



In continuation of recommendations made by GST Council in its 50th meeting, Central Board of Indirect Taxes and Customs ('CBIC') issued various Circulars implementing / clarifying the decisions made therein. We are providing the synopsis of such clarifications as follows:

A. Clarification on GST applicability on transactions between HO and Branches

In a laudable clarification, CBIC has clarified on various aspects of issue of invoices by HO to branches. We provide the snapshot as follows:

Whether Input Service Distributor (ISD) router is mandatory to follow?

It is clarified that ISD is not a mandatory route for distribution of ITC relating to common services used for both HO and BO or for services exclusively used by BO. It is clarified that HO has following options:

- 1. To distribute the common input services by following ISD route; or
- 2. To avail ITC and issue tax invoices on the concerned BOs for the common input services or exclusive used by one or more BOs.

This would provide a much needed relief for reducing the return compliances.

What should be taxable value for services provided by HO to BO?

It was a dispute to calculate the value of services provided by HO to BO. The field formation insisted upon inclusion of salary cost in the taxable value. CBIC has now clarified as follows:

Scenario	Taxable Value
Where the BO is entitled for full	The value declared in tax invoice by HO would be
ITC	considered open market value subjected to GST
	irrespective of fact whether few of the costs are not
	included. Thus, it is not mandatory to include the salary
	costs.
	Also, in cases where no such invoices has been issued
	by HO to BO, the value would be treated as NIL.
Where the BO is not entitled for	It has been clarified that in such cases employee costs
full ITC	at the end of HO is not required to be included even
	though the BO is not entitled to entire ITC.

(Reference: Circular No. 199/11/2023-GST Dated 17.07.2023)



B. Availability of refund of IGST paid on non-receipt of consideration in time for exports

Rule 96A of CGST Rules, 2017 provides for payment of IGST on export as follows:

- IGST to be paid within 15 days of end of 3 months (or extended period) from date of invoices, if goods are not exported out of India; and
- IGST to be paid within 15 days of end of 1 year (or extended period) from date of invoices, if payment is not received in Forex or INR, wherever permitted by RBI.

CBIC has clarified that substantive benefits of zero rating may not be denied where it has been established that exports in terms of the relevant provisions have been made. In other words, as long as goods are actually exported or as the case may be, payment is realized in case of export of services, even if it is beyond the time frames as prescribed in sub-rule (1) of rule 96A, the benefit of zero-rated supplies cannot be denied to the concerned exporters.

It was further clarified that:

Availability of refund of unutilized ITC:

It has been clarified that even though the goods are exported late or the payment of services has been realized late, refund of unutilized ITC would be available provided other conditions stands satisfied. This is an important clarification providing for availability of refund even though consideration is received late for export of services and refund is filed within limitation period;

Availability of refund of IGST paid pursuant to non-receipt of consideration or nonexport of goods within time allowed:

It is clarified that if a person pays IGST for non-export of goods within 3 months of date of invoice or non-receipt of consideration within1 year of date of invoice of service, such person would be entitled for refund of IGST so paid on export of underlying goods or receipt of consideration for export of services. It has been further clarified that no interest is payable on such refund. This is an important clarification.

(Reference: Circular No. 197/10/2023-GST Dated 17.07.2023)

C. Clarification on dealing with differences in ITC as mentioned in GSTR-3B and that in GSTR-2A

With the intention of plugging the loopholes of availment and utilization of fake ITC, the Government had gradually brought down the extent of ITC availability in excess of that not reflecting in GSTR-2A / GSTR-2B from 20% to Nil as follows:

Period	Relevant Statutory provision	Cap on extra ITC availability in excess of that appearing in GSTR-2A/GSTR-2B
09.10.2019 to	Rule 36(4) of CGST Rules, 2017 and	20% of eligible ITC available in relevant
31.12.2019	Section 16(2)(c) of CGST Act, 2017	GSTR-2A
01.01.2020 to	Rule 36(4) of CGST Rules, 2017 and	10% of eligible ITC available in relevant



31.12.2020	Section 16(2)(c) of CGST Act, 2017	GSTR-2A
01.01.2021 to	Rule 36(4) of CGST Rules, 2017 and	5% of eligible ITC available in relevant
31.12.2021	Section 16(2)(c) of CGST Act, 2017	GSTR-2A
01.01.2022	Rule 36(4) of CGST Rules, 2017 and	NIL. ITC is allowed to the extent as
onwards	Section 16(2)(aa) of CGST Act,	provided under GSTR-2B
	2017	

In continuation of the Circular 183/15/2022 -GST Dated 27.12.2022, CBIC re-iterates the established legal principle that the Rules are subservient to a substantive law. CBIC also clarified the methodology for verification of ITC available in GSTR-3B and that in GSTR-2A and GSTR-2B as follows:

Period	Cap on extra ITC availability in excess of that appearing in	Methodology of verification of difference in ITC between
	GSTR-2A/2B	GSTR-3B and GSTR-2A
09.10.2019 to	20% of eligible ITC available in	GST certificate from vendor / CA of vendor
31.12.2019	relevant GSTR-2A	to the extent of excess 20% limit
01.01.2020 to	10% of eligible ITC available in	GST certificate from vendor / CA of vendor
31.12.2020	relevant GSTR-2A	to the extent of excess 10% limit
01.01.2021 to	5% of eligible ITC available in	GST certificate from vendor / CA of vendor
31.12.2021	relevant GSTR-2A	to the extent of excess 5% limit
01.01.2022	NIL. ITC is allowed to the extent	ITC only to the extent as appearing in
onwards	as provided under GSTR-2B	GSTR-2B would be allowed

As an illustration:

Particulars	Amount
Eligible ITC appearing in GSTR-2A during 01.01.2020 to	1,00,000/-
31.12.2020	
Credit taken in GSTR-3B	2,00,000/-
Maximum ITC allowed during 01.01.2020 to 31.12.2020 as	1,00,000/- * 1.1 = 1,10,000/-
per Rule 36(4)	
Extent of GST certificate to be obtained from vendors	10,000/-
ITC disallowed	2,00,000/- (-) 1,10,000/- =
	90,000/-

The Circular has further clarified that the field formation would take care of the relaxations given during the time of COVID-19 pandemic.

(Reference: Circular No. 193/05/2023-GST Dated 17.07.2023)



D. Clarification on GST applicability and ITC reversal on replacement of parts under warranty

CBIC clarified as follows:

Original goods seller	Mode of providing	GST applicability	ITC Reversal
Manufacturer sells the goods with warranty for particular period	Marranty Actual provider of warranty - Manufacturer directly; Any consideration charged for warranty: No	No GST, if no consideration is charged. If any consideration is charged GST is payable	No, since cost of warranty included in original supply
Manufacturer sells the goods with warranty for particular period	Actual provider of warranty: Distributor; Any consideration charged for warranty: No; Goods replacement / Credit note to /by distributor: No.	No GST, if no consideration is charged. If any consideration is charged GST is payable	No, since cost of warranty included in original supply
Manufacturer sells the goods with warranty for particular period	Actual provider of warranty: Distributor; Any consideration charged for warranty: Yes, from manufacturer; Goods replacement / Credit note to /by distributor. No.	Yes, on the consideration charged from manufacturer	No, since cost of warranty included in original supply
Manufacturer sells the goods with warranty for particular period	Actual provider of warranty: Distributor; Any consideration charged for warranty: No, from manufacturer; Goods replacement/ Credit note to/by distributor: Yes,	No GST is payable on such goods received by distributor from manufacturer	No, since cost of warranty included in original supply



	distributor raised		
	requisition on		
	manufacturer and		
	manufacturer		
	supplies goods to		
	distributor for use in		
	warranty		
Manufacturer sells	Actual provider of	Manufacturer may adjust	Yes, distributor to
the goods with	warranty: Distributor;	the outward GST liability	reverse the
warranty for		to the extent of credit	corresponding ITC
particular period	Any consideration	note issued to distributor	
	<u>charged for warranty:</u>		
	No, from		
	manufacturer;		
	,		
	Goods replacement /		
	Credit note to /by		
	<u>distributor:</u> Yes,		
	distributor uses its		
	own goods for use in		
	warranty and		
	manufacturer issues		
	credit note to		
	distributor		
Manufacturer sells	Actual provider of	Yes, on the	No, since cost of
the goods with	<u>warranty:</u> Distributor;	consideration charged	warranty included in
warranty for		from customer	original supply
particular period	Any consideration		,
	<u>charged</u> for warranty:		
	Yes, from customer;		
	,		
	Goods replacement /		
	Credit note to /by		
	<u>distributor</u> : No.		
	<u>alatibator</u> i 1101		

Additionally, the Circular clarified for extended warranty as follows:

Particulars	Remarks
If extended warranty is sold along with the	GST is payable on the entire value of goods
original goods?	including the extended warranty value.
If extended warranty is sold subsequent to	GST is payable at the time of supplying
supply of the original goods?	extended warranty.

(Reference: Circular No. 195/07/2023-GST Dated 17.07.2023)



E. Calculation of interest on wrong availment and reversal of IGST

Previously the CGST Act, 2017 was amended to provide that there are no interest implications if there unutilized ITC is more than the availed and reversed incorrect ITC. Now CBIC has further facilitated the trade and clarified the methodology for determination of unutilized ITC vis-à-vis the wrongfully availed IGST.

Particulars	Remarks
Which is the scenario when no interest	When unutilized balance of IGST, CGST and SGST, put
is payable on incorrect availment and	together, is more than the incorrectly availed and
reversal of IGST ITC?	reversed IGST.
Which period has to be seen for total of	The balance of total of IGST, SGST and CGST should
CGST, SGST and IGST?	be more than incorrectly availed and reversed IGST
	during the intervening period of availment and reversal thereof.
	This is on the basis that IGST can be paid by utilizing the ITC of CGST and SGST.
If the cumulative balance of unutilized ITC falls before incorrectly availed and reversed IGST ITC, how the interest would be calculated?	In such case, the extent of utilization would be the amount by which the cumulative balance of IGST, CGST and SGST falls below the incorrectly availed and reversed IGST.
What would be the case if the cumulative balance falls below the incorrect availed IGST in one month and exceeds in another before reversal of such incorrectly availed IGST?	Circular has not clarified for it. But logically the interest should be calculated for the period during which the cumulative balance falls below the incorrect availed IGST.
Whether similar logic can be extended to CGST and SGST?	The logic taken in considering such a cumulative balance is inter-head usage of IGST, CGST and SGST ITC in payment of IGST liability. Accordingly, the same should be allowed between IGST and CGST and IGST and SGST. However, Circular is silent about that. Also, as per the tax payment methodology, IGST ITC has to be exhausted first before utilizing CGST and SGST ITC. Thus, the question might mere academic.
Whether utilized Cess ITC can be considered for determining the extent of incorrectly availed IGST, CGST and SGST?	No. Since, ITC of Cess cannot be used for discharging the IGST or CGST or SGST liability.

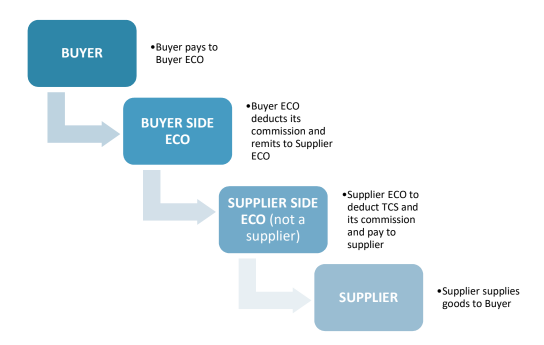
(Reference: Circular No. 192/04/2023-GST Dated 17.07.2023)



F. Clarification on TCS in case of more than one Electronic Commerce Operators (ECOs) in a transaction

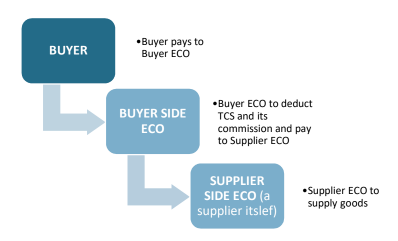
CBIC clarified as follows:

Scenario 1



Thus, Supplier ECO to undertake all the compliances relating to TCS.

Scenario 2



Thus, Buyer ECO to undertake all the compliances relating to TCS.

(Reference: Circular No. 194/06/2023-GST Dated 17.07.2023)



G. Clarification on GST applicability on holding shares of subsidiary Company by a holding Company

CBIC clarified that shares being considered as securities under Section 2(h) of Securities Contracts (Regulation) Act, 1956, shares would neither qualify as goods nor as services. Consequently, supply of shares is neither a supply of goods nor a supply of services.

Thus, CBIC clarified that activity of holding the shares of subsidiary company by a holding company does not constitute a supply. The clarification is aimed at raising of frivolous demand on IPO issue by startups.

(Reference: Circular No. 196/08/2023-GST Dated 17.07.2023)

H. Clarification on E-invoice for invoices to be issued to government department etc. registered due to TDS deduction only

CBIC clarified that registered person, whose turnover exceeds the prescribed threshold for generation of e-invoicing, is required to issue e-invoices for the supplies made to such Government Departments or establishments/ Government agencies/ local authorities/ PSUs, etc under Rule 48(4) of CGST Rules, 2017.

(Reference: Circular No. 198/10/2023-GST Dated 17.07.2023)

I. Refund related clarifications

- **Removal of reference to GSTR-2A:** It has been clarified that w.e.f. January 2022, the refund of unutilized ITC would be available to the extent of ITC available in GSTR-2B for relevant period or any period prior to that.
- **Amendment of undertaking format:** Format of undertaking in relation to compliance of Section 16(2)(c) and Section 42(2) of CGST Act, 2017 has been amended to remove reference to Section 42(2) of CGST Act, 2017 owing to deletion of this Section from the scheme of the CGST Act, 2017;
- **Non requirement of uploading of GSTR-2A:** Annexure relating to documents to be uploaded along with refund claim has been amended to provided for non-uploading of GSTR-2A.
- Calculation of adjusted total turnover: Value of adjusted total turnover for refund purposes in relation to export of goods is defined to mean "turnover in a state or union territory". Subsequently, the turnover of zero rated supply of goods has been defined to mean the lower of value of invoice / bill of supply or value in corresponding shipping bill / bill of export.

It has now been clarified that adjusted total turnover in relation to goods needs to be determined in the same manner as the turnover of zero rated turnover of export of goods (supra).

(Reference: Circular No. 197/9/2023-GST Dated 17.07.2023)



Disclaimer:

This update only contains a summary / limited description of the topic dealt with hereinabove for general information purposes and above is based on information available in public domain. The conclusions / views expressed above are matters of opinion. The same should not be construed as legal opinion or be relied in absence of specific legal advice. However, there can be no assurance that the GST Authorities may have a position contrary to above views. For further information or legal advice please feel free to contact us.

MUMBAI

4A, Kaledonia-HDIL, 2nd Floor, Sahar Road, Near Andheri Station, Andheri (East), Mumbai - 400069

Phone: +91 22 6625 6363

Email: businessmum@krestonsgco.com

NEW DELHI

Plot No. 26 KH N.O. 262/258/217/4/3 3rd Floor Ashoka Rd, BLK-D Adarsh Nagar City Delhi - 110033