

भारत सरकार GOVERNMENT OF INDIA
वित्त मंत्रालय MINISTRY OF FINANCE
राजस्व विभाग DEPARTMENT OF REVENUE
केन्द्रीय अप्रत्यक्ष कर और सीमा शुल्क बोर्ड
CENTRAL BOARD OF INDIRECT TAXES AND CUSTOMS
मुख्य आयुक्त का कार्यालय
OFFICE OF THE CHIEF COMMISSIONER
केन्द्रीय कर, केन्द्रीय उत्पाद शुल्क और सीमा शुल्क
CENTRAL TAX, CENTRAL EXCISE & CUSTOMS
तिरुवनंतपुरम क्षेत्र, THIRUVANANTHAPURAM ZONE

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केन्द्रीय राजस्व भवन, CENTRAL REVENUE BUILDING

E-mail: cccochin@nic.in Fax: 0484-2397614 Phone: 0484-2394100/0404 C.No.IV/16/195/2017/CC(TZ) GST Cell Date: 20.04.2020

Trade Notice No. 03/2020 - GST (DIN-202004580000008GFCE8)

Subject: Clarification in respect of certain refund related issued and challenges faced by the registered persons in implementation of provisions of GST Laws – reg.

Attention of members of the Trade, Industry and all stakeholders is invited to the following Circular issued by the Government of India, Ministry of Finance, Department of Revenue, Central Board of Indirect Taxes and Customs, GST Policy Wing, New Delhi, containing clarifications on certain provisions of GST laws:-

S.No.	Circular No. and Date	Ref. No. of Issuing Authority	Subject
1	No.136/06/2020- GST Dated.03.04.2020	CBEC-20/06/04- 2020 -GST	Clarification in respect of various measures announced by the Government for providing relief to the taxpayers in view of spread of Novel Corona Virus (COVID-19)
2	No.137/07/2020- GST Dated.13.04.2020	CBEC-20/06/04- 2020 -GST	Clarification in respect of certain challenges faced by the registered persons in implementation of provisions of GST Laws

2. All trade associations are requested to circulate the contents of this Trade Notice to the notice of their members.

3. Jurisdictional Principal Commissioners/Commissioners are requested to publicize the contents of the above Trade Notices among the concerned.

(Hindi version will follow)

Encl: As above

(Shyam Raj Prasad) Chief Commissioner

Copy to:

- 1) The Addl. Director General, NACIN, ZTI, Cochin.
- 2) Distribution list I, II and III of Thiruvananthapuram Zone.
- 3) The Principal Commissioner, Central Tax and Central Excise Commissionerate, Kochi.
- 4) The Principal Commissioner, Central Tax and Central Excise Commissionerate, Thiruvananthapuram.
- 5) The Commissioner, Central Tax and Central Excise Commissionerate, Kozhikode
- 6) The Commissioner, Central Tax and Central Excise (Audit) Commissionerate, Kochi.
- The Commissioner, Central Tax and Central Excise (Appeals), Kochi.
- 8) The Commissioner of Customs, Custom House, Cochin.
- 9) Notice Board/Supdt.EDP/ Hindi Section.

CBEC-20/06/04-2020 -GST Government of India Ministry of Finance Department of Revenue Central Board of Indirect Taxes and Customs GST Policy Wing

New Delhi, dated the 3rd April, 2020

To

The Principal Chief Commissioners / Chief Commissioners / Principal Commissioners / Commissioners of Central Tax (All)

The Principal Director Generals / Director Generals (All)

Madam/Sir,

Subject: Clarification in respect of various measures announced by the Government for providing relief to the taxpayers in view of spread of Novel Corona Virus (COVID-19) - Reg.

The spread of Novel Corona Virus (COVID-19) across many countries of the world, including India, has caused immense loss to the lives of people and resultantly impacted the trade and industry. In view of the emergent situation and challenges faced by taxpayers in meeting the compliance requirements under various provisions of the Central Goods and Services Tax Act, 2017 (hereinafter referred to as the "CGST Act"), Government has announced various relief measures relating to statutory and regulatory compliance matters across sectors.

2. Government has issued following notifications in order to provide relief to the

taxpayers:

S.	Notification	Remarks
No.		
1.	Notification No. 30/2020- Central Tax, dated 03.04.2020	Amendment in the CGST Rules so as to allow taxpayers opting for the Composition Scheme for the financial year 2020-21 to file their option in FORM CMP-02 till 30 th June, 2020 and to allow cumulative application of the condition in rule 36(4) for the months of February, 2020 to August, 2020 in the return for tax period of September, 2020.
2.	Notification No. 31/2020- Central Tax, dated 03.04.2020	A lower rate of interest of NIL for first 15 days after the due date of filing return in FORM GSTR-3B and @ 9% thereafter is notified for those registered persons having aggregate turnover above Rs. 5 Crore and NIL rate of interest is notified for those registered persons having aggregate turnover below Rs. 5 Crore in the preceding financial year, for the tax periods of February, 2020 to April, 2020. This lower rate of interest shall be subject to condition that due tax is paid by filing return in FORM GSTR-3B by the date(s) as specified in the Notification.

3.	Notification No.	Notification under section 128 of CGST Act for waiver of late
	32/2020- Central	fee for delay in furnishing returns in FORM GSTR-3B for the
	Tax, dated	tax periods of February, 2020 to April, 2020 provided the return
	03.04.2020	in FORM GSTR-3B by the date as specified in the Notification.
4.	Notification No.	Notification under section 128 of CGST Act for waiver of late
	33/2020- Central	fee for delay in furnishing the statement of outward supplies in
	Tax, dated	FORM GSTR-1 for taxpayers for the tax periods March, 2020
	03.04.2020	to May, 2020 and for quarter ending 31st March 2020 if the same
		are furnished on or before 30 th day of June, 2020.
5.	Notification No.	Extension of due date of furnishing statement, containing the
	34/2020- Central	details of payment of self-assessed tax in FORM GST CMP-
	Tax, dated	08 for the quarter ending 31 st March, 2020 till the 7 th day of July,
	03.04.2020	2020 and filing FORM GSTR-4 for the financial year ending
		31st March, 2020 till the 15th day of July, 2020.
6.	Notification No.	Notification under section 168A of CGST Act for extending due
	35/2020- Central	date of compliance which falls during the period from the 20 th
	Tax, dated	day of March, 2020 to the 29th day of June, to 30th day of June,
	03.04.2020	2020.

3. Various issues relating to above mentioned notifications have been examined. In order to ensure uniformity in the implementation of the provisions of the law across the field formations, the Board, in exercise of its powers conferred under section 168(1) of the CGST Act hereby clarifies each of these issues as under:-

S.	Issue	Clarification
No.		
1.	What are the	1. The said class of taxpayers, as per the notification No.
	measures that have	34/2020- Central Tax, dated 03.04.2020, have been allowed,
	been specifically	to,-
	taken for taxpayers	(i) furnish the statement of details of payment of self-
	who have opted to	assessed tax in FORM GST CMP-08 for the quarter
	pay tax under section	January to March, 2020 by 07.07.2020; and
	10 the CGST Act or	(ii) furnish the return in FORM GSTR-4 for the <u>financial</u>
	those availing the	<u>year 2019-20</u> by 15.07.2020.
	option to pay tax	2. In addition to the above, taxpayers opting for the
	under the	composition scheme for the financial year 2020-21, have
	notification No.	been allowed, as per the notification No. 30/2020- Central
	02/2019– Central	Tax, dated 03.04.2020, to,-
	Tax (Rate), dated the	(i) file an intimation in FORM GST CMP-02 by
	7 th March, 2019?	30.06.2020; and
		(ii) furnish the statement in FORM GST ITC-03 till
		31.07.2020.
2.	Whether due date of	1. The due dates for furnishing FORM GSTR-3B for the
	furnishing FORM	months of February, March and April, 2020 has not been
	GSTR-3B for the	extended through any of the notifications referred in para 2
	months of February,	above.
	March and April,	2. However, as per notification No. 31/2020- Central Tax,
	2020 has been	dated 03.04.2020, NIL rate of interest for first 15 days after
	extended?	the due date of filing return in FORM GSTR-3B and <u>reduced</u>

rate of interest @ 9% thereafter has been notified for those
registered persons whose aggregate turnover in the preceding
financial year is above Rs. 5 Crore. For those registered
persons having turnover up to Rs. 5 Crore in the preceding
financial year, NIL rate of interest has also been notified.
3. Further, vide notification as per the notification No.
32/2020- Central Tax, dated 03.04.2020, Government has
waived the late fees for delay in furnishing the return in
FORM GSTR-3B for the months of February, March and

April, 2020.

- 4. The lower rate of interest and waiver of late fee would be available only if due tax is paid by filing return in **FORM GSTR-3B** by the date(s) as specified in the Notification.
- What 3. the are conditions attached for availing the reduced rate of interest for the months of February, and March April, 2020, for a registered person whose aggregate turnover the preceding financial vear above Rs. 5 Crore?
- 1. As clarified at sl.no. (2) above, the due date for furnishing the return remains unchanged; i.e. 20th day of the month succeeding such month. The rate of interest has been notified as Nil for first 15 days from the due date, and 9 per cent per annum thereafter, for the said months.
- 2. The reduced rate of interest is subject to the condition that the registered person must furnish the returns in FORM GSTR-3B on or before 24th day of June, 2020.
- 3. In case the returns in **FORM GSTR-3B** for the said months are not furnished on or before 24th day of June, 2020 then interest at 18% per annum shall be payable from the due date of return, till the date on which the return is filed. In addition, regular late fee shall also be leviable for such delay along with liability for penalty.
- 4. How to calculate the interest for late payment of tax for months the of February, March and April, 2020 for a registered person whose aggregate turnover in financial preceding year is above Rs. 5 Crore?
- 1. As explained above, the rate of interest has been notified as Nil for first 15 days from the due date, and 9 per cent per annum thereafter, for the said months. The same can be explained through an illustration.

Illustration:- Calculation of interest for delayed filing of return for the month of **March**, **2020** (due date of filing being **20.04.2020**) may be illustrated as per the below Table:

S. No.	Date of filing GSTR-3B	No. of days of delay	Whether condition for reduced interest is fulfilled?	Interest
1	02.05.2020	11	Yes	Zero interest
2	20.05.2020	30	Yes	Zero interest for 15 days + interest rate @9% p.a. for 15 days
3	20.06.2020	61	Yes	Zero interest for 15 days + interest rate @9% p.a. for 46 days

		4	24.06.2020	65	Yes	Zero interest
						for 15 days +
						interest rate
						@9% p.a. for
						50 days
		5	30.06.2020	71	NO	Interest rate
			30.00.2020	, 1	110	@18% p.a.
						for 71 days
						(i.e. no
						benefit of
						reduced
						interest)
5.	What are the	1 Λς	clarified at sl r	o (2) ah	ove the due	date for furnishing
3.	conditions attached					f interest has been
	for availing the NIL		ed as Nil for th			i interest has been
	rate of interest for					e of interest is that
	the months of				_	returns in FORM
	February, March					mentioned in the
	and April, 2020, for a					ed 03.04.2020.
						re not furnished on
						ation then interest
	88 8					m the due date of
	turnover in preceding financial		-			eturn is filed as
	1 0		*			
	year is up to Rs. 5 Crore?				` /	ove, against entry
	Crore:					e leviable for such
6.	Whether the due		along with liab			the CGST Act, in
0.	date of furnishing the		-			entral Tax, dated
	statement of outward					tion 47 has been
	supplies in FORM					ement of outward
	GSTR-1 under		•		_	on 37, for the tax
	section 37 has been					2020 and quarter
	extended for the					nished on or before
	months of February,		Oth day of June,		surric are rar	
	March and April	the 5	day of valle,	2020.		
	2020?					
7.	Whether restriction	Vide	notification	No. 30	0/2020- Cer	ntral Tax, dated
	under rule 36(4) of					CGST Rules 2017
	the CGST Rules		· •			apply to input tax
	would apply during	-				in the returns in
	the lockdown		-	_	-	ary, March, April,
	period?					the said condition
	1					eriod and that the
				-	-	riod of September,
					-	djustment of input
						ordance with the
			tion under rule			
8.	What will be the			_ ` /	. 35/2020- (Central Tax, dated
	status of e-way bills					168A of the CGST
	which have expired			-		enerated under rule
<u> </u>	"HICH HAVE CAPITED	1 10t, 1	, iioio uio vaila	ity of all	t may om ge	morated under ruit

	during the lockdown	138 of the CGST Rules <u>expires</u> during the period 20 th day
	period?	of March, 2020 to 15th day of April, 2020, the validity
		period of such e-way bill has been extended till the 30 th day
		of April, 2020.
9.	What are the	Under the provisions of section 168A of the CGST Act, in
	measures that have	terms of notification No. 35/2020- Central Tax, dated
	been specifically	03.04.2020, the said class of taxpayers have been allowed to
	taken for taxpayers	furnish the respective returns specified in sub-sections (3),
	who are required to	(4) and (5) of section 39 of the said Act, for the months of
	deduct tax at source	March, 2020 to May, 2020 on or before the 30 th day of June,
	under section 51,	2020.
	Input Service	
	Distributors and	
	Non-resident	
	Taxable persons?	
10.	What are the	Under the provisions of section 168A of the CGST Act, in
	measures that have	terms of notification No. 35/2020- Central Tax, dated
	been specifically	03.04.2020, the said class of taxpayers have been allowed to
	taken for taxpayers	furnish the statement specified in section 52, for the months
	who are required to	of March, 2020 to May, 2020 on or before the 30 th day of
	collect tax at source	June, 2020.
	under section 52?	
11.	The time limit for	Vide notification No. 35/2020- Central Tax, dated
	compliance of some	03.04.2020, issued under the provisions of 168A of the CGST
	of the provisions of	Act, except for few provisions covered in exclusion clause,
	the CGST Act is	any time limit for completion or compliance of any action
	falling during the	which falls during the period from the 20th day of March,
	lock-down period	2020 to the 29 th day of June, 2020, and where completion or
	announced by the	compliance of such action has not been made within such
	Government. What	time, has been extended to 30 th day of June, 2020.
	should the taxpayer	
	do?	

- 4. It is requested that suitable trade notices may be issued to publicize the contents of this circular.
- 5. Difficulty, if any, in the implementation of the above instructions may please be brought to the notice of the Board. Hindi version would follow.

(Yogendra Garg) Principal Commissioner y.garg@nic.in

CBEC-20/06/04-2020 -GST Government of India Ministry of Finance Department of Revenue Central Board of Indirect Taxes and Customs GST Policy Wing

New Delhi, dated the 13th April, 2020

To

The Principal Chief Commissioners / Chief Commissioners / Principal Commissioners / Commissioners of Central Tax (All)

The Principal Director Generals / Director Generals (All)

Madam/Sir,

Subject: Clarification in respect of certain challenges faced by the registered persons in implementation of provisions of GST Laws-reg.

Circular No.136/06/2020-GST, dated 03.04.2020 had been issued to clarify doubts regarding relief measures taken by the Government for facilitating taxpayers in meeting the compliance requirements under various provisions of the Central Goods and Services Tax Act, 2017 (hereinafter referred to as the "CGST Act") on account of the measures taken to prevent the spread of Novel Corona Virus (COVID-19). It has been brought to the notice of the Board that certain challenges are being faced by taxpayers in adhering to the compliance requirements under various other provisions of the CGST Act which also need to be clarified.

2. The issues raised have been examined and in order to ensure uniformity in the implementation of the provisions of the law across the field formations, the Board, in exercise of its powers conferred under section 168(1) of the CGST Act hereby clarifies as under:

S.	Issue	Clarification
No.		
1.	An advance is received	In case GST is paid by the supplier on advances received for
	by a supplier for a	a future event which got cancelled subsequently and for
	Service contract which	which invoice is issued before supply of service, the supplier
	subsequently got	is required to issue a "credit note" in terms of section 34 of
	cancelled. The	the CGST Act. He shall declare the details of such credit
	supplier has issued the	notes in the return for the month during which such credit
	invoice before supply	note has been issued. The tax liability shall be adjusted in
	of service and paid the	the return subject to conditions of section 34 of the CGST
	GST thereon.	Act. There is no need to file a separate refund claim.
	Whether he can claim	
	refund of tax paid or is	However, in cases where there is no output liability against
	he required to adjust	which a credit note can be adjusted, registered persons may

	his tax liability in his returns?	proceed to file a claim under "Excess payment of tax, if any" through FORM GST RFD-01 .
2.	An advance is received by a supplier for a Service contract which got cancelled subsequently. The supplier has issued receipt voucher and paid the GST on such advance received. Whether he can claim refund of tax paid on advance or he is required to adjust his tax liability in his returns?	In case GST is paid by the supplier on advances received for an event which got cancelled subsequently and for which no invoice has been issued in terms of section 31 (2) of the CGST Act, he is required to issue a "refund voucher" in terms of section 31 (3) (e) of the CGST Act read with rule 51 of the CGST Rules. The taxpayer can apply for refund of GST paid on such advances by filing FORM GST RFD-01 under the category "Refund of excess payment of tax".
3.	Goods supplied by a supplier under cover of a tax invoice are returned by the recipient. Whether he can claim refund of tax paid or is he required to adjust his tax liability in his returns?	In such a case where the goods supplied by a supplier are returned by the recipient and where tax invoice had been issued, the supplier is required to issue a "credit note" in terms of section 34 of the CGST Act. He shall declare the details of such credit notes in the return for the month during which such credit note has been issued. The tax liability shall be adjusted in the return subject to conditions of section 34 of the CGST Act. There is no need to file a separate refund claim in such a case. However, in cases where there is no output liability against which a credit note can be adjusted, registered persons may proceed to file a claim under "Excess payment of tax, if any" through FORM GST RFD-01 .
4.	Letter of Undertaking (LUT) furnished for the purposes of zero-rated supplies as per provisions of section 16 of the Integrated Goods and Services Tax Act, 2017 read with rule 96A of the CGST Rules has expired on 31.03.2020. Whether a registered person can still make a zero-rated supply on such LUT and claim refund accordingly or does he have to make	Notification No. 37/2017-Central Tax, dated 04.10.2017, requires LUT to be furnished for a financial year. However, in terms of notification No. 35/2020 Central Tax dated 03.04.2020, where the requirement under the GST Law for furnishing of any report, document, return, statement or such other record falls during between the period from 20.03.2020 to 29.06.2020, has been extended till 30.06.2020. Therefore, in terms of Notification No. 35/2020-Central Tax, time limit for filing of LUT for the year 2020-21 shall stand extended to 30.06.2020 and the taxpayer can continue to make the supply without payment of tax under LUT provided that the FORM GST RFD-11 for 2020-21 is furnished on or before 30.06.2020. Taxpayers may quote the reference no of the LUT for the year 2019-20 in the relevant documents.

	1 10	
	such supplies on	
	payment of IGST and	
	claim refund of such	
	IGST ?	
5.	While making the	As per notification No. 35/2020-Central Tax dated
	payment to recipient,	03.04.2020, where the timeline for any compliance required
	amount equivalent to	as per sub-section (3) of section 39 and section 51 of the
	one per cent was	Central Goods and Services Tax Act, 2017 falls during the
	deducted as per the	period from 20.03.2020 to 29.06.2020, the same has been
	provisions of section	extended till 30.06.2020. Accordingly, the due date for
	51 of Central Goods	furnishing of return in FORM GSTR-7 along with deposit
	and Services Tax Act,	of tax deducted for the said period has also been extended
	2017 i. e. Tax	till 30.06.2020 and no interest under section 50 shall be
	Deducted at Source	leviable if tax deducted is deposited by 30.06.2020.
	(TDS). Whether the	leviable if tax deducted is deposited by 50.00.2020.
	date of deposit of such	
	payment has also been	
	extended vide	
	notification N.	
	35/2020-Central Tax	
	dated 03.04.2020?	
6.	As per section 54 (1), a	As per notification No. 35/2020-Central Tax dated
	person is required to	03.04.2020, where the timeline for any compliance required
	make an application	as per sub-section (1) of section 54 of the Central Goods
	before expiry of two	and Services Tax Act, 2017 falls during the period from
	years from the	20.03.2020 to 29.06.2020, the same has been extended till
	relevant date. If in a	30.06.2020. Accordingly, the due date for filing an
	particular case, date	application for refund falling during the said period has also
	for making an	been extended till 30.06.2020.
	application for refund	
	expires on 31.03.2020,	
	can such person make	
	an application for	
	refund before	
	29.07.2020?	

- 4. It is requested that suitable trade notices may be issued to publicize the contents of this circular.
- 5. Difficulty, if any, in the implementation of the above instructions may please be brought to the notice of the Board. Hindi version would follow.

(Yogendra Garg) Principal Commissioner y.garg@nic.in