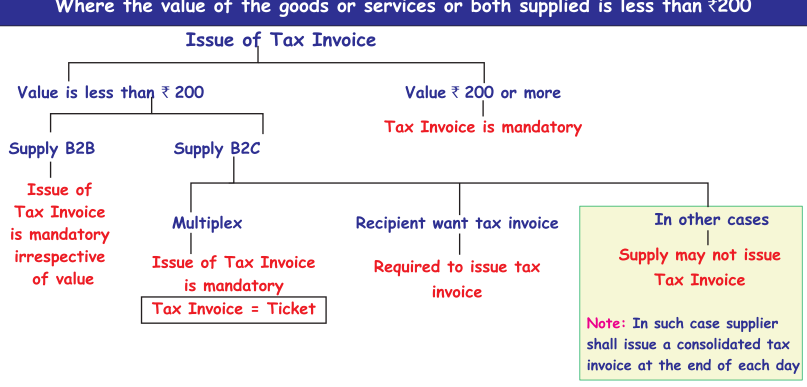
- a) Due date of payment by recipient ascertainable in contract-on such date
- b) If due date not ascertainable date of payment received
- c) If completion of event are fixed in contract-Last date of completion of such event

	Content of Invoic	e [Rule 46]					
a) Name, Address and GSTIN	f) HSN code	i) Total value	n) Address of delivery				
b) Consecutive Number Series	g) Description of SOG/SOS	j) Taxable value	o) If reverse charge applicable				
c) Date of Issue	h) Quantity of goods	k) Rate of tax	p) Signature of digital Signature				
d) Name of address & GSTIN or I	q) Nature of document						
e) Other details of Unregist	r) Quick Response(QR) Code						
s) Declaration that not required to propose on invoice of non-rule 49(4)							

s) Declaration that not required to prepare an invoice as per rule 48(4)

Notes: 1)Consecutive serial number shall not exceed 16 characters for tax Invoice in one/multiple series shall be maintained same for a F.Y.

#### Where the value of the goods or services or both supplied is less than ₹200



Supply on	Invoice shall be issued
sale or	a) Before/at the time of
return/	supply [i.e. approval
Approval	given by recipient]
	b) 6 months from the
basis	date of removal,

received

whichever

is earlier

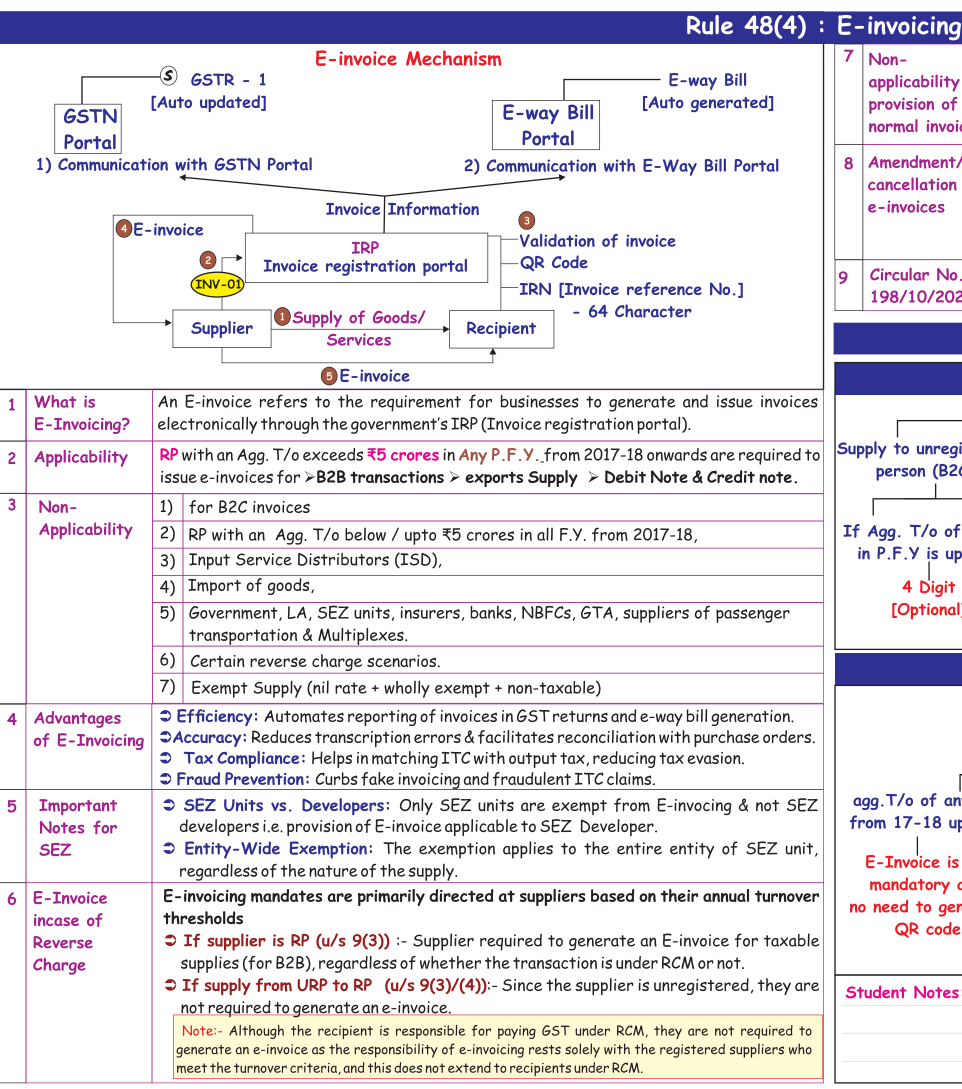
Invoice shall be issued at the time when supply ceases & such invoice only to the extent supply made before such cessation

#### Manner of issuing Tax Invoice Rule 48:-Normal Invoice

- 1) In case of taxable SOG Invoice shall be prepared in Triplicate
- 2) In case of taxable SOS Invoice shall be prepared in Duplicate
- 3) Serial number of invoices issued during a tax period shall be furnished electronically in GSTR - 1/ 1A

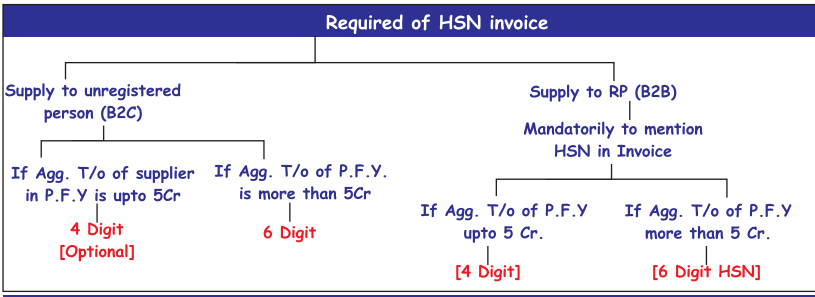
E-Invoice 1)Notified classes of person obtaining invoice reference no. from E-invoice portal

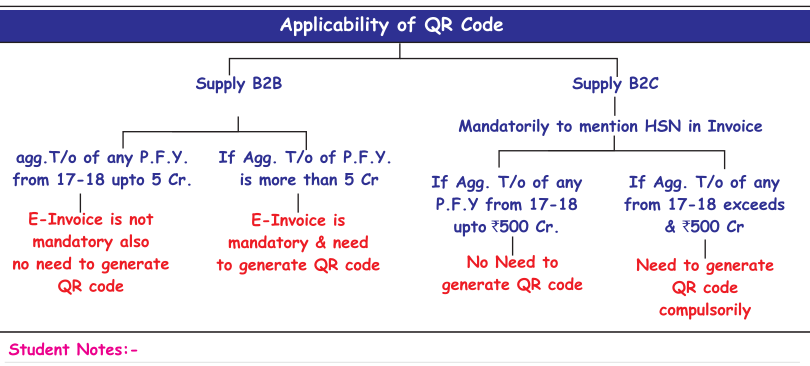
- 2) Invoice void, if invoice reference no. not quoted
- 3) Does not require to issue Duplicate or Triplicate copy



7	Non- applicability of provision of normal invoice	⇒ 3 copies of invoices is not required in case of E-invoice.			
8	Amendment/ cancellation of e-invoices	<ul> <li>Cancellation need to be reported into the IRN Portal within 24 hours.</li> <li>After 24 hrs should be manually cancelled on the GST portal before the returns are filed.</li> <li>Once an IRN is cancelled, the same invoice number cannot be used again.</li> <li>Any amendments to an e-invoice can be made only on the GST Portal.</li> </ul>			
9	Circular No. 198/10/2023	E-invoices must be issued for supplies to registered Government Departments / agencies / LA by RP surpassing the turnover threshold of $\stackrel{>}{\sim}$ 5 CR.			

#### HSN & QR Code in Invoice



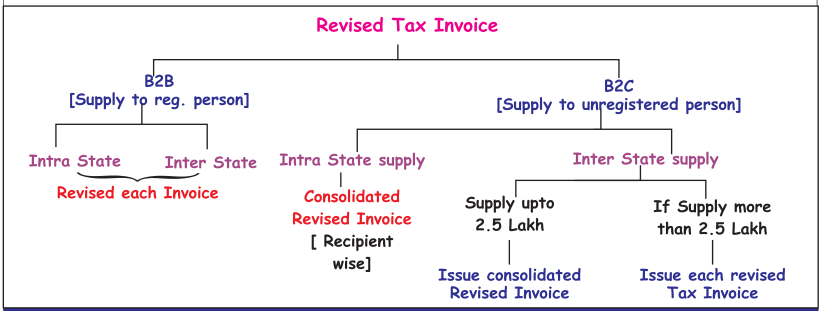


#### Revised Invoice: -

Revised Invoice to be issued from effective date of registration till the date of issuance of RC within 1 month from the date of issuance of RC.

Consolidated revised tax invoice: - RP may issue a consolidated revised tax invoice

- 1. in respect of all taxable supplies made to a recipient who is URP
- 2. In the case of inter-State supplies, where the VOS does not exceed ₹2.5 Lakhs to URP



#### Bill of Supply:-

- 1. On Supply of Exempt Goods or Services
- 2. Paying tax under Composition Scheme.

Condition	Declaration in invoice	Required Details	
Payment of Integrated Tax	"Supply meant for export/supply to SEZ unit or SEZ developer for authorised operations on payment of integrated tax"	(i) Name and address of the recipient (ii) Address of delivery (iii) Name of the country of destination	
Without Payment of Integrated Tax	"Supply meant for export/supply to SEZ unit or SEZ developer for authorised operations under bond or letter of undertaking without payment of integrated tax"	<ul><li>(ii) Address of delivery</li><li>(iii) Name of the country of destination</li></ul>	

#### Invoice-cum-bill of supply

Person is supplying taxable as well as exempted supply a single "Invoice-cum-bill of supply" may be issued

for all such supplies.	all such supplies.					
Student notes						

#### **VOUCHERS**

Receipt | A RP shall, on receipt of advance payment with respect to any supply of goods or services, issue a Receipt Voucher evidencing receipt of such payment.

Sec 31 if, at the time of receipt of advance, rate of tax/nature of supply is not determinable (3)(d)

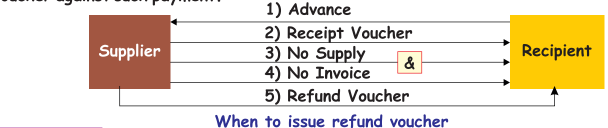
Where at the time of receipt of advance	Rule & Nature	
(i)Rate of tax is not determinable	tax shall be paid at the rate of 18%	
(ii) nature of supply is not determinable	Same shall be treated as inter-State supply	

Refund Where on receipt of advance payment with respect to any supply of goods or services the RP issues Voucher a Receipt Voucher, but subsequently

Sec 31  $\supset$  no supply is made and

(3)(e)no tax invoice is issued in pursuance thereof,

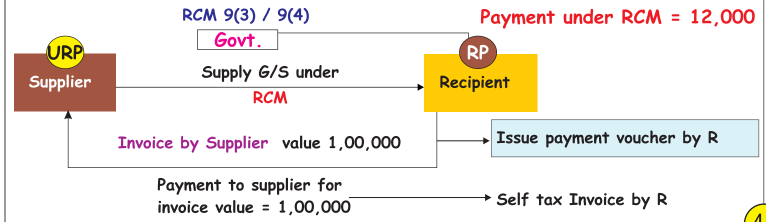
> the said registered person may issue to the person who had made the payment, a Refund Voucher against such payment.



Analysis:-[Advanced received & receipt voucher issue ] Supply is made but Invoice is made but Supply is not made & no Invoice is given no supply is done also no Invoice is issued Refund voucher not Refund voucher is allowed Refund voucher not allowed allowed Note: - In that case supplier Note: - supplier can claim Note: - GST is GST refund of advance can issue credit note & payable on supply claim the adjustment in output [In case of refund voucher only refund is allowed] tax

& Self Invoice Sec 31 (3)(g)

- Payment  $\supset$  Payment Voucher: It is issued by recipient when making payment to supplier under RCM.
- Voucher ⊃ Self-Invoice: If goods/services are received from an unregistered supplier (including TDS-only registered), the recipient must issue a self-invoice under RCM.
  - Time Limit: Recipient must issue self-invoice within 30 days of receiving goods/services (Rule 47A).



Tax invoices in Special Cases (Rule 54)			
Supplier of taxable	Document	in lieu of the tax invoice	
service	Optional information	Mandatory information	
Insurer/Banking/ FI/	<ul><li>Serial number</li><li>Address of the</li></ul>	Information for a Tax Invoice, u/r 46	
NBF <i>C</i>	recipient	Such document may be required	
	The said supplier may issue a consolidated tax invoice for SOS made during a month at the end month.		
Supplier of passenger	· Serial number	Information for a tax invoice, u/r 46	
transportation service	· Address of the recipient	Tax invoice = ticket	
Admission to Exhibition	Tax Invoice = E-Ticket		
of cinematography films in multiplex screens	Other information as prescribed for a tax invoice, u/r 46		

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

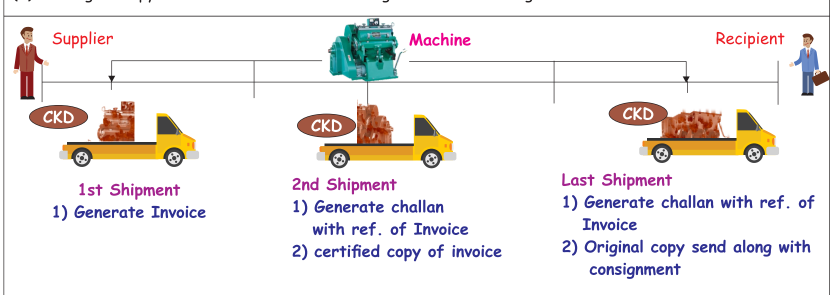
#### Nature of supply

- (1) Supply of liquid gas where the quantity at the time of removal from the place of business of the supplier is not known.
- (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

#### Supply of goods in SKD/CKD/batches/lots:-

Where the goods are being transported in a semi knocked down (SKD) or completely knocked down condition (CKD) 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.



	Sec 34 - Credit Note & Debit Note				
	Credit Note	: <b>:-</b>			
Circumstances of Issuance of Credit Note  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.					
	Reducing Tax Liability	<ul> <li>⇒ Issuing a credit note decreases the supplier's tax liability.</li> <li>⇒ Correspondingly, the recipient's Input Tax Credit also reduces.</li> </ul>			
	Restrictions on Credit Notes	Exceptions: GST credit note can not be issued  Not allowed for secondary discounts which is not agreed at he time of supply.  Financial/commercial credit notes can be issued but won't affect Tax Liability.			

#### Debit Note:-

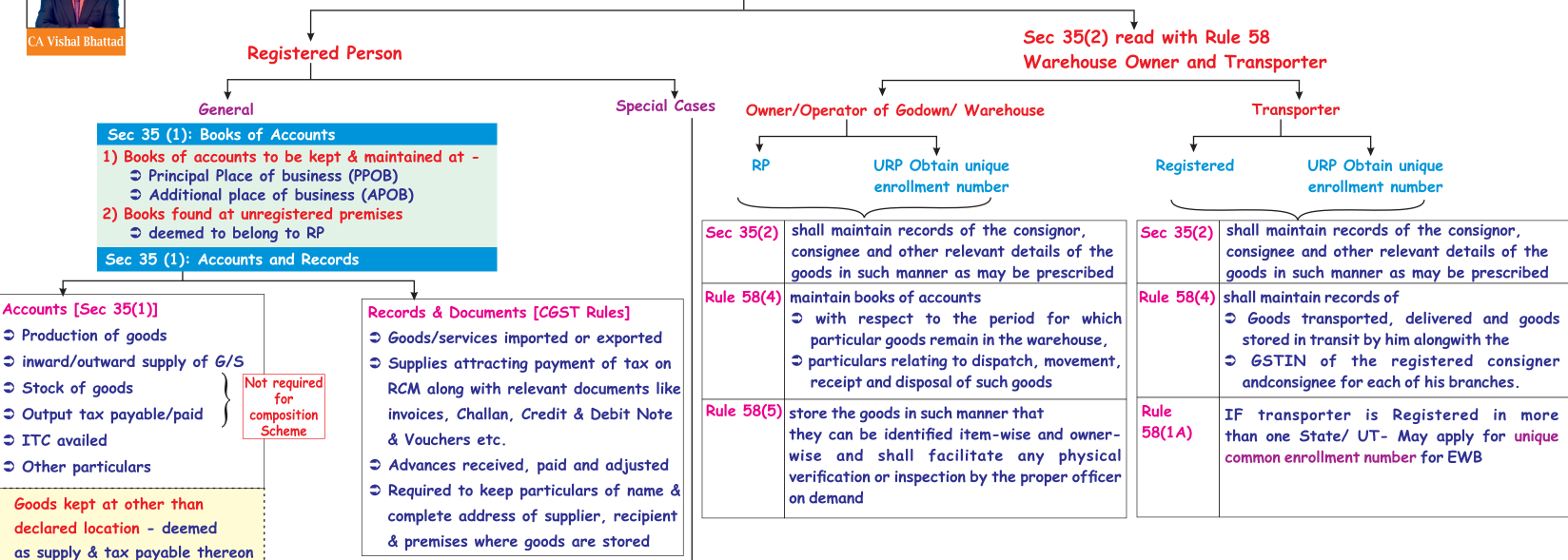
Circumstances of Issuance of Debit Note	<ul> <li>the taxable value or tax charged in that tax invoice is found to be less than the taxable value or tax payable in respect of such supply,</li> <li>the quantity received by recipient is more than what is declared in tax invoice, or</li> <li>any other similar reasons.</li> </ul>
Additional Tax Liability	<ul> <li>A debit note/supplementary invoice creates additional tax liability ("Debit note" = supplementary invoice).</li> <li>Treatment of a debit note/ supplementary invoice is identical to that of a tax invoice for returns and payment purposes.</li> </ul>

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

Time limit to declare details of Credit note issued & other relevant pts.	<ul> <li>Declaration in Returns: Must be declared in the tax return of the month when the credit note is issued.</li> <li>Deadline for Declaration: Earlier of two dates:         <ul> <li>30th November following the end of F.Y. in which such supply was made or</li> <li>Date of furnishing of the relevant annual return.</li> </ul> </li> <li>Adjustment of Tax Liability: Tax liability to be reduce in the month in which credit note is issued.</li> <li>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.</li> <li>Flexibility: A single credit can address multiple invoices.</li> </ul>
Time limit to declare details of Debit note issued	<ul> <li>Declaration Timing: In the tax return for the month when the debit note is issued.</li> <li>Tax Liability Adjustment: added in tax liability in which debit is issued.</li> <li>Flexibility: Single debit note can address multiple invoices</li> <li>Note: - There is no time limit for issue of Debit note.</li> </ul>



# **CHAPTER 13: ACCOUNTS & RECORDS**



## Rule 56(11): Records to be maintained by Agent

of P Details of accounts furnished to P

⇒ Principal to receive or supply of G/S

behalf of P

⇒ Particulars of Authorization received from each

⇒ Description value & Quantity of G/S received on

⇒ Description value & Quantity of G/S supplied on behalf

⇒ Tax paid on receipts/ supply of goods on behalf of P

P=every principal Rule 56(12): Records to be maintained by Manufacturer

- ⇒ Monthly production accounts showing quantity of RM/service used in the manufacture
- ⇒ Quantitative details of goods manufactured, waste and by products

# Rule 56(13): Records to be maintained by Supplier of Services

- ⇒ Quantitative details of goods used in provision of service
- ⇒ Details of input service
- ⇒ Details of services supplied

## Rule 56(14): Records to be maintained by Works Contractor

- ⇒ Names & Address of person on whose behalf the works contract is executed
- ⇒ Description, value & Qty. of G/S received for each W.C.
- ⇒ Description, value & Qty. of G/S utilized for each W.C.
- ⇒ Details of payment received for each W.C.
- $\supset$  Name and address of suppliers

## Rule 56(17): Records to be maintained by C&F Agent

- Maintain true & correct records of goods handled on behalf of registered person
- Produce details as required by PO

#### Procedure for maintenance of A/C

- ⇒ Records may be in electronic form
- ⇒ Proper backup of electronic Records
- Records to be produces to officer on demand along with files and passwords
- ⇒ No Entry to be erased/ over written
- ⇒ Manual Records serially numbered

## Sec 35(6) - Consequences for failure to maintain books of accounts

- ⇒ Non accounted G/S regarded as deemed supply & tax payable thereon
- ⇒ Provisions of Section 73 or 74 or 74A shall apply

#### Sec 36- Retention of Accounts

- ⇒ Till the expiry of 72 months from due date furnishing of annual return
- ⇒ If subject matter is for appeal/revision retention shall be later of-
  - > 1 year after its final disposal of appeal/revision
  - > 72 months from due date of furnishing AR

# Chapter 11- Sec 68 & Rule 138: E-Way Bill

Goods

#### What is an E-Way bill why is it required?

E-Way Bill is a compliance mechanism

- ⇒ Where in by way of a digital interface
- The person causing the movement of goods
- upload the relevant information prior to commencement of movement of goods
- ⇒ Generates E-Way Bill on GST Portal

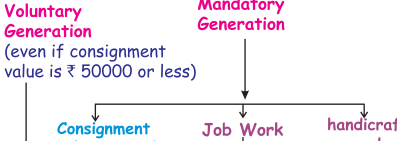
#### Relevance :-

- > Hassle free movement
- > Track movement of goods
- > Control tax evasion
- > Eliminate State boundary check post

#### Who & When E-way Bill is required to be aenerate?

Who :- Every R.P. (Supplier or recipient) who causes the movement of goods

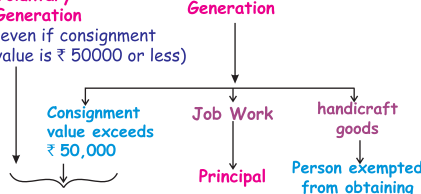
- in relation to a supply or
- Reasons other than supply or
- ⇒ Due to inward supply from an URP



- ⇒ Every R.P. causing movement of goods
- ⇒ Can authorized ECO or Courier Agency or Transporter to furnish details in Part-A

- When :- Consignment value exceeds ₹ 50,000

Mandatory



(if Registered) • Inter State movement

Job Worker

• E-Way Bill is required Irrespective of consignment value

registration

U/s 24(i)&(ii)

### General Discussion

#### Part A Part B Vehicle Number for GSTIN of Supplier. Road Transporter document Place of Dispatch Bill To no. / Defense vehicle Indicate the PIN Code of place of dispatch no./Temporary vehicle Registration no./Nepal Ship To or Bhutan Vehicle Registration no.) GSTIN of Recipient

Details in E-Way Bill

Place of Delivery (PIN Code also), indicate the PIN Code of place of delivery.

#### Document Number

May be of Tax Invoice, Bill of Supply, Delivery Challan or Bill of Entry.

#### Document Date

Value of Goods.

#### HSN Code

Annual T/O of preceding F.Y.	HSN Code Digit
Upto 5 Cr	4 Digit
Above 5 Cr	6 Digit

Reason for Transportation, etc.

#### Information in part B is optional

If Distance up to 50 Km within State or UT in case of transportation from POB to transporter's Place or vice-versa

#### Determination of Value

Mandatory generation of E-Way bill if Value exceeds ₹50,000

**Determined** as per Section 15 Declared in invoice/ Bill of Supply/ Delivery Challan Issued in respect

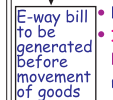
Includes **Excludes** CGST Value of SGST/ Exempt UTGST Supply **IGST** of goods

Cess

Note: - Specially for E-Way Bill value includes GST

## When E-Way Bill is required to be generated?

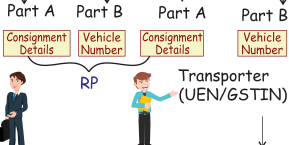
Goods Goods Transported Transported transported by Railways by Air/Vessel by Road

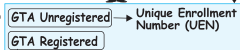


E-way bill by R.P. (supplier/recipient)
to be Transmettion in Port B Information in Part B before/After commencement of movement of goods but it shall not be delivered unless EWB is produced at the time of

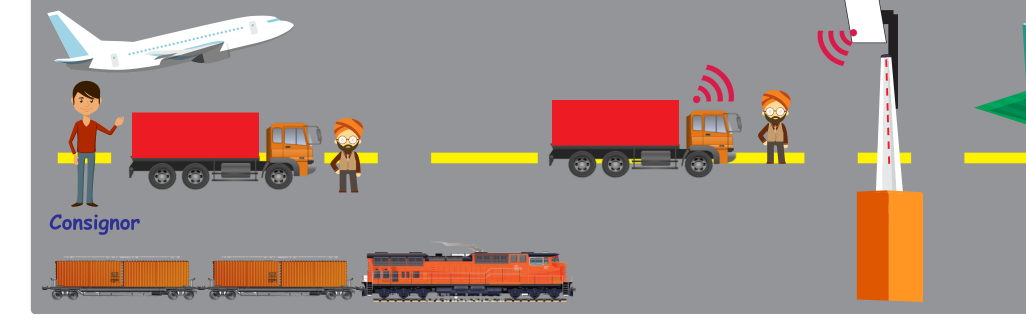


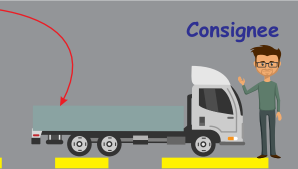
delivery

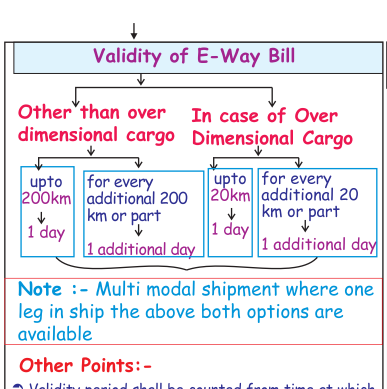




- → Single Registration → GSTIN
- → Multiple Registration → Common UEN







- ⇒ Validity period shall be counted from time at which E-Way bill has been generated (after completion of info in part B by transporter)
- ⇒ Validity of E-way bill may be extended within 8 hrs from the time of its expiry
- ⇒ First day shall be expired on mid night of succeeding day

16th-17th 14th April 15th -16th 12 am EWB 1- Day Midnight 1- Day Midnight

#### Non-Requirement of E-Way Bill

- ⇒ Transportation of
- ➤ Non Taxable Goods
- > Jewellery/precious stone

#### excepting Imitation Jewellery

- > Currency
- > Postal, Baggage
- > Personal effect
- > Empty cargo container
- Transported by non motorised vehicles
- Movement of goods under-ministry of defense
- Supply under Schedule-
- Supply under Custom supervision
- Transport of exempt goods (except de-oiled cake) etc.

Note- there are more cases of non requirement of EWB for that refer notes.

## Documents to be carried by Person in Charge

The person in charge of a conveyance shall carry—

- (a) the invoice or bill of supply or delivery challan, Bill of Entry etc. and
- (b) a copy of the e-way bill in
  - physical form or
  - ⇒ EWB no. in electronic form or

Rights of Commissioner

⇒ Right to intercept

any conveyance

verify E-way bill

Radio Frequency

reader Right to

of conveyance

⇒ Identification device

physical verification -

⇒ Right to install

mapped to a RFI Device embedded on to the conveyance

Inspection of E-Way Bill

Clause (b) Not Applicable: - for movement of goods by rail or by air or vessel.

Rights of person

If vehicle detained

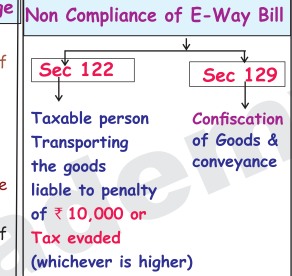
transporter may

portal

for more than 30 mins

upload the information

in EWB-04 on common



Summary Report & final

Report - to be recorded online

Part A(summary)- within 24

Part B (Final)- within 3 days of

inspection [Extension

available for further 3 days

in EWB-03

hrs of inspection

#### Acceptance/Rejection/cancellation of E-Way Bill

#### Acceptance/Rejection

by the Recipient (if registered) or supplier within

- > 72 hours
- > Before delivery of goods (whichever is earlier) or else Deemed Acceptance
- 2) Cancellation of E-Way bill
  - a) Goods not transported
  - b) Goods not transported as per details furnished
    - > Cancellation to be done within 24 hours.
    - > Cannot be cancelled if verified in

#### Special Discussion

#### Transhipment of Goods

⇒Consignor / Recipient (who has furnished Part A)

→ Transporter

can assian the E-Way Bill to another registered transporter to update Part B of E-Way bill for further movement of goods.

Note-only 1 EWB is required

#### Bill to Ship to Transportation

Part A of E-Way Bill shall contain:

- ⇒ Place of Dispatch(address of Place)
- ⇒ Bill to (Details of "Bill to"party)
- Ship to (Address of "Ship to" party)

Note-only 1 EWB is required

#### Invoice Reference Number

Reduces burden of carrying physical copy of Invoice Auto populates part A of E-way Bill

#### Multiple Consignment

Transporter will generate the E-Way Bill in following cases

- 1. If consignor & Consignee has not generated E-Way Bill and Value of Goods carried in the conveyance is more than ₹ 50000 -Generation of E-Way bill in EWB-01.
- 2. May also generate a consolidated e-way bill in

Note - Applicable only for transportation by Road

#### Rule 138E:-Restriction of furnishing of information in part A of EWB-01.

in respect of any outward movement of goods of a registered person who -

- (a) composition dealer has not furnished the returns for two consecutive tax periods; or
- (b) Other Person has not furnished the returns for a consecutive period of Two Tax Periods
- (c) Other person has not furnished the statement of outward supplies for anytwo months or quarters, as the case may be.
- (d) being a person, whose registration has been suspended under the provision of rule 21A(1) or 21A(2) or 21A(2A)

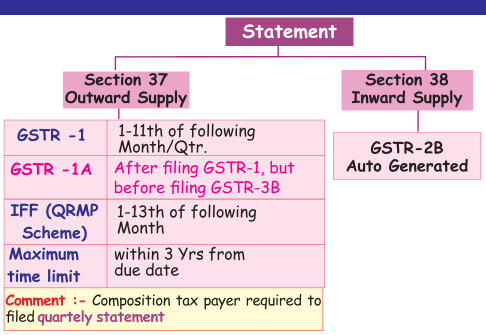
#### Student Notes:-

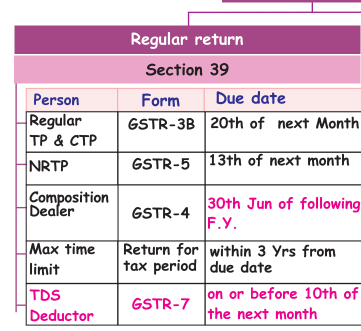
## **Chapter 14 - RETURN**



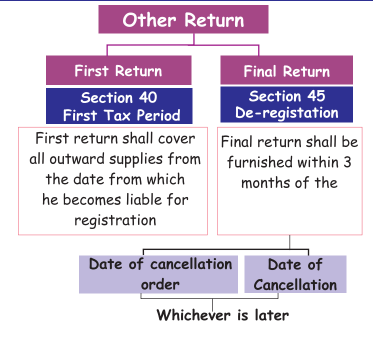
#### Statement / Return

Normal Return





# Person Regular Composition TP TP Form GSTR-9 GSTR-9A Due date 31st Dec of the next F. Y. Max. within 3 Yrs from due Time Limit date of Annual return



## Outward and Inward Supply Statement (Sec 37 & Sec 38)

Type of TP	Form No.	Periodicity	Due date	Not Applicable to
Every registered person (Incl. CTP)	GSTR-1	Monthly (Details of outward supplies)	month	(a) Composition taxpayer (b) NRTP (c) ISD
	GSTR-1A	Amended or Additional details of Outward supply	Between 11th to 21st of next month	(d) Person liable to TDS & TCS (e) OIDAR

Details of O	utward Supply	Rectification of Error:		
Invoice	⇒ Inter-State and Intra-State supplies made to RP, and	RP can rectify error in		
wise	⇒ Inter-State supplies with invoice value more than ₹ 1L made	GSTR 1 & GSTR 3B (other		
details	to URP	than scrutiny, Audit &		
Consolidated	⇒ Intra-State supplies made to URP for each rate of tax, and	Inspection)& time limit is		
details	⊃ State wise Inter-State supplies with invoice value upto ₹ 1L	Earlier of 30th Nov or Date		
	made to URP for each rate of tax	of Annual return		

#### 3) Annual Return

		Periodicity		
Registered Normal taxpayer	GSTR-9	Annual	31st Dec	(a) Supplier of OIDAR services (b) Composition taxpayer
Mormal Taxpayer		Return		(c) NRTP (d) ISD (e) Person deducting TDS&TCS f) CTP (g) those referred to in the proviso to sec 35(5),

a self-certified reconciliation statement, reconciling the value of supplies declared in the return furnished for the F.Y.,

with the audited annual financial statement for every financial year electronically,

## Furnishing of Returns [Sec 39]

Type of TP	Form No.	Periodicity	Due date	Not Applicable to	
Every registered	GSTR-3B	Monthly (or a part of the month)	20th of	(a) Supplier of OIDAR services	
person		Note: - In case of QRMP scheme	the next	(b) Composition taxpayer (c) NRTP	
		refer next page)	month	(d) ISD (e) Person deducting TDS &TCS	

#### 2) Return by Composition taxpayer (Sec. 39(2) and rule 62)

Type of TP	Form No.	Periodicity	Due date
Composition	CCTD A	Yearly (or part thereof) Note: Furnish a statement every	30th June
taxpayer	651K-4	quarter or, part thereof containing the details of payment of self-assessed tax in FORM GST CMP -08 till	following the end
		payment of self assessed rax in 1 oran self similar	of such F.Y
		the 18th day of the month succeding such quarter	

#### 4) Final Return

Type of taxable person	Form No.	Periodicity	Due date
RP and whose registration	<i>GSTR-10</i>	Final Return	within 3 months of date of cancellation or date of
has been cancelled			order of cancellation (whichever is later)

#### 5) OIDAR Services & Online money gaming from outside India

Type of taxable person	Form No.	Periodicity	Due date
OIDAR Services to NTOR or other RP & Online money gaming	GSTR-5A	Monthly Return	On or before 20th day of succeeding month

#### First Return (Sec 40)

Every RP who has made outward supplies in the period between the date on which he became liable to registration till the date on which registration has been granted shall declare the same in the first return furnished by him after grant of registration.

#### Rule 59(6):- Restriction on furnishing GSTR -1 or IFF

Restriction on furnishing GSTR -1 or IFF: - Notwithstanding anything contained in this rule,

- (a) RP (Monthly Scheme): Can not furnished if he has not furnished the return in FORM GSTR-3B for preceding month
- (b) RP (QRMP Scheme): Can not furnished if he has not furnished the return in FORM GSTR-3B for preceding tax period
- (d) If intimation is issued under Rule 88C(1):- RP cannot furnish GSTR-1 or using IFF for a subsequent tax period, unless he deposits intimated amount or furnishes a reply to explain it
- (e) If intimation is issued under rule 88D(1):- RP cannot file GSTR-1 or using IFF for subsequent tax period, unless he pays such excess ITC or furnishes a reply to explain it.
- (f) Bank details under rule 10A:- RP cannot file GSTR-1/using IFF, if he has not furnished details of bank account as per rule 10A.

#### Late fee u/s 47 for delayed filing of GSTR-1 and/or GSTR-3B

	₹20 per day(i.e. ₹10 per day each under CGST & SGST) but max.=₹ 500 (i.e. 250 under CGST & SGST each)		
2) RP other than those covered in (1) above (i.e. there is	cr. in PFY	⇒ max.= ₹2,000 (i.e. 1,000 under CGST & SGST each)	
outward supply in GSTR - 1 or tax payable as per GSTR- 3B)	Agg. T/o more than 1.5 Cr but ≤ 5 Cr. in PFY	⇒₹50 per day(i.e. ₹25 per day each under CGST & SGST) ⇒ max.=₹5,000 (i.e. 2,500 under CGST & SGST each)	

3) RP having Agg. T/o > 5 Cr. in |₹ 50 per day (i.e. ₹25 per day each under CGST & SGST) but

max.=₹10,000 (i.e. 5,000 under CGST & SGST each)

### Late fee u/s 47 for delayed filing of GSTR - 4 under Composition scheme

PFY

	•				
1)		⇒₹20 per day(i.e.₹10 per day each under CGST & SGST/UTGST) b			
	4 is Nil	⇒ maximum=₹500 (i.e. 250 under CGST & SGST/UTGST each)			
2)	If RP other than in (1) above	⊃₹50 per day(i.e.₹25 per day each under CGST & SGST/UTGST) but			
		⊃ maximum=₹2,000 (i.e. 1,000 under CGST & SGST/UTGST each)			

#### Late fee u/s 47 for failure to furnish annual return by due date [N/No. 07/2023- CT]

1)	RP having an aggregate turnover <= ₹5 Cr. in relevant F.Y.	⇒ ₹50 per day(i.e.₹25 per day each under CGST & SGST/UTGST) but ⇒ maximum= 0.04% (i.e. 0.02 % under CGST & SGST/UTGST each) of T/o in State or UT
2)	RP having an Agg. T/O of > ₹ 5 Cr & and <= ₹20 Cr in relevant F.Y.	⇒ ₹100 per day (i.e. ₹50 per day each under CGST & SGST/UTGST) but ⇒ maximum=0.04% (i.e. 0.02 % under CGST & SGST/UTGST each) of T/o in State or UT
3)	RP having an Agg T/O of > ₹20 Crores in relevant F.Y.	<ul> <li>₹200 per day (i.e. ₹100 per day each under CGST &amp; SGST/UTGST) but</li> <li>0.50% of the turnover in State/UT (0.25 % under CGST &amp; SGST/UTGST each)</li> </ul>

#### Late fee u/s 47 for delayed filing of GSTR - 7 by person liable to deduct tax at source u/s 51

₹ 50 per day(i.e. ₹ 25 per day each under CGST & SGST/UTGST) but maximum = ₹ 2,000 (i.e. ₹ 1,000 under CGST & SGST/UTGST each)

#### Goods and Service Tax Practitioners

#### Concept of GSTP

- ⇒ A RP may authorised an approved GSTP to furnish information, on his behalf, to the Government.
- ⇒ GSTN will provide 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.
- They can do all the work on behalf of taxpayers as allowed under GST Law.
- ⇒ 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

Basic Conditions: - 1) Citizen of India 2) Person of Sound Mind 3) Not adjudication as insolvent 4) not been convicted by court

Other Conditions: - 1) Retired officer of Govt. Not below lower the rank of group B gazetted officer for not less than 2 years

- 2) enrolled as a sales tax practitioner or tax return preparer under the existing law for a period of not less than five years
- 3) he has passed, (i) a graduate of postgraduate degree (ii) a degree of any Foreign University recognized by any Indian University or
- (iii) any other examination notified by the Government, or (iv) He has passed a) ICAI; or b) ICAI (CMA); or c) ICSI.

#### Activities which can be undertaken by a GSTP

(a) furnish the details of outward supplies;

- (b) furnish monthly, quarterly, annual or final return;
- (c) make deposit for credit into the electronic cash ledger; (d) file a claim for refund;
- (e)file an application for amendment or cancellation of registration;
- (f) furnish information for generation of e-way bill;
- (g) furnish details of challan in FORM GST ITC-04;
- (h) file an application for amendment or cancellation of enrolment under rule 58; and
- (I) file an intimation to pay tax under the composition scheme or withdraw from the said scheme:
  - ⇒ Provided that where any application relating to ⇒ a claim for refund or
  - an application for amendment or
- cancellation of registration or
- where an intimation to pay tax under composition scheme or to withdraw from such scheme has been submitted

#### Rule 88C: Manner of dealing with difference in liability in GSTR 1 & GSTR 3B:

- ⇒ If tax payable in GSTR 1/GSTR-1A exceeds in GSTR 3B, RP shall pay differential tax amount along with interest in prescribed form & also explain the difference within 7 days.
- ⇒ If he failed to do so, the amount shall be recoverable as per Sec 79.

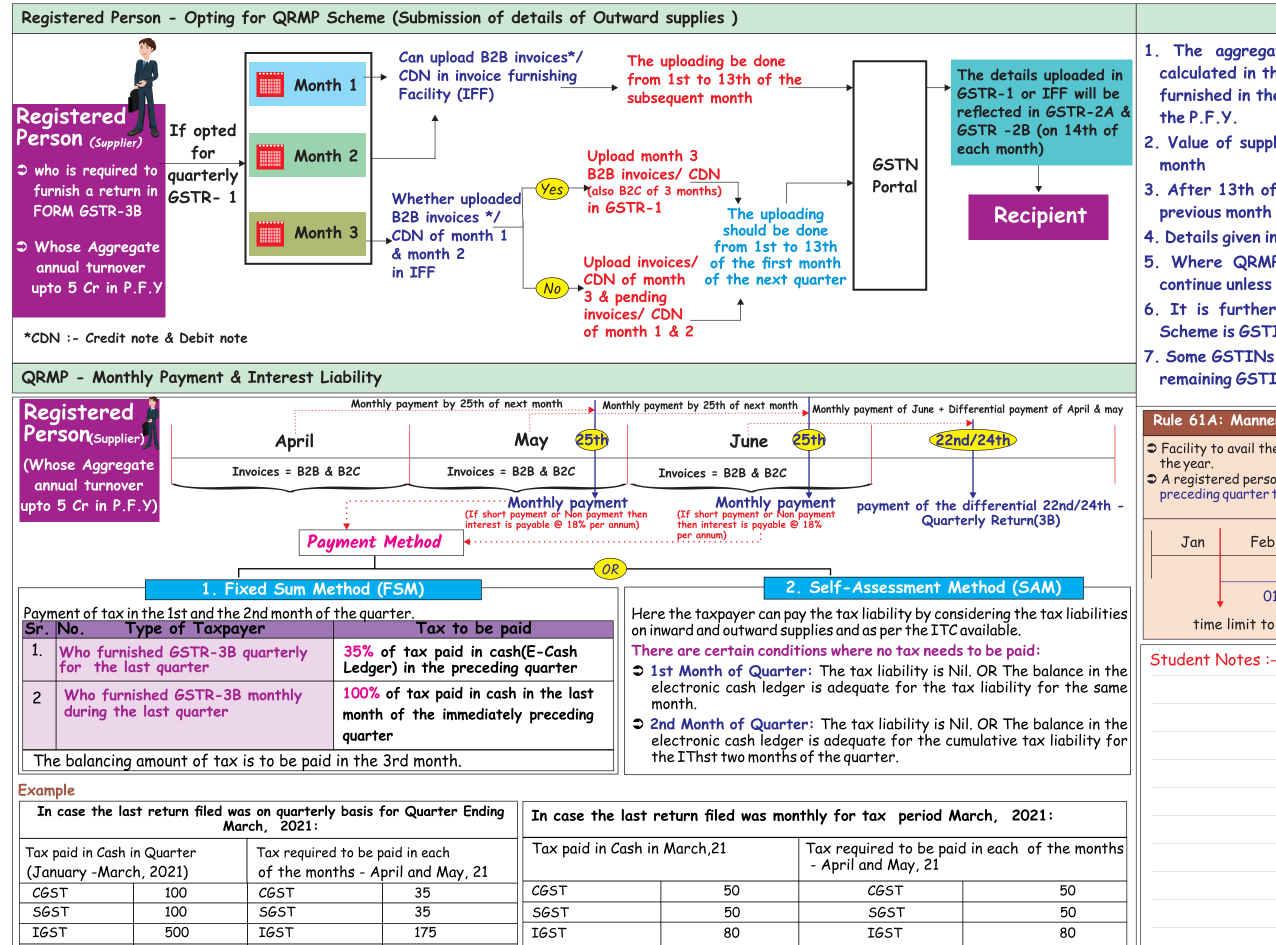
## Rule 88D: Manner of dealing with difference in ITC available in autogenerated statement containing the details of ITC and that availed in return

- (1) Intimation for difference in GSTR-3B & 2B:- If ITC availed by RP in GSTR-3B exceeds ITC available in GSTR-2B for a tax period(s) by prescribed % or amount, difference shall be intimated to him.
- (2) Time limit to pay excess ITC availed: RP has to pay excess ITC availed + interest u/s 50 or explain
- reasons (reply) for such difference within 7 days.
- (3) Consequences for failure: If intimated amount is not paid partly or wholly within time limit & reply is also not furnished or furnished reply is not acceptable, it will be demanded u/s 73 or 74 or 74A.

## QRMP SCHEME (This new Scheme will be effective from 01.01.2021)

Cess





Cess

17.5

50

Cess

Cess

**Important Points** 

- 1. The aggregate annual turnover for the P.F.Y. shall be calculated in the common portal taking into account the details furnished in the returns by the taxpayer for the tax periods in the P.F.Y.
- 2. Value of supply in IFF shall not exceeds `50 lakhs for each month
- 3. After 13th of the month, this facility for furnishing IFF for previous month would not be available.
- 4. Details given in IFF not required to be given again in GSTR-1
- 5. Where QRMP option has been exercised once, they shall continue unless RP revise the said option.
- 6. It is further clarified that the option to avail the QRMP Scheme is GSTIN wise
- 7. Some GSTINs of same PAN can opt for the QRMP Scheme and remaining GSTINs may not opt for the Scheme.

#### Rule 61A: Manner of opting Quarterly return

- Facility to avail the Scheme on the common portal would be available throughout the year.
- ⊃ A registered person can opt in for any quarter from first day of second month of preceding quarter to the last day of the first month of the quarter.

	Jan	Feb	Mar		April	May	June
	•	01.02	1.02.XXXX		0.04.XXXX	,	
time limit to opt for QRMP (in Quarter- April-					oril-June)		

e r	
3	
_	

For Your Self Study Notes:-