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Government of India Ministry of Finance (Department of Revenue)

Notification No. 04/2019- Central Tax (Rate)

New Delhi, the 29th March, 2019

G.S.R.....(E).- In exercise of the powers conferred by sub-section (1) of section 11 of the Central Goods and Services Tax Act, 2017 (12 of 2017), the Central Government, on being satisfied that it is necessary in the public interest so to do, on the recommendations of the Council, hereby makes the following further amendments in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), No.12/2017- Central Tax (Rate), dated the 28th June, 2017, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i), *vide* number G.S.R. 691(E), dated the 28th June, 2017, namely:-

In the said notification, -

(i) in the opening paragraph, for the word, brackets and figures "sub-section (1) of section 11" the word, brackets and figures ", sub-section (3) and sub-section (4) of section 9, sub-section (1) of section 11, sub-section (5) of section 15 and section 148," shall be substituted;

(ii) in the Table, -

(a) after serial number 41 and the entries relating thereto, the following serial numbers and entries shall be inserted, namely: -

(1)	(2)	(3)	(4)	(5)
"41A	Heading	Service by way of	Nil	Provided that the promoter shall be liable to
	9972	transfer of development		pay tax at the applicable rate, on reverse
		rights (herein refer TDR) or Floor Space Index (FSI) (including		charge basis, on such proportion of value of development rights, or FSI (including additional FSI), or both, as is attributable to
		additional FSI) on or		the residential apartments, which remain un-
		after 1 st April, 2019 for		booked on the date of issuance of completion
		construction of		certificate, or first occupation of the project,
		residential apartments		as the case may be, in the following manner -
		by a promoter in a project, intended for sale to a buyer, wholly or partly, except where the entire consideration has been received after issuance of completion certificate, where required, by the		[GST payable on TDR or FSI (including additional FSI) or both for construction of the residential apartments in the project but for the exemption contained herein] x (carpet area of the residential apartments in the project which remain un-booked on the date of issuance of completion certificate or first occupation

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		competent authority or		÷ Total carpet area of the residential
		after its first occupation,		apartments in the project)
		whichever is earlier.		
				D
		The amount of GST		Provided further that tax payable in terms of
		exemption available for		the first proviso hereinabove shall not exceed
		construction of		0.5 per cent. of the value in case of
		residential apartments in		affordable residential apartments and 2.5 per
		the project under this		cent. of the value in case of residential
		notification shall be		apartments other than affordable residential
		calculated as under:		apartments remaining un-booked on the date
		[GST payable on TDR		of issuance of completion certificate or first
		or FSI (including		occupation
		` `		1
		additional FSI) or both		The liability to pay central tax on the said
		for construction of the		portion of the development rights or FSI, or
		project] x (carpet area of		both, calculated as above, shall arise on the
		the residential		date of completion or first occupation of the
		apartments in the project		project, as the case may be, whichever is
		÷ Total carpet area of		earlier.
		the residential and		
		commercial apartments		
		in the project)		
41B	Heading	Upfront amount (called	Nil	Provided that the promoter shall be liable to
	9972	as premium, salami,		pay tax at the applicable rate, on reverse
		cost, price, development		charge basis, on such proportion of upfront
		charges or by any other		amount (called as premium, salami, cost,
		name) payable in respect		price, development charges or by any other
		of service by way of		name) paid for long term lease of land, as is
		granting of long term		attributable to the residential apartments,
		lease of thirty years, or		which remain un- booked on the date of
		more, on or after		issuance of completion certificate, or first
		01.04.2019, for		occupation of the project, as the case may be,
		construction of		in the following manner -
		residential apartments		in the following manner
		by a promoter in a		[GST payable on upfront amount (called
		project, intended for		as premium, salami, cost, price,
		1 3		development charges or by any other
		sale to a buyer, wholly		name) payable for long term lease of land
		or partly, except where		for construction of the residential
		the entire consideration		apartments in the project but for the
		has been received after		exemption contained herein] \mathbf{x} (carpet
		issuance of completion		area of the residential apartments in the
		certificate, where		project which remain un- booked on the
		required, by the		date of issuance of completion certificate
		competent authority or		or first occupation ÷ Total carpet area of
		after its first occupation,		

whichever is earlier.

The amount of GST exemption available for construction of residential apartments in the project under this notification shall be calculated as under:

[GST payable upfront amount (called premium, salami, cost, price, development charges or by any other name) payable for long term lease of land for construction of the project] x (carpet area of the residential apartments in the project ÷ Total carpet area of residential and the commercial apartments in the project).

the residential apartments in the project);

Provided further that the tax payable in terms of the first proviso shall not exceed 0.5 per cent. of the value in case of affordable residential apartments and 2.5 per cent. of the value in case of residential apartments other than affordable residential apartments remaining un-booked on the date of issuance of completion certificate or first occupation.

The liability to pay central tax on the said proportion of upfront amount (called as premium, salami, cost, price, development charges or by any other name) paid for long term lease of land, calculated as above, shall arise on the date of issue of completion certificate or first occupation of the project, as the case may be.

- (iii) after paragraph 1, the following paragraphs shall be inserted, namely, -
- "1A. Value of supply of service by way of transfer of development rights or FSI by a person to the promoter against consideration in the form of residential or commercial apartments shall be deemed to be equal to the value of similar apartments charged by the promoter from the independent buyers nearest to the date on which such development rights or FSI is transferred to the promoter.
- 1B. Value of portion of residential or commercial apartments remaining un-booked on the date of issuance of completion certificate or first occupation, as the case may be, shall be deemed to be equal to the value of similar apartments charged by the promoter nearest to the date of issuance of completion certificate or first occupation, as the case may be."
- (iv) in paragraph 3 relating to Explanation, after clause (iv), the following clause shall be inserted, namely: -
- "(v) The term "apartment" shall have the same meaning as assigned to it in clause (e) under section 2 of the Real Estate (Regulation and Development) Act, 2016 (16 of 2017).

- (vi) The term "affordable residential apartment" shall have the same meaning as assigned to it in the notification No. 11/2017-Central Tax (Rate), published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) dated 28th June, 2017 vide GSR number 690(E) dated 28th June, 2017, as amended.
- (vii) The term "promoter" shall have the same meaning as assigned to it in clause (zk) under section 2 of the Real Estate (Regulation and Development) Act, 2016 (16 of 2017).
- (viii) The term "project" shall mean a Real Estate Project or a Residential Real Estate Project.
- (ix) the term "Real Estate Project (REP)" shall have the same meaning as assigned to it in clause (zn) under section 2 of the Real Estate (Regulation and Development) Act, 2016 (16 of 2017).
- (x) The term "Residential Real Estate Project (RREP)" shall mean a REP in which the carpet area of the commercial apartments is not more than 15 per cent. of the total carpet area of all the apartments in the REP;
- (xi) The term "carpet area" shall have the same meaning as assigned to it clause (k) under section 2 of the Real Estate (Regulation and Development) Act, 2016 (16 of 2017).
- (xii) "an apartment booked on or before the date of issuance of completion certificate or first occupation of the project" shall mean an apartment which meets all the following three conditions, namely-
 - (a) part of supply of construction of the apartment service has time of supply on or before the said date; and
 - (b) consideration equal to at least one instalment has been credited to the bank account of the registered person on or before the said date; and
 - (c) an allotment letter or sale agreement or any other similar document evidencing booking of the apartment has been issued on or before the said date.
- (xiii) "floor space index (FSI)" shall mean the ratio of a building's total floor area (gross floor area) to the size of the piece of land upon which it is built.".
- 2. This notification shall come into force with effect from the 1st day of April, 2019.

[F. No.354/32/2019 -TRU]

(Pramod Kumar) Deputy Secretary to the Government of India

Note: -The principal notification No. 12/2017 - Central Tax (Rate), dated the 28thJune, 2017 was published in the Gazette of India, Extraordinary, *vide* number G.S.R. 691 (E), dated the 28th June, 2017 and was last amended by notification No. 28/2018 - Central Tax (Rate), dated the 31st December, 2018 *vide* number G.S.R. 1272 (E), dated the 31st December, 2018.