GOODS & SERVICES TAX / IDT UPDATE - 89

<u>Clarification in respect of certain challenges faced by the registered persons in implementation of provisions of GST Laws</u>

The Central Government vide <u>Circular No. 137/07/2020-GST dated 13th April,2020</u>, has issued clarifications in respect of certain challenges that are being faced by taxpayers in adhering to the compliance requirements under various provisions of the CGST Act. The same has been reproduced below:-

S. No.	Issue	Clarification
1.	supplier for a Service contract which subsequently got cancelled. The supplier has issued the invoice before supply of service and paid the GST thereon. Whether he can claim refund of tax paid or is he	In case GST is paid by the supplier on advances received for a future event which got cancelled subsequently and for which invoice is issued before supply of service, 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. 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.
2.	supplier for a Service contract which got cancelled subsequently. The supplier has issued receipt voucher and paid the GST on such	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.

of excess payment of tax". Goods supplied by a supplier under In such a case where the goods supplied by cover of a tax invoice are returned a supplier are returned by the recipient and by the recipient. Whether he can where tax invoice had been issued, the supplier is required to issue a "credit note" claim refund of tax paid or is he in terms of section 34 of the CGST Act. He required to adjust his tax liability in shall declare the details of such credit notes his returns? 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. (LUT) Notification No. 37/2017-Central Tax, dated Letter Undertaking of furnished for the purposes of zero-04.10.2017, requires LUT to be furnished rated supplies as per provisions of for a financial year. However, in terms of section 16 of the Integrated Goods notification No. 35/2020 Central Tax dated 03.04.2020, where the requirement under and Services Tax Act, 2017 read the GST Law for furnishing of any report, with rule 96A of the CGST Rules document, return, statement or such other has expired on 31.03.2020. Whether record falls during between the period from a registered person can still make a 20.03.2020 to 29.06.2020, has zero-rated supply on such LUT and extended till 30.06.2020. claim refund accordingly or does he Therefore, of Notification in terms have to make such supplies on No. 35/2020-Central Tax, time limit for payment of IGST and claim refund filing of LUT for the year 2020-21 shall stand extended to 30.06.2020 and the of such IGST? 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. While making the payment to As per notification No. 35/2020-Central recipient, amount equivalent to one Tax dated 03.04.2020, where the timeline per cent was deducted as per the for any compliance required as per subprovisions of section 51 of Central section (3) of section 39 and section 51 of Goods and Services Tax Act, 2017 i. the Central Goods and Services Tax Act, e. Tax Deducted at Source (TDS). 2017 falls during period from

		20.03.2020 to 29.06.2020, the same has
	- ·	been extended till 30.06.2020. Accordingly,
	vide notification N. 35/2020-Central	the due date for furnishing of return in
	Tax dated 03.04.2020?	FORM GSTR-7 along with deposit of tax
		deducted for the said period has also been
		extended till 30.06.2020 and no interest
		under section 50 shall be leviable if tax
		deducted is deposited by 30.06.2020.
6.	As per section 54 (1), a person is	As per notification No. 35/2020-Central
	required to make an application	Tax dated 03.04.2020, where the timeline
	before expiry of two years from the	for any compliance required as per sub-
	relevant date. If in a particular	section (1) of section 54 of the Central
	case, date for making an	Goods and Services Tax Act, 2017 falls
	application for refund expires on	during the period from 20.03.2020 to
	31.03.2020, can such person make	29.06.2020, the same has been extended till
	an application for refund before	30.06.2020. Accordingly, the due date for
	29.07.2020?	filing an application for refund falling
		during the said period has also been
		extended till 30.06.2020.

[Circular No. 137/07/2020-GST dated 13th April, 2020]

GST Knowledge Sharing

For Previous updates, GST articles, GST webcasts, publications, GST Legal Updates & E-Newsletter, Upcoming GST Events etc. please visit

GST articles	http://idtc.icai.org/knowledgesharing.
	<u>php</u>
GST Legal Updates & E- Newsletter on GST	http://idtc.icai.org/gst.html
GST webcasts	http://idtc.icai.org/live-webcasts- series.html
Publications	http://idtc.icai.org/publications.php
Upcoming GST events	http://idtc.icai.org/upcoming- events.php

Disclaimer

Information published in the update are taken from publicly available sources and

believed to be accurate. The GST & Indirect Taxes Committee of ICAI takes no responsibility of accuracy and reliability of information published in the newsletter. No part of this update may be reproduced, stored in a retrieval system, or transmitted in any form or by any means – electronic, mechanical, photocopying, recording, or otherwise without the permission of GST & Indirect Taxes Committee of ICAI.

ICAI Feedback

The GST Update is an endeavour of the GST & Indirect Taxes Committee to apprise the readers about the amendments made in various central indirect tax laws vide significant notifications, circulars etc. We welcome your feedback on the Update and its contents. Please email at gst@icai.in for feedback.

Chairman	Vice- Chairman
GST & Indirect Taxes Committee	GST & Indirect Taxes Committee