### **Draft Certificates**

### **Under GST Law- Recommendatory**

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### Certificate under the State Goods and Services Tax Act, 2017 (in short "SGST Act") and the Central Goods and Services Tax Act, 2017 (in short "CGST Act") in terms of Section 18(1)(a) of the said Acts

1.	M/s (hereinafter referred to as the "Applicant') is a registered person
	vide GSTIN and is having its principal place of business at
	in the State of The
	Applicant has the following additional places of business duly registered in the State of
	:
	a
	b
	The principal place of business and the additional places of business in the State of have
	been duly registered with effect from within the stipulated time of 30 days from the
	date of being liable to obtain registration.
2.	In terms of Section 18(1) (a) of the CGST and SGST Acts, the Applicant is eligible to avail
	Input Tax Credit in respect of inputs held in stock and inputs contained in semi-finished or
	finished goods held in stock on the day immediately preceding the date from which he becomes
	liable to pay tax under the SGST / CGST Acts, 2017, as on
3.	We have examined the books of accounts and other relevant documents / records of the
٠.	Applicant and on the basis of such examination & the information and explanation furnished to
	us, we hereby certify that, subject to our remarks / comments in para 5 infra, the Applicant is
	eligible to avail Input Tax Credit of Rs on inputs held in stock and inputs contained in
	semi-finished or finished goods held in stock on the day immediately preceding the date from
	which he becomes liable to pay tax under the SGST / CGST Acts, 2017.
4.	The relevant details of inputs held in stock and inputs contained in semi-finished or finished
	goods held in stock as at (that is the day immediately preceding the date from
	which he becomes liable to pay tax under the SGST / CGST Acts, 2017) and the corresponding
	input tax credit is provided as <b>Appendix A.</b>
5.	Remarks / comments (Refer Para 3 supra):
٠.	a. The inputs held in stock (based on FIFO method) on the day immediately preceding the
	date on which he becomes liable to pay tax under the SGST / CGST Acts, 2017 i.e.
	has been physically verified by us on along with the
	and come physically control of as on along with the

- corresponding tax invoices and books of accounts and other relevant records and documents maintained by the Applicant.
- b. The inputs contained in semi-finished or finished goods held in stock (based on FIFO method) is based on the management certificate furnished to us and verified by us along with the corresponding tax invoices and books of accounts and other relevant records and documents maintained by the Applicant.
- 6. This certificate has been issued in terms of Section 18(1) (a) of the SGST / CGST read with Rule 40 (1) (d) of the CGST / SGST Rules, 2017.

		For, Chartered Accountants
Place: Date:	_	Partner
		Firm Registration Number: Membership Number:

### **Check points for the Chartered Accountant –**

- i. Verify registration particulars with the Registration Certificate.
- ii. Check whether declaration in Form GST ITC-01 is filed by the assessee on GST portal for entitlement to claim such credits within 30 days of being entitled to do so.
- iii. Check the books and records and other relevant documents and registers relating to inputs lying in stock and inputs contained in semi-finished or finished goods on the date immediately preceding the date from which he becomes liable to pay tax under the SGST / CGST Acts, 2017. Eligibility of such credits also needs to be checked under Section 16 and Section 17 of the CGST / SGST Acts, 2017.
- iv. Check computation of input tax credit from tax invoices / bills of entry or other relevant documents.
- v. The books of accounts and relevant documents / records of the Applicant should be thoroughly verified to understand the trigger for liability to pay tax under the GST laws and the correct date on which the Applicant becomes liable for registration.

- vi. Ensure that the Applicant has applied for registration within 30 days from the date from when he is liable to obtain registration under the GST laws.
- vii. The bills of entry / tax invoices should not be older than 1 year on the day on which the Applicant is liable to pay tax (Section 18(2) of the CGST / SGST Acts, 2017). The tax invoice must be the one containing the prescribed particulars (Section 16(2) of the CGST / SGST Acts, 2017 to be read with Rule 46 of the CGST / SGST Rules, 2017).
- viii. Ensure that the debit notes / credit notes, if any, are recorded / accounted against the vendor invoice which are forming part of the closing inventory.
- ix. This certificate is required to be issued only if the aggregate value of the claim on account of SGST / CGST / UTGST and IGST exceeds rupees two lakhs (Rule 40 (1)(d) of the CGST / SGST Rules, 2017)
- x. This certificate is to be suitably modified wherever applicable. The names of the registered persons, dates, addresses etc. are only illustrative and needs to be modified in each case. Any resemblance to any person / place is purely unintentional. For example: If Physical Verification of stock is not carried out then, suitably qualify.
- xi. This certificate is to be issued in respect of a person who seeks fresh registration u/s 22 or 24 of the CGST / SGST Acts, 2017.
- xii. Ensure that the certificate issued is in accordance with the Guidance note on Reports and Certificates for special purpose issued by the ICAI.
- xiii. Ensure that a letter of representation is taken from the management for the details and information provided by them.
- xiv. No ITC must be availed in respect of capital goods and input services.

### Appendix A - under the State Goods and Services Tax Act, 2017 (in short "SGST Act") and the Central Goods and Services Tax Act, 2017 (in short "CGST Act") in terms of section 18(1)(a) of the said Acts

### Summary of input tax credit eligible as claim under Section 18(1)(a) of the CGST Act, 2017

		Invoice*/Bi Entry	ill of	held in stock, input contained in semi-	Unit Quantity Code (UQC)		Value** (As adjusted by debit note/credit note)		Amount o	f ITC claim	ed (Rs.)	
		No.	Date					Central Tax	State Tax	UT Tax	Integrated Tax	Cess
1	2	3	4	5	6	7	8	9	10	11	12	13
				Inputs held in stock								
				Inputs contained in semi-finished or finished goods held in stock								

	As per our Certificate of even date  For  Chartered Accountants
Place: Date:	Partner Firm Registration No.: Membership No.:

### Certificate under the State Goods and Services Tax Act, 2017 (in short "SGST Act") and the Central Goods and Services Tax Act, 2017 (in short "CGST Act") in terms of Section 18(1)(b) of the said Acts

1.	M/s	•	(l	nerein	after referr	ed to a	s the "Appl	icant') is a regist	tered person	ı vide
	GST	ΓΙΝ			•			place of in the State of	business	
		olicant has the follo	owing a	dditio	nal places o	of busin	ness duly re			
	b.							-		
	T1		C 1		1 41 114		161	the Co	£	
		principal place of e been registered w					naces of bu	isiness in the Sta	ile of	
	nave	e been registered w	ini ciic	Ct 1101						
2.	In te	erms of Section 18	3(1)(b) o	of the	CGST and	I SGST	Acts. 2017	7 the Applicant is	s eligible to	avail
		at Tax Credit in res								
	_	ds held in stock on	_							
	C		,							
3.	We	have examined the	books	of acc	counts and	other re	elevant doci	uments / records	of the Appli	icant
	and	on the basis of s	uch exa	amina	tion & the	inforn	nation and	explanation furn	ished to us,	, we
	here	eby certify that, sul	bject to	our re	emarks / co	mment	s in para 5	infra, the Applic	ant is eligib	le to
	avai	il Input Tax Credit	of Rs		on inputs	held in	stock and	inputs contained	in semi-fini	shed
	or fi	inished goods held	in stocl	c on th	ne day imm	nediatel	y preceding	the date of grant	of registrat	ion.
4.	The	relevant details of	of input	s held	l in stock	and in	puts contain	ned in semi-finis	shed or finis	shed
	good	ds held in stock as	at		(that is	the day	immediate	ely preceding the	date of gran	nt of
	regi	stration) and the co	orrespon	nding	input tax ci	redit is	provided as	Appendix A.		
5.	Dan	narks / comments (	Dofor D	oro 2	aura).					
۶.						41	) on the dec	. :	di 4h -	مدما
	a.	The inputs held in of grant of regi							_	
								and books of acc		
		relevant records a	_		-	_			ounts and c	)tiloi
	b.	The inputs conta				•			based on F	FIFO
		method) is based					-			
		the correspondin								
		documents mainta	ained by	the A	Applicant.					

read with Rule 40 (1)(d) of the CGST / SGS	f Section 18(1) (b) of the SGST / CGST Acts, ST Rules, 2017.
	For Chartered Accountants
Place: Date:	Partner Firm Registration Number: Membership Number:

### **Check points for the Chartered Accountant -**

- i. Verify registration particulars with the Registration Certificate.
- ii. Check whether declaration in Form GST ITC-01 is filed by the assessee on GST portal for entitlement to claim such credits within 30 days of being entitled to do so.
- iii. Check the books and records and other relevant documents and registers relating to inputs lying in stock and inputs contained in semi-finished or finished goods on the date preceding the date of grant of registration for verifying quantity of goods held / lying in stock. Eligibility of such credits also needs to be checked under Section 16 and Section 17 of the CGST / SGST Acts, 2017.
- iv. Check computation of input tax credit from tax invoices / bills of entry or other relevant documents.
- v. The bills of entry / tax invoices should not be older than 1 year on the day on which registration is granted to the Applicant (Section 18(2) of the CGST / SGST Acts, 2017). The tax invoice must be the one containing the prescribed particulars (Section 16(2) of the CGST / SGST Acts, 2017 to be read with Rule 46 of the CGST / SGST Rules, 2017).
- vi. The books of account and relevant documents / records of the Appellant should be thoroughly verified to understand if it is actually entitled to benefit of credit under Section 18(1)(b) of the CGST / SGST Act, 2017 and was not liable to obtain registration under Section 22 or Section 24 of the CGST / SGST Act, 2017
- vii. Ensure that the debit notes / credit notes, if any, are recorded / accounted against the vendor invoice which are forming part of the closing inventory.
- viii. This certificate is required to be issued only if the aggregate value of the claim on account of SGST / CGST / UTGST and IGST exceeds rupees two lakhs (Rule 40 (1)(d) of the CGST / SGST Rules, 2017)
- ix. This certificate is to be suitably modified wherever applicable. The names of the registered persons, dates, addresses etc. are only illustrative and needs to be modified in each case. Any resemblance to any person / place is purely unintentional

- x. This certificate is to be issued in respect of a person who seeks voluntary registration u/s 25(3) of the CGST / SGST Acts, 2017.
- xi. Ensure that the certificate issued is in accordance with the Guidance note on Reports and Certificates for special purpose issued by the ICAI
- xii. Ensure that a letter of representation is taken from the management for the details and information provided by them

### Appendix A - under the State Goods and Services Tax Act, 2017 (in short "SGST Act") and the Central Goods and Services Tax Act, 2017 (in short "CGST Act") in terms of section 18(1)(b) of the said Acts

### Summary of input tax credit eligible as claim under Section 18(1) (b) of the CGST Act, 2017

Sr. No.		Invoice*/B	ill of	held in stock, input contained in semi-	Unit Quantity Code (UQC)	Qty	Value** (As adjusted by debit note/credit note)		Amount o	f ITC claim	ed (Rs.)	
		No.	Date					Central tax	State Tax	UT Tax	Integrated Tax	Cess
1	2	3	4	5	6	7	8	9	10	11	12	13
				Inputs held in stock								
				Inputs contained in semi-finished or finished goods held in stock								

	As per our Certificate of even date For Chartered Accountants
Place :	Partner Firm Registration No.:
Date:	Membership No.:

### Certificate under the State Goods and Services Tax Act, 2017 (in short "SGST Act") and the Central Goods and Services Tax Act, 2017 (in short "CGST Act") in terms of Section 18(1)(c) of the said Acts

1.	M/s (hereinafter referred to as the "Applicant') is a registered person
	vide GSTIN and is having its principal place of business at
	Applicant has the following additional places of business duly registered in the State of:
	a
	b
	The principal place of business and the additional places of business in the State of State have
	been duly registered with effect from
2.	The Applicant has been paying taxes u/s 10 of the CGST / SGST Acts, 2017 w.e.f upto On and from, the Applicant ceases to pay tax u/s 10
	of the CGST / SGST Acts, 2017.
3.	In terms of Section 18(1) (c) of the CGST and SGST Acts, the Applicant is eligible to avai
	Input Tax Credit in respect of inputs held in stock, inputs contained in semi-finished or finished
	goods held in stock and on capital goods (as reduced by the prescribed percentage points) on the
	day immediately preceding the date from which he becomes liable to pay tax u/s 9 of the CGST
	/ SGST Acts, 2017, as on
4.	We have examined the books of accounts and other relevant documents / records of the
	Applicant and on the basis of such examination & the information and explanation furnished to
	us, we hereby certify that, subject to our remarks / comments in para 6 infra, the Applicant is
	eligible to avail Input Tax Credit of Rs on inputs held in stock, inputs contained in
	semi-finished or finished goods held in stock and on capital goods (as reduced by the
	prescribed percentage points) on the day immediately preceding the date from which he
	becomes liable to pay tax u/s 9 of the CGST / SGST Acts, 2017.
5.	The relevant details of inputs held in stock, inputs contained in semi-finished or finished goods
	held in stock and capital goods as on (that is the day immediately preceding the
	date from which he becomes liable to pay tax u/s 9 of the CGST / SGST Acts, 2017) and the
	corresponding input tax credit is provided as <b>Appendix A</b> .

6.	Ren	narks / comments (Refer Para 4 supra):
	a.	The inputs held in stock (based on FIFO method) on the day immediately preceding the date
		on which he becomes liable to pay tax u/s 9 of the CGST / SGST Acts, 2017 i.e.
		has been physically verified by us onalong with the corresponding
		tax invoices and books of accounts and other relevant records and documents maintained by
		the Applicant.
	b.	The inputs contained in semi-finished or finished goods held in stock (based on FIFO
		method) is based on the management certificate furnished to us and verified by us along with
		the corresponding tax invoices and books of accounts and other relevant records and
		documents maintained by the Applicant.
	c.	The input tax credit in respect of capital goods as reduced by the percentage points
		prescribed under Rule 40 (1) (a) of the CGST / SGST Rules, 2017 is enclosed as <b>Appendix</b>
		B.
7.	Thi	s certificate has been issued in terms of Section 18(1) (c) of the SGST / CGST Acts, 2017 read
	witl	n Rule 40 (1) (d) of the CGST / SGST Rules, 2017.
		For
		Chartered Accountants
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	Dat	
		Firm Registration Number:
		Membership Number:

### **Check points for the Chartered Accountant –**

- i. Verify registration particulars with the Registration Certificate.
- ii. Check whether declaration in Form GST ITC-01 is filed by the assessee on GST portal for entitlement to claim such credits within 30 days of being entitled to do so.
- iii. Check the books and records and other relevant documents and registers relating to inputs held in stock, inputs contained in semi-finished or finished goods held in stock and capital goods on the date immediately preceding the date from which he becomes liable to pay tax u/s 9 of the CGST /

- SGST Acts, 2017. Eligibility of such credits also needs to be checked under Section 16 and Section 17 of the CGST / SGST Acts, 2017.
- iv. Check computation of input tax credit from tax invoices / bills of entry or other relevant documents.
- v. Ensure that the input tax credit on capital goods has been reduced by five percentage points per quarter of a year or part thereof, from the date of invoice.
- vi. The books of accounts and relevant documents / records of the Applicant should be thoroughly verified to understand the correct date on which the Applicant is liable to pay tax u/s 9 of the CGST / SGST Act, 2017 and becomes liable for registration under section 9.
- vii. Ensure that a declaration is obtained from the Applicant for the listing of stock and capital goods including quantity
- viii. Obtain a list of existing capital assets with the purchase dates (for a period of 5 years). Cross check the listing with the fixed asset register/ledger maintained by the Applicant.
- ix. The bills of entry / tax invoices should not be older than 1 year on the day on which the Applicant is liable to pay tax (Section 18(2) of the CGST / SGST Acts, 2017). The tax invoice must be the one containing the prescribed particulars (Section 16(2) of the CGST / SGST Acts, 2017 to be read with Rule 46 of the CGST / SGST Rules, 2017).
- x. Ensure that the debit notes / credit notes, if any, are recorded / accounted against the vendor invoice which are forming part of the closing inventory.
- xi. Ensure compliance with Rule 40(1)(e) of the CGST / SGST Rules, 2017 regarding verification of the credits claimed with the details furnished by the supplier in Form GSTR-1 or Form GSTR-4 or GSTR-2A, as applicable.
- xii. This certificate is required to be issued only if the aggregate value of the claim on account of SGST / CGST / UTGST and IGST exceeds rupees two lakhs (Rule 40 (1)(d) of the CGST / SGST Rules, 2017)
- xiii. This certificate is to be suitably modified wherever applicable. The names of the registered persons, dates, addresses etc. are only illustrative and needs to be modified in each case. Any resemblance to any person / place is purely unintentional.

- xiv. This certificate is to be issued in respect of a person who ceases to pay tax u/s 10 of the CGST / SGST Acts, 2017 and is liable to pay tax u/s 9 of the CGST / SGST Acts, 2017.
- xv. Ensure that the certificate issued is in accordance with the Guidance note on Reports and Certificates for special purpose issued by the ICAI.
- xvi. Ensure that a letter of representation is taken from the management for the details and information provided by them.

Appendix B – Certificate issued under the State Goods and Services Tax Act, 2017 (in short "SGST Act") and the Central Goods and Services Tax Act, 2017 (in short "CGST Act") in terms of section 18(1)(c) of the said Acts

### ITC on capital goods reduced by percentage points

Sl. No	Particulars	Reference	Amount <sup>1</sup>
1	Inward supply value of Machinery X		12,50,000
	IGST @ 12%	a	1,50,000
	Invoice Value		14,00,000
2	Date of invoice		15 July 2017
	Date on which the Applicant is liable to		
3	pay tax u/s 9 of the CGST/SGST 2017		01 March 2018
	Number of quarters till 28th February		
4	2018	b	3
	Reduction percentage prescribed per		
5	quarter / part thereof	c	5%
_	Eligible ITC as on	d = (a - (a*b*c))	1,27,500

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 $<sup>^{\</sup>rm 1}$  Figures given above are used for illustrative purposes.

### Certificate under the State Goods and Services Tax Act, 2017 (in short "SGST Act") and the Central Goods and Services Tax Act, 2017 (in short "CGST Act") in terms of Section 18(1)(d) of the said Acts

1.	M/s (hereinafter referred to as the "Applicant') is a registered person vide
	GSTIN and is having its principal place of business at.
	in the State of The
	Applicant has the following additional places of business duly registered in the State of:
	a
	b
	The principal place of business and the additional places of business in the State of State have been
	duly registered with effect from
2.	The Applicant has been effecting exempted supplies of (HSN :) w.e.fup
	to On and from, such exempted supplies have become taxable and the
	Applicant has been discharging the applicable taxes on such supplies.
_	
3.	In terms of Section 18(1)(d) of the CGST and SGST Acts, where an exempt supply by a registered
	person becomes taxable supply, the registered person is eligible to avail Input Tax Credit in respect
	of inputs held in stock and inputs contained in semi-finished or finished goods held in stock
	relatable to such exempt supplies and on capital goods (as reduced by the prescribed percentage
	points) exclusively used for such exempt supplies on the day immediately preceding the date on
	which such exempt supplies become taxable supplies under the CGST / SGST Acts, 2017 i.e.
4.	We have examined the books of accounts and other relevant documents / records of the Applicant
4.	
	and on the basis of such examination & the information and explanation furnished to us, we
	hereby certify that, subject to our remarks / comments in para 6 infra, the Applicant is eligible to
	avail Input Tax Credit of Rs on inputs held in stock and inputs contained in semi-finished
	or finished goods held in stock relatable to such exempt supplies and on capital goods (as reduced
	by the prescribed percentage points) exclusively used for such exempt supplies on the day
	immediately preceding the date on which such exempt supplies become taxable supplies under

the CGST / SGST Acts, 2017.

5.	goo whi	e relevant details of such inputs held in stock, inputs contained in semi-finished or finished ods held in stock and capital goods as on(that is the day preceding the date on ich such exempt supplies become taxable supplies under the CGST / SGST Acts, 2017) and the responding input tax credit is provided as <b>Appendix A.</b>
6.	Ren	marks / comments (Refer Para 4 supra):
	a. b.	The inputs held in stock (based on FIFO method) on the day immediately preceding the date on which such exempt supplies become taxable supplies under the CGST / SGST Acts, 2017 i.e has been physically verified by us on along with the corresponding tax invoices and books of accounts and other relevant records and documents maintained by the Applicant.  The inputs contained in semi-finished or finished goods held in stock (based on FIFO method) are based on the management certificate furnished to us and verified by us along with the corresponding tax invoices and books of accounts and other relevant records and documents maintained by the Applicant  The input tax credit in respect of capital goods as reduced by the percentage points prescribed under Rule 40 (1) (a) of the CGST / SGST Rules, 2017 is enclosed as Appendix B.
7.		s certificate has been issued in terms of Section 18(1) (d) of the SGST / CGST Acts, 2017 d with Rule 40 (1) (d) of the CGST / SGST Rules, 2017.  For
	Plac Dat	

### **Check points for the Chartered Accountant -**

- i. Verify registration particulars with the Registration Certificate.
- ii. Check whether declaration in Form GST ITC-01 is filed by the assessee on GST portal for entitlement to claim such credits within 30 days of being entitled to do so.
- iii. Check the books and records and other relevant documents and registers relating to inputs held in stock and inputs contained in semi-finished or finished goods held in stock relatable to such exempt supplies and capital goods exclusively used for such exempt supplies on the date immediately preceding the date on which such exempt supplies become taxable supplies under the CGST / SGST Acts, 2017. Eligibility of such credits also needs to be checked under Section 16 and Section 17 of the CGST / SGST Acts, 2017.
- iv. Check computation of input tax credit from tax invoices / bills of entry or other relevant documents.
- v. Ensure that the input tax credit on capital goods has been reduced by five percentage points per quarter of a year or part thereof, from the date of invoice.
- vi. The books of accounts and relevant documents / records of the Applicant should be thoroughly verified to identify the exempt supplies effected by the Applicant. The relevant notifications issued by the Government should also be meticulously perused and documented to identify the date on which such exempt supplies have become taxable supplies.
- vii. Ensure that a declaration is obtained from the Applicant for the listing of stock and capital goods including quantity.
- viii. Obtain a list of existing capital assets with the purchase dates (for a period of 5 years). Cross check the listing with the fixed asset register maintained by the Applicant.
- ix. Ensure that the claim of credits under this Section is made only on inputs held in stock and inputs contained in semi-finished or finished goods held in stock relatable to such exempt supplies and capital goods exclusively used for such exempt supply. Where capital goods have been used for both taxable and exempt supplies, no credit would be eligible to the Applicant.

- x. The bills of entry / tax invoices should not be older than 1 year on the day on which the Applicant is liable to pay tax (Section 18(2) of the CGST / SGST Acts, 2017). The tax invoice must be the one containing the prescribed particulars (Section 16(2) of the CGST / SGST Acts, 2017 to be read with Rule 46 of the CGST / SGST Rules, 2017).
- xi. Ensure that the debit notes / credit notes, if any, are recorded / accounted against the vendor invoice which are forming part of the closing inventory.
- xii. Ensure compliance with Rule 40(1) (e) of the CGST / SGST Rules, 2017 regarding verification of the credits claimed with the details furnished by the supplier in Form GSTR-1 or Form GSTR-4, as applicable.
- xiii. This certificate is required to be issued only if the aggregate value of the claim on account of SGST / CGST / UTGST and IGST exceeds rupees two lakhs (Rule 40 (1)(d) of the CGST / SGST Rules, 2017)
- xiv. This certificate is to be suitably modified wherever applicable. The names of the registered persons, dates, addresses etc. are only illustrative and needs to be modified in each case. Any resemblance to any person / place is purely unintentional.
- xv. This certificate is to be issued in respect of a person who effects exempt supplies, those of which have become taxable supplies subsequently.
- xvi. Ensure that the certificate issued is in accordance with the Guidance note on Reports and Certificates for special purpose issued by the ICAI.
- xvii. Ensure that a letter of representation is taken from the management for the details and information provided by them.

Appendix B - Certificate issued under the State Goods and Services Tax Act, 2017 (in short "SGST Act") and the Central Goods and Services Tax Act, 2017 (in short "CGST Act") in terms of section 18(1)(d) of the said Acts

### ITC on capital goods reduced by percentage points

Sl. No	Particulars	Reference	Amount <sup>2</sup>
1	Inward supply value of Machinery X		12,50,000
	IGST @ 12%	a	1,50,000
	Invoice Value		14,00,000
2	Date of invoice		15 July 2017
	Date on which the Applicant is liable to		
3	pay tax u/s 9 of the CGST/SGST 2017		01 March 2018
	Number of quarters till		
4		b	3
	Reduction percentage prescribed per		
5	quarter / part thereof	c	5%
	Eligible ITC as on	$\mathbf{d} = (\mathbf{a} - (\mathbf{a} \cdot \mathbf{b} \cdot \mathbf{c}))$	1,27,500

<sup>&</sup>lt;sup>2</sup> Figures given above are used for illustrative purposes.

## Certificate under the State Goods and Services Tax Act, 2017 (in short "SGST Act") and the Central Goods and Services Tax Act, 2017 (in short "CGST Act") in terms of Section 18(3) of the said Acts

1.	M/s (hereinafter referred to as the "Applicant' or 'Transferor') is a registered person vide GSTIN and is having its principal place of business at in the State of The
	Applicant has the following additional places of business duly registered in the State of:
	a
	b
	The principal place of business and the additional places of business in the State of have
	been duly registered with effect from
2.	In terms of Section 18(3) of the CGST and SGST Acts, where there is a change in the constitution
	of a registered person on account of sale, merger, demerger, amalgamation, lease or transfer of the
	business with the specific provisions for transfer of liabilities, the said registered person shall be
	allowed to transfer the input tax credit which remains un-utilized in his electronic credit ledger to
	such sold, merged, demerged, amalgamated, leased or transferred business in the manner
	prescribed in the CGST / SGST Rules, 2017.
3.	The Applicant has sold / merged / de-merged / amalgamated / leased / transferred [strike whichever not
	applicable] its business to M/s Sujatha Enterprises GSTIN: xxxxxxxx (hereinafter referred to
	as "Transferee") vide amalgamation / merger Order No dated passed by
	/ Business Transfer Agreement dated with a specific provision for the transfer of liabilities
	vide Clause of the said document.
4.	We have examined the books of accounts and other relevant documents / records of the Applicant
	and on the basis of such examination & the information and explanation furnished to us, we
	hereby certify that the Applicant is entitled to transfer the input tax credit aggregating Rs (detailed below) to the Transferee.

Nature of credit	Amount matched available	Amount of matched ITC to be transferred
Central Tax		

State Tax	
UT Tax	
Integrated Tax	
Cess	
Total	

5. This certificate has been issued in terms of Section 18(3) of the CGST / SGST Acts, 2017 read with Rule 41 (2) of the CGST / SGST Rules, 2017.

	For,
	Chartered Accountants
Place:	
Date:	Partner
	Firm Registration Number:
	Membership Number:

### **Check points for the Chartered Accountant -**

- i. Verify registration particulars with the Registration Certificate.
- ii. Check whether declaration in Form GST ITC-02 is filed by the tax payer on GST portal declaring the above amounts in the appropriate columns.
- iii. Ensure that the transferee has a valid GSTIN. The Amalgamation / Merger Order or relevant Business Transfer Agreements should be thoroughly perused to ensure that there is a specific provision for transfer of liabilities.
- iv. Document the mode of transfer i.e. sale, merger, demerger, amalgamation, lease or transfer or change in ownership of business. In case of demerger, ensure that the input tax credit is apportioned in the ratio of the value of assets of the new units as specified in the demerger scheme.
- v. Cross check the amount of ITC to be transferred with latest return filed by the Applicant.
- vi. Ensure that the inputs or capital goods whose credit is proposed to be transferred are also accounted in books of the Applicant as transferred.

- vii. This certificate is to be suitably modified wherever applicable. The names of the registered persons, dates, addresses etc. are only illustrative and needs to be modified in each case. Any resemblance to any person / place is purely unintentional.
- viii. This certificate is to be issued in respect of a person who has sold / merged / de-merged / amalgamated / leased / transferred its business with a specific provision for the transfer of liabilities.
- ix. Ensure that the certificate issued is in accordance with the Guidance note on Reports and Certificates for special purpose issued by the ICAI.

### Certificate under the State Goods and Services Tax Act, 2017 (in short "SGST Act") and the Central Goods and Services Tax Act, 2017 (in short "CGST Act") in terms of Section 54 of the said Acts

1.	M/s(hereinafter referred to as the "Applicant") is a registered person vide GSTIN and is having its principal place of business at in the State of State. The
	Applicant has the following additional places of business duly registered in the State of:
	ab.
	The principal place of business and the additional places of business in the State have been duly registered with effect from
2.	The Applicant has filed an application for refund u/s 54 of the CGST / SGST Act, 2017 under the
	following scenario:
	refund of tax paid on zero-rated supplies of goods or services or both or on inputs or input services used in making such zero-rated supplies; *
	refund of unutilised input tax credit under sub-section (3); *
	refund of tax paid on a supply which is not provided, either wholly or partially, and for which invoice has not been issued, or where a refund voucher has been issued; *
	refund of tax in pursuance of section 77; *
	the tax and interest, if any, or any other amount is paid by the applicant and he has not passed on the incidence of such tax and interest to any other person; *
	[*strike whichever is not applicable]
3.	We have examined the books of accounts and other relevant documents / records of the Applicant and
	on the basis of such examination & the information and explanation furnished to us, we hereby certify
	that, in respect of the refund amounting to Rs, the incidence of such tax and interest or any other
	amount claimed as refund has not been passed on by the Applicant to any other person.
4.	This certificate has been issued in terms of Section 54 of the CGST / SGST Acts, 2017 read with Rule 89 (2) of the CGST / SGST Rules, 2017.
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Chartered	l Accountants
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Place:	<u></u> _
Date:	Partner

Firm Registration Number: Membership Number:



### **Check points for the Chartered Accountant –**

- i. Verify registration particulars with the Registration Certificate.
- ii. Copy of the refund claim for which the Certificate is sought, to be obtained. Check whether the refund claim has been made within the specified time limit.
- iii. Ensure that the applicant is not in-eligible for claim of refund under Section 54(3) of the CGST / SGST Act, 2017 and document the basis on which refund claim is sought by the Applicant.Compare the GST rate of inputs and the GST rate on outputs.
- iv. Obtain a declaration from the suppliers to the effect that they have not claimed refund or drawback on the supplies made i.e. this proviso forming part of 54(3) of the CGST / SGST Act, 2017 to ensure that there is no double refund / revenue loss to Government.
- v. Obtain documentary evidence from the applicant for ensuring that there is no unjust enrichment of the refund amount claimed [Section 54 (4) (b) of the CGST / SGST Act, 2017].
- vi. Ensure that the refund claimed is recorded as receivable in books and tallies with ledger balances.

  Also test check the tax invoices and flow of accounting entries recorded in books for such supplies and related taxes.
- vii. Ensure compliance with provisions of Section 54(10) of the CGST / SGST Act, 2017 with respect to default in furnishing any returns, non-payment of tax, interest or penalty etc.
- viii. This certificate is required to be issued only if the aggregate value of the refund claim exceeds rupees two lakhs (Rule 40 (1)(d) of the CGST / SGST Rules, 2017)
- ix. This certificate is to be suitably modified wherever applicable. The names of the registered persons, dates, addresses etc. are only illustrative and needs to be modified in each case. Any resemblance to any person / place is purely unintentional.
- x. This certificate is to be issued in respect of a person who has made a claim of refund u/s 54 of the CGST / SGST Act, 2017
- xi. Ensure that the certificate issued is in accordance with the Guidance note on Reports and Certificates for special purpose issued by the ICAI.
- xii. Ensure that a letter of representation is taken from the management for the details and information provided by them.
- xiii. Ensure that a declaration is taken from the Applicant with regard to non-availability of tax invoices and reasons for the same.

### Certificate under the State Goods and Services Tax Act, 2017 (in short "SGST Act") and the Central Goods and Services Tax Act, 2017 (in short "CGST Act") in terms of Section 29(5) of the said Acts

2.	M/s (hereinafter referred to as the "Applicant') is a registered person vide GSTIN and is having its principal place of business at in the State of The
	Applicant has the following additional places of business duly registered in the State of  a.  b.
	The principal place of business and the additional places of business in the State of have been duly registered with effect from
2.	The Applicant has been paying taxes u/s 9 of the CGST / SGST Acts, 2017 w.e.f up to On the registration of Applicant has been cancelled under Section 29 of the CGST / SGST Acts, 2017.
3.	In terms of Section 29(5) of the CGST and SGST Acts, every registered person whose registration is cancelled shall pay an amount, by way of debit in the electronic credit ledger or electronic cash ledger, equivalent to the credit of input tax in respect of inputs held in stock and inputs contained in semi-finished or finished goods held in stock or capital goods or plant and machinery (as reduced by the prescribed percentage points) on the day immediately preceding the date of such cancellation or the output tax payable on such goods, whichever is higher under the CGST / SGST Acts, 2017 i.e
4.	We have examined the books of accounts and other relevant documents / records of the Applicant and on the basis of such examination & the information and explanation furnished to us, we hereby certify that, subject to our remarks / comments in para 6 infra, the Applicant is required to pay an amount of Rs, by way of debit in the electronic credit ledger or electronic cash ledger, equivalent to the credit of input tax in respect of inputs held in stock and inputs contained in semi-finished or finished goods held in stock where tax invoices are not available with it, on the day immediately preceding the date on which it's registration has been cancelled under the CGST / SGST Acts, 2017.
5.	The relevant details of inputs held in stock and inputs contained in semi-finished or finished goods held in stock as on (that is the day preceding the date on which registration of the Applicant under under the CGST / SGST Acts, 2017 has been cancelled) where tax invoices are not available with Applicant and the corresponding input tax credit is provided as <b>Appendix A.</b>

6. Remarks / comments (Refer Para 4 supra):

	a.		<u>-</u>
		semi-finished or finished goods held in stock on the day	immediately preceding the date on
		which registration of the Applicant under the CGST / SG	SST Acts, 2017 has been cancelled
		i.e, whose invoices are not available	with Applicant, is based on the
		management certificate furnished to us on	According to the
		management certificate the value of inputs as such, semi-	-finished goods, finished goods and
		capital goods is an estimated price of such goods which	is based on their prevailing market
		price as on	
	b.	These estimates have been worked on as per the	requirement of Section 18(4) of
		SGST/CGST Acts, 2017 read with Rule 44(5) of CGST/	SGST Rules, 2017 by the applicant
		and we have reviewed their assumptions and workings.	. Based on our examination of the
		evidence supporting the assumptions, nothing has come	to our attention, which causes us to
		believe that assumptions do not provide a reasonable ba	asis for the Estimate. Actual results
		are likely to be different from the estimate since anti-	cipated events might not occur as
		expected and the variation might be material.	
	c.	The stocks have not been physically verified. Reliance ha	as been placed on the declaration
		given by Applicant in respect of quantity of stocks he	eld by it as onwhose
		invoices are not available with it.	
	d.		ds held in stock are based on the
		management certificate furnished to us on	
3.		This certificate has been issued in terms of Section 29(5)	of the SGST / CGST Acts, 2017
		read with Rule 44 (5) of the CGST / SGST Rules, 2017.	
			7
			For Chartered Accountants
			Shartered Freeduntants
	Pla	ace:	
		_	Firm Registration Number:
		N	Membership Number:

### **Check points for the Chartered Accountant -**

- i. This certificate is required to be issued only if the tax invoices related to the inputs held in stock, inputs contained in semi-finished or finished goods held in stock and on capital goods are not available (Rule 44 (3) and Rule 44(5) of the CGST / SGST Rules, 2017). It may be noted that the above said Rule 44 (3) stipulates issuance of a Certificate only in cases of non-possession of invoices. The said Rule does not speak of issuance of Certificate if the registered person is in possession of the relevant tax invoices.
- ii. Verify registration particulars with the Registration Certificate. Check whether declaration in Form GSTR-10 is filed by the tax payer on GST portal declaring the above amounts in the respective columns.
- iii. Check computation of input tax credit to be reversed by multiplying the effective rate of tax specified under Notification 1/2017-CT (Rate) dated 28.06.2017 as amended from time to time with the estimated value of inputs or input contained in semi-finished or finished goods.
- iv. Ensure that the amount is determined separately for input tax credit of Central Tax, State Tax, Union Territory Tax and Integrated Tax and verified / reconciled with the ledger balances.
- v. In case there are stock-in-transits as on the specified date of eligibility of credits, appropriate treatment to be considered. (Note: Practical difficulty may arise to determine the credit amount and invoice-wise details of items consumed at WIP / semi-finished and finished goods stage. This may be computed by way of a fixed % and relevant assumptions / note may be included in the Certificate).
- vi. Check reversal of credit in Electronic Credit Ledger and payment in Electronic Cash Ledger of the amount as specified in GSTR -10.
- vii. This certificate is to be suitably modified wherever applicable. The names of the registered persons, dates, addresses etc. are only illustrative and needs to be modified in each case. Any resemblance to any person / place is purely unintentional.
- viii. This certificate is to be issued in respect of a person whose registration has been cancelled under Section 29 of the CGST / SGST Acts, 2017.
- ix. Ensure that the certificate issued is in accordance with the Guidance note on Reports and Certificates for special purpose issued by the ICAI.
- x. Ensure that a letter of representation is taken from the management for the details and information provided by them.

Ensure that a declaration is taken from the Applicant with regard to non-availability of tax invoices and reasons for the same.

Appendix A to Certificate issued under the State Goods and Services Tax Act, 2017 (in short "SGST Act") and the Central Goods and Services Tax Act, 2017 (in short "CGST Act") in terms of section 18(4) of the said Acts

Summary of stock of inputs held in stock and inputs contained in semi-finished or finished goods held in stock on which input tax credit is required to be paid under section 29(5)-whose invoices are not available

Sr. No.	GSTIN/ Reg istration under CX /VAT of supplier	held in stock, input contained in semi- finished or finished	Unit Quantity Code (UQC)	Qty	Value* (Based on prevailing Market Value)	Amount of ITC claimed (Rs.)				
						Central tax	State Tax	UT Tax	Integrated Tax	Cess
1	2	3	4	5	6	7	8	9	10	11
		Inputs held in Stock								
		Inputs contained in semi-finished or finished goods held in stock								

	As per our Certificate of even date For Chartered Accountants
Place: Date:	Partner Firm Registration No.: Membership No.:

### Certificate under the State Goods and Services Tax Act, 2017 (in short "SGST Act") and the Central Goods and Services Tax Act, 2017 (in short "CGST Act") in terms of Section 18(4) of the said Acts (Registered person who opts to pay tax under section 10)

1.	M/s (hereinafter referred to as the "Applicant') is a registered person
	vide GSTIN and is having its principal place of business at in the State of The
	Applicant has the following additional places of business duly registered in the State of:  a b
	The principal place of business and the additional places of business in the State of State have been duly registered with effect from
2.	The Applicant has been paying taxes u/s 9 of the CGST / SGST Acts, 2017 w.e.f up to On and from, the Applicant ceases to pay tax u/s 9 and has opted to pay tax under Section 10 of the CGST / SGST Acts, 2017.
3.	In terms of Section 18(4) of the CGST and SGST Acts, the Applicant who has availed input tax credit opts to pay tax under Section 10 of the CGST and SGST Acts, shall be liable pay an amount, by way of debit in the electronic credit ledger or electronic cash ledger, equivalent to the credit of input tax in respect of inputs held in stock and inputs contained in semi-finished or finished goods held in stock on the day immediately preceding the date of exercising the option to pay tax u/s 9 of the CGST / SGST Acts, 2017, as on
4.	We have examined the books of accounts and other relevant documents / records of the Applicant and on the basis of such examination & the information and explanation furnished to us, we hereby certify that, subject to our remarks / comments in para 6 infra, the Applicant is required to pay an amount of Rs, by way of debit in the electronic credit ledger or electronic cash ledger, equivalent to the credit of input tax in respect of inputs held in stock and capital goods where tax invoices are not available with it on the day immediately preceding the date from which it opts to pay tax under Section 10 of the CGST and SGST Acts, 2017.
5.	The relevant details of inputs held in stock and capital goods-as on (that is the day preceding the date from which he becomes liable to pay tax u/s 9 of the CGST / SGST Acts, 2017) where whose tax invoices are not available with the Applicant Assessee and the corresponding input tax credit is provided as <b>Appendix A.</b>
6.	Remarks / comments (Refer Para 4 supra):

a. The description, value along with rate of GST of the inputs held in stock on the day

immediately preceding the date on which the Applicant opts to pay tax u/s 10 of the CGST /

	SGST Acts, 2017 i.e	, whose invoices are not avail	lable with the Applicant,
	is based on the management certif	icate furnished to us on	According to the
	management certificate, the value of	of inputs as such and capital goods	s is an estimated price of
	such goods which is based on their	prevailing market price as on	·
	b. These estimates have been wor	ked on as per the requiremen	t of Section 18(4) of
	SGST/CGST Acts, 2017 read with	Rule 44(5) of CGST/SGST Rules	s, 2017 by the Applicant
	and we have reviewed their assur	mptions and workings. Based on	our examination of the
	evidence supporting the assumption	ons, nothing has come to our atten	tion, which causes us to
	believe that assumptions do not pro	ovide a reasonable basis for the est	imate. Actual results are
	likely to be different from the estimate	mate since anticipated events migl	ht not occur as expected
	and the variation might be material		
	c. The stocks have not been physica	•	
	given by the Applicant in a		held by it as on
	whose invoices	s are not available with it.	
7.	This certificate has been issued in terms	s of Section 18(4) of the SGST / Co	GST Acts. 2017 read
, .	with Rule 44 (5) of the CGST / SGST R		20171000
		For	
		Chartere	d Accountants
Place:		Partner	
Delhi:			gistration Number:
			ship Number:
			-

### **Check points for the Chartered Accountant –**

- i. This certificate is required to be issued only if the tax invoices related to the inputs held in stock, inputs contained in semi-finished or finished goods held in stock and on capital goods are not available (Rule 44 (3) and Rule 44(5) of the CGST / SGST Rules, 2017). It may be noted that the above said Rule 44 (3) stipulates issuance of a Certificate only in cases of non-possession of invoices. The said Rule does not speak of issuance of Certificate if the registered person is in possession of the relevant tax invoices.
- ii. Verify registration particulars with the Registration Certificate.
- iii. Check whether declaration in Form GST ITC-03 is filed by the tax payer on GST portal declaring the above amounts in the respective columns.
- iv. Ensure the turnover is within the limits as specified u/s 10 (1) and 10 (3) of the CGST / SGST Act, 2017. Aggregate turnover has to be computed in terms of Section 2(6) of the CGST / SGST Act, 2017.
- v. Check computation of input tax credit to be reversed by multiplying the effective rate of tax specified under Notification 1/2017-CT (Rate) dated 28.06.2017, as amended from time to time, with the estimated value of inputs or input contained in semi-finished or finished goods.
- vi. Ensure that the amount is determined separately for input tax credit of Central Tax, State Tax, Union Territory Tax and Integrated Tax and verified / reconciled with the ledger balances.
- vii. The date on which the applicant has opted to pay tax u/s 10 of the CGST / SGST Act, 2017 should be thoroughly verified. The applicability of conditions meted out under the GST laws for a tax payer opting to pay tax u/s 10 of the CGST / SGST Act, 2017 should be checked to confirm the above said date.
- viii. In case there are stock-in-transits as on the specified date of eligibility of credits, appropriate treatment to be considered. (Note: Practical difficulty may arise to determine the credit amount and invoice-wise details of items consumed at WIP / semi-finished and finished goods stage. This may be computed by way of a fixed % and relevant assumptions / note may be included in the Certificate).
  - ix. Verify and cross check the details which have been filed in Form GST CMP-02 which is an intimation to opt to pay tax under Section 10 of CGST/SGST Act, 2017.
  - x. Check reversal of credit in Electronic Credit Ledger and payment in Electronic Cash Ledger of the amount as specified in GST ITC -03

- xi. This certificate is to be suitably modified wherever applicable. The names of the registered persons, dates, addresses etc. are only illustrative and needs to be modified in each case. Any resemblance to any person / place is purely unintentional.
- xii. This certificate is to be issued in respect of a person who ceases to pay tax u/s 9 of the CGST / SGST Acts, 2017 and opts to pay tax u/s 10 of the CGST / SGST Acts, 2017.
- xiii. Ensure that the certificate issued is in accordance with the Guidance note on Reports and Certificates for special purpose issued by the ICAI.
- xiv. Ensure that a letter of representation is taken from the management for the details and information provided by them.
- xv. Ensure that a declaration is taken from the Applicant with regard to non-availability of tax invoices and reasons for the same.

Appendix A to Certificate issued under the State Goods and Services Tax Act, 2017 (in short "SGST Act") and the Central Goods and Services Tax Act, 2017 (in short "CGST Act") in terms of section 18(4) of the said Acts

Summary of stock of inputs held in stock and capital goods on which input tax credit is required to be paid under section 18(4)-whose invoices are not available

Sr. No.		held in stock, input contained in semi- finished or finished	Unit Quantity Code (UQC)	Qty	Value* (Based on prevailing Market Value)		Amount of ITC claimed (Rs.)				
						Central Tax				Cess	
1	2	3	4	5	6	7	8	9	10	11	
		Inputs held in stock									
		Inputs contained in semi-finished or finished goods held in stock									

	For Chartered Accountants
Place:	Partner
Delhi:	Firm Registration Number:
	Membership Number:

## Certificate under the State Goods and Services Tax Act, 2017 (in short "SGST Act") and the Central Goods and Services Tax Act, 2017 (in short "CGST Act") in terms of Section 18(4) of the said Acts (Become Wholly Exempt)

1.	M/s (hereinafter referred to as the "Applicant") is a registered person
	vide GSTIN and is having its principal place of business at in the State of The
	Applicant has the following additional places of business duly registered in the State of:
	a
	b
	The principal place of business and the additional places of business in the State ofhave been duly registered with effect from
2.	The Applicant has been effecting taxable supplies of (HSN:) w.e.f up to, such taxable supplies have become exempted and the Applicant has ceased to discharge the taxes on such supplies.
3.	In terms of Section 18(4) of the CGST and SGST Acts, where a taxable supply by a registered
	person becomes exempt supply the Applicant who has availed input tax credit, shall be liable
	pay an amount, by way of debit in the electronic credit ledger or electronic cash ledger,
	equivalent to the credit of input tax in respect of inputs held in stock, inputs contained in semi-
	finished or finished goods held in stock and on capital goods (as reduced by the prescribed
	percentage points) used for such taxable supplies on the day immediately preceding the date on
	which such taxable supplies become exempt supplies under the CGST / SGST Acts, 2017
	i.e
4.	We have examined the books of accounts and other relevant documents / records of the
	Applicant and on the basis of such examination & the information and explanation furnished to
	us, we hereby certify that, subject to our remarks / comments in para 6 infra, the Applicant is
	required to pay an amount of Rs, by way of debit in the electronic credit ledger or
	electronic cash ledger, equivalent to the credit of input tax in respect of inputs held in stock
	and inputs contained in semi-finished or finished goods held in stock used for taxable supplies
	where tax invoices are not available with it, on the day immediately preceding the date on
	which such taxable supplies become exempt supplies under the CGST / SGST Acts, 2017.
5.	The relevant details of inputs held in stock and inputs contained in semi-finished or finished goods
	held in stock as on (that is the day preceding the date on which such taxable supplies become exempt supplies under the CGST / SGST Acts, 2017) where tax invoices are no
	available with Applicant and the corresponding input tax credit is provided as <b>Appendix A.</b>

6. Remarks / comments (Refer Para 4 supra):

	a.	The description, value along with rate of GST of the inputs held in stock, inputs contained in semi-finished or finished goods held in stock on the day immediately preceding the date on
		which such taxable supplies become exempt supplies under the CGST / SGST Acts, 2017
		i.e, whose invoices are not available with Applicant, is based on the
		management certificate furnished to us on According to the management
		certificate the value of inputs as such, semi-finished goods, finished goods and capital goods
		is an estimated price of such goods which is based on their prevailing market price as
		on
	b.	These estimates have been worked on as per the requirement of Section 18(4) of SGST/CGST Acts, 2017 read with Rule 44(5) of CGST/SGST Rules, 2017 by the Applicant and we have reviewed their assumptions and workings. Based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that assumptions do not provide a reasonable basis for the Estimate. Actual results are likely to be different from the estimate since anticipated events might not occur as expected and the variation might be material.
	c.	The stocks have not been physically verified. Reliance has been placed on the declaration
		given by Applicant in respect of quantity of stocks held by it as onwhose
		invoices are not available with it.
	d.	The inputs contained in semi-finished or finished goods held in stock are based on the
		management certificate furnished to us on
7.		is certificate has been issued in terms of Section 18(4) of the SGST / CGST Acts, 2017 read th Rule 44 (5) of the CGST / SGST Rules, 2017.
		For
		Chartered Accountants
Place:		Partner
Delhi:		Firm Registration Number:
		Membership Number:

### **Check points for the Chartered Accountant –**

- i. This certificate is required to be issued only if the tax invoices related to the inputs held in stock, inputs contained in semi-finished or finished goods held in stock and on capital goods are not available (Rule 44 (3) and Rule 44(5) of the CGST / SGST Rules, 2017). It may be noted that the above said Rule 44 (3) stipulates issuance of a Certificate only in cases of non-possession of invoices. The said Rule does not speak of issuance of Certificate if the registered person is in possession of the relevant tax invoice.
- ii. Verify registration particulars with the Registration Certificate.
- iii. Check whether declaration in Form GST ITC-03 is filed by the tax payer on GST portal declaring the above amounts in the respective columns.
- iv. Check computation of input tax credit to be reversed by multiplying the effective rate of tax specified under Notification 1/2017-CT (Rate) dated 28.06.2017 as amended from time to time with the estimated value of inputs or input contained in semi-finished or finished goods.
- v. Ensure that the amount is determined separately for input tax credit of Central Tax, State Tax, Union Territory Tax and Integrated Tax and verified / reconciled with the ledger balances.
- vi. The books of accounts and relevant documents / records of the Applicant should be thoroughly verified to identify the supplies that were earlier taxable and have now become exempted. The relevant notifications issued by the Government should be meticulously perused to identify the date on which such taxable supplies have become exempted supplies.
- vii. In case there are stock-in-transits as on the specified date of eligibility of credits, appropriate treatment to be considered. (Note: Practical difficulty may arise to determine the credit amount and invoice-wise details of items consumed at WIP / semi-finished and finished goods stage. This may be computed by way of a fixed % and relevant assumptions / note may be included in the Certificate).
- viii. Check reversal of credit in Electronic Credit Ledger and payment in Electronic Cash Ledger of the amount as specified in GST ITC -03.
- ix. This certificate is to be suitably modified wherever applicable. The names of the registered persons, dates, addresses etc. are only illustrative and needs to be modified in each case. Any resemblance to any person / place is purely unintentional.
- x. This certificate is to be issued in respect of a person who ceases to pay tax u/s 9 of the CGST / SGST Acts, 2017 and opts to pay tax u/s 10 of the CGST / SGST Acts, 2017.
- xi. Ensure that the certificate issued is in accordance with the Guidance note on Reports and

Certificates for special purpose issued by the ICAI.

- xii. Ensure that a letter of representation is taken from the management for the details and information provided by them.
- xiii. Ensure that a declaration is taken from the Applicant with regard to non-availability of tax invoices and reasons for the same.



**Appendix A** to Certificate issued under the State Goods and Services Tax Act, 2017 (in short "SGST Act") and the Central Goods and Services Tax Act, 2017 (in short "CGST Act") in terms of section 18(4) of the said Acts

Summary of stock of inputs held in stock and inputs contained in semi-finished or finished goods held in stock on which input tax credit is required to be paid under section 18(4)-whose invoices are not available

Sr. No.	GSTIN/Reg istration under CX /VAT of supplier	held in stock, input contained in semi- finished or finished	Unit Quantity Code (UQC)	Qty	Value* (Based on prevailing Market Value)		Amount o	f ITC clain	ned (Rs.)	
						Central	State Tax	UT Tax	Integrated	Cess
1	2	5	6	7	8	Tax 9	10	11	Tax 12	13
1		Inputs held in stock	0	,			10	11	12	13
		Inputs contained in semi-finished or finished goods held in stock								
							ForChartered			

# Certificate under Notification dated 05<sup>th</sup> October, 2017 issued by Department of Industrial Policy and Promotion read with circular number 1060/9/2017-CX dated 27<sup>th</sup> November, 2017 issued by Central Board of Excise and Customs (Eligible unit has not received any inputs from another business premises)

1.	M/s (hereinafter referred to as the "Assessee') is a registered person
	vide GSTIN and is having its principal place of business at in the State of The
	Assessee has the following additional places of business duly registered in the State of:
	a
	b
	The principal place of business and the additional places of business in the State of have been duly registered with effect from
2.	unit) was registered under the provisions of the Central Excise Act 1944 upto and wa drawing benefits under the earlier excise duty exemption/refund schemes vide notification numbe 56/2002-CE dated 14.11.2002, 57/2002-CE dated 14.11.2002 and 01/2010-CE dated 06.02.2010 as amended from time to time or Notification nos. 49/2003-CE dated 10.06.2003 and 50/2003-CE dated 10.06.2003 as amended from time to time or Notification no 20/2007-CE dated 25.04.2007 as amended from time to time.
3.	The business premises of assessee situated at known as the non eligible unit) was registered/not registered under the provisions of the Central Excise Act 1944 upto but was not drawing any benefits under the earlier excise duty exemption/refund schemes.
4.	In terms of Notification dated 05th October, 2017 issued by Department of Industrial Policy and
	Promotion read with Circular No. 1060/9/2017-CX dated 27th November, 2017 issued by
	Central Board of Excise and Customs, the eligible unit is entitled for budgetary support on
	manufacture of specified goods which shall be sum total of
	i. 58% of the Central tax paid through debit in the cash ledger account maintained by the unit in terms of sub-section(1) of section 49 the Central Goods and Services Act, 2017 after utilization of the Input tax credit of the Central Tax and Integrated Tax.
	ii. 29% of the integrated tax paid through debit in the cash ledger account maintained by the unit in terms of section 20 of the Integrated Goods and Services Act, 2017 after utilization of the Input tax credit Tax of the Central Tax and Integrated Tax.
5.	In compliance of conditions specified under para 5.9.1 and 5.9.2 of the notification dated
	Notification dated 05th October, 2017 issued by Department of Industrial Policy and Promotion
	based on our verification of the GST returns, Electronic Cash Registers, Electronic Credit
	Registers (as maintained by assessee on its GSTIN), books of accounts and other relevant
	documents/records, for the period to, we hereby certify,
	subject to our remarks / comments in para 6 infra, that following information is in accordance

with the books of	of accounts ma	intained and	GST 1	Returns	filed by	y the	assessee	for the	period
to	: -								

a. That the below mentioned business premises of assessee are registered under the GSTIN

\_\_\_\_.

S. No.	Address	Whether this premises avail area based exemption?
1	Address of Eligible unit	Yes (Eligible unit )
2	Any other address within same state, if any	No (Non-eligible unit )

- b. That under the same GSTIN,
  - i. the assessee has received inputs and paid tax after availing input tax credit as per the under-mentioned details:

(Note: This table includes figures of both eligible & non-eligible unit under GSTIN:\_\_\_\_\_\_

Name of the Tax	Tax Amount Payable	Amount utilized from Cash Ledger for payment of Tax	Credit Availed and utilized "\$"	Balance of Credit, if any	Total value of taxable inputs received " * "	Total receipts from composition dealers
(A)	<b>(B)</b>	(C)	( <b>D</b> )	( <b>E</b> )	<b>(F)</b>	( <b>G</b> )
Central Tax State/UT Tax Integrated Tax Cess Total						

<sup>&</sup>quot;\*" Figure in column "F" are basic value of Inputs/input services on which input tax credit has been claimed and it does not include value of Inputs of the credit as per GST TRAN-1.

- "\$" Figures under column "D" includes the amount of credit transferred from GST TRAN-1.
- ii. the quantity of the specified goods supplied by the eligible unit during the aforesaid period are as under:

Month	HSN Code	Product Description	Production Quantity	UQC
Month 1				
Month 2				
Month 3				
Total				

- c. That in respect of eligible unit under the given GSTIN
  - i. the eligible unit has received inputs and has tax payable after availing input tax credit involved in input and capital goods received by it as under:

(Amount in INR)

Name of the Tax	Tax Amount Payable	Amount utilized from Cash Ledger for payment of Tax	Credit Availed and utilized "\$"	Balance of Credit, if any	Total value of taxable inputs received " * "	Total receipts from composition dealers
(A)	<b>(B)</b>	(C)	<b>(D)</b>	<b>(E)</b>	<b>(F)</b>	( <b>G</b> )
Central Tax						
State/UT Tax						
Integrated Tax						
Cess						
Total						

<sup>&</sup>quot; \* " Figure in column "F" are basic value of Inputs/input services on which input tax credit has been claimed and it does not include value of Inputs of the credit as per GST TRAN-1.

ii. The quantity of the specified goods manufactured by the eligible unit during the aforesaid period are as under:

Month	HSN Code	Product Description	Production Quantity	UQC
Month 1				
Month 2				
Month 3				
Total				

d. That the eligible unit has not received any inputs from another business premises (Non-eligible unit) under the same registration (GSTIN). (in case no inputs are received by the eligible unit from supplying unit under the same GSTIN)

or

That the eligible unit has received inputs (including manufactured semi-finished goods) from another non-eligible unit as under:

Month	HSN Code	Product Description	Quantity Received	Value of Inputs received	Central Tax on Inputs received	Integrated Tax on Inputs received
Month 1						
Month 2						
Month 3						
Total						

### 6. Remarks / comments (Refer Para 4 supra):

- a. The quantity of inputs transferred from non-eligible unit to eligible unit is based on FIFO method. and value for same have been taken basis of corresponding delivery challan and books of accounts and other relevant records and documents maintained by the assessee.
- b. Any other remark, if any.

<sup>&</sup>quot;\$" Figures under column "D" includes the amount of credit transferred from GST TRAN-1 and ITC of Central Tax and Integrated Tax availed by the supplying unit for supplies to the eligible unit. (in case inputs are received by the eligible unit from supplying unit under the same GSTIN)

7. This certificate has been issued at the specific request of the company for submission with GST department for claiming budgetary support under Notification issued by Department of Industrial Policy And Promotion under Ministry of Commerce and Industry, dated 5<sup>th</sup> October 2017, and is not meant for general circulation.

	For
	Chartered Accountants
	()
Place:	Partner
Date:	Membership Number.

# Certificate under Notification dated 05<sup>th</sup> October, 2017 issued by Department of Industrial Policy and Promotion read with circular number 1060/9/2017-CX dated 27<sup>th</sup> November, 2017 issued by Central Board of Excise and Customs (Eligible unit received any inputs from another business premises)

1.	M/s (hereinafter referred to as the "Assessee') is a registered person vide
	GSTIN and is having its principal place of business at
	in the State of The Assessee has the following additional places of business duly registered in the State of:
	a
	b
	The principal place of business and the additional places of business in the State of have been duly registered with effect from
2.	The business premises of assessee situated at (hereinafter known as the eligible unit) was registered under the provisions of the Central Excise Act 1944 upto and was drawing benefits under the earlier excise duty exemption/refund schemes vide notification number 56/2002-CE dated 14.11.2002, 57/2002-CE dated 14.11.2002 and 01/2010-CE dated 06.02.2010 as amended from time to time or Notification nos. 49/2003-CE dated 10.06.2003 and 50/2003-CE dated 10.06.2003 as amended from time to time or Notification no 20/2007-CE dated 25.04.2007 as amended from time to time.
3.	The business premises of assessee situated at known as the non-eligible unit) was registered/not registered under the provisions of the Central Excise Act 1944 upto but was not drawing any benefits under the earlier excise duty exemption/refund schemes.
4.	In terms of Notification dated 05th October, 2017 issued by Department of Industrial Policy and
	Promotion read with Circular No. 1060/9/2017-CX dated 27th November, 2017 issued by
	Central Board of Excise and Customs, the eligible unit is entitled for budgetary support on
	manufacture of specified goods which shall be sum total of
	iii. 58% of the Central tax paid through debit in the cash ledger account maintained by the unit in terms of sub-section(1) of section 49 the Central Goods and Services Act, 2017 after utilization of the Input tax credit of the Central Tax and Integrated Tax.
	iv. 29% of the integrated tax paid through debit in the cash ledger account maintained by the unit in terms of section 20 of the Integrated Goods and Services Act, 2017 after utilization of the Input tax credit Tax of the Central Tax and Integrated Tax.
5.	In compliance of conditions specified under para 5.9.2 of the notification dated Notification dated
	05th October, 2017 issued by Department of Industrial Policy and Promotion based on our
	verification of the GST returns, Electronic Cash Registers, Electronic Credit Registers (as
	maintained by assessee on its GSTIN), books of accounts and other relevant documents/records,
	for the period to, we hereby certify, subject to our remarks / comments in
	para 6 infra, that the eligible unit has received inputs from another business premises (non-eligible
	unit) of the same registrant (GSTIN) and Input Tax Credit of Central Tax amounting to

Rs and Integrated Tax amounting to Rs	has been availed by the
non-eligible unit for supplies to the eligible unit.	

### 6. Remarks / comments (Refer Para 5 supra):

- a. The records produced before us consisted of details of inputs transferred by the supplying unit to the eligible unit in form of Raw Material and Semi-Finished Goods and reports generated from books of accounts containing details relating to input tax paid on quantity of inputs procured and consumed for supplies to the eligible unit.
- b. The value of inputs in form of semi-finished goods transferred has been taken on the basis of delivery challan prepared by non-eligible in accordance with Rule 55 of the CGST/SGST Rules, 2017.
- 7. This certificate has been issued at the specific request of the company for submission with GST department for claiming budgetary support under Notification issued by Department of Industrial Policy And Promotion under Ministry of Commerce and Industry, dated 5th October 2017, and is not meant for general circulation

	For
	Chartered Accountant
Place:	() Partner
Date:	Membership Number.