

वस्तु एवं सेवा कर तथा केन्द्रीय उत्पाद शुल्क प्रधान आयुक्त कार्यालय, चेन्नै उत्तर आयुक्तालय OFFICE OF THE PRINCIPAL COMMISSIONER OF GST & CENTRAL EXCISE, CHENNAI - NORTH COMMISSIONERATE

26/1, महात्मा गांधी मार्ग, चेन्नै-600034

26/1, MAHATMA GANDHI ROAD, CHENNAI- 600 034

TRADE NOTICE NO. 29/2018

Dated: 19/06/2018

Subject: Clarifications of certain issues under GST-regarding

- 1. Attention of Trade is invited to Board's Circular No.48/22/2018-GST dated 14-06-2018, Clarifying miscellaneous issues related to SEZ and refund of unutilized ITC for job workers. Copy of the circular is communicated for information and necessary action.
- 2. Contents of this circular may be brought to notice of all concerned.

(Issued in File C.No. IV/16/03/2018 - GST Pol. Vol - II)

ADDITIONAL COMMISSIONER/अपरआयुक्त

То

As per Mailing List.

Trade and Department

Superintendent, Computer Section - For uploading on the website

All Divisions, Chennai North

Circular No. 48/22/2018-GST

F. No. CBEC/20/16/03/2017-GST
Government of India
Ministry of Finance
Department of Revenue
Central Board of Indirect Taxes and Customs
GST Policy Wing

New Delhi, Dated the 14th June, 2018

To,
The Principal Chief Commissioners/ Chief Commissioners/
Principal Commissioners/ Commissioners of Central Tax (All)/
The Principal Directors General/ Directors General (All)

Madam/Sir,

Subject: Clarifications of certain issues under GST- regarding

Representations have been received seeking clarification on certain issues under the GST laws. The same have been examined and the clarifications on the same are as below:

	T	Clarification
S.No	Issue Whether services of short-term	1.1 As per section 7(5) (b) of the
1.	Whenler Scryrees	Integrated Goods and Services Tax
•	accommodation, conferencing, banqueting	Act, 2017 (IGST Act in short), the
\	ate provided to a Special Economic Zone	supply of goods or services or both
	(SFZ) developer or a SEZ unit should be	to a SEZ developer or a SEZ unit
	treated as an inter-State supply (under	to a SEZ developer of a SEZ diff
	section 7(5)(b) of the IGST Act, 2017) or	shall be treated to be a supply of
ļ	t detail amply (under section)	goods or services or both in the
	an intra-State supply (under 12(3)(c) of the IGST Act, 2017)?	course of inter-State trade or
	12(3)(c) of the 1051 7(ct, 2017).	commerce. Whereas, as per section
ļ		12(3)(c) of the IGST Act, the place
ł		of supply of services by way of
		accommodation in any immovable
		property for organising any
ľ		functions shall be the location at
1		which the immovable property is
		which the mimovade party
		located. Thus, in such cases, if the
		location of the supplier and the
1		place of supply is in the same State/
		Union territory, it would be treated
		as an intra-State supply.
-		12 It is an established principle of
		interpretation of statutes that in case
1		of an apparent conflict between two
1		provisions, the specific provision
		shall prevail over the general
1		provision.
		1.3 In the instant case, section 7(5)(b)
		of the IGST Act is a specific
		of the 1051 Act is a special
		provision relating to supplies of
		goods or services or both made to a
		SEZ developer or a SEZ unit,
		which states that such supplies shall
		be treated as inter-State supplies.
		1.4 It is therefore, clarified that services
		of short term accommodation,
		conferencing, banqueting etc.,
		provided to a SEZ developer or a
		SEZ unit shall be treated as an
		inter-State supply
		ICST
2.	Whether the benefit of zero rated supp	
	can be allowed to all procurements by	a Act, zero tutta arricas or
	SEZ developer or a SEZ unit such as eve	supplies of goods of services of both to a SEZ developer or a SEZ
	management services, hotel ar	nd Dolli to a Dizz do local
	accommodation services, consumables et	c? unit. Whereas, section 16(3) of the
-	accommodas	IGST ACT PROVIDES 101
		registered person making zero rated
		supplies under bond/LUT or on
	1	payment of integrated tax, subject to
		such conditions, safeguards and
		procedure as may be prescribed.
		Further, as per the second proviso to
	i.	rule 89(1) of the Central Goods and
	,	Services Tax Rules, 2017 (CGST
		Rules in short), in respect of
		supplies to a SEZ developer or a
		SEZ unit, the application for refund
1	1	SEZ unit, the application for fortalla

Clarification

shall be filed by the: (a) supplier of goods after such goods have been admitted in full in the SEZ for authorised operations, as endorsed by the specified officer of the Zone; (b) (b) supplier of services along with such evidences regarding receipt services for authorised operations as endorsed by the specified officer of the Zone. 2.2 A conjoint reading of the above legalprovisions reveals that the supplies to a SEZ developer or a SEZ unit shall be zero rated and the supplier shall be eligible for refund of unutilized input tax credit or integrated tax paid, as the case may be, only if such supplies have been received by the SEZ developer or SEZ unit for authorized operations. An endorsement to this effect shall have to be issued by the specified officer of the Zone. 2.3 Therefore, subject to the provisions of section 17(5) of the CGST Act, if event management services, hotel, accommodation services, consumables etc. are received by a SEZ developer or a SEZ unit for authorised operations, as endorsed by the specified officer of the Zone, the benefit of zero rated supply shall be available in such cases to the 3. Whether independent fabric processors Notification No. 5/2017-Central Tax (job workers) in the textile sector (Rate) dated 28.06.2017 specifies supplying job work services are eligible for the goods in respect of which refund refund of unutilized input tax credit on of unutilized input tax credit (ITC) account of inverted duty structure under on account of inverted duty section 54(3) of the CGST Act, 2017, even structure under section 54(3) of the if the goods (fabrics) supplied are covered CGST Act shall not be allowed under notification No. 5/2017-Central Tax where the credit has accumulated on (Rate) dated 28.06.2017? account of rate of tax on inputs being higher than the rate of tax on output supplies of such goods. However, in case of fabric processors, the output supply is the supply of job work services and not

of goods (fabrics).

3.2 Hence, it is clarified that the fabric processors shall be eligible for refund of unutilized ITC on account

of inverted duty structure under section 54(3) of the CGST Act even
if the goods (fabrics) supplied to them are covered under notification No. 5/2017-Central Tax (Rate) dated 28.06.2017.

- 2. It is requested that suitable trade notices may be issued to publicize the contents of this Circular.
- 3. Difficulty if any, in the implementation of this Circular may be brought to the notice of the Board. Hindi version will follow.

-Sd-(Upender Gupta) Commissioner (GST)