

Overview, Levy, Composition, Exemption & ITC under GST

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EVOLUTION OF TAXES ON

GOODS SERVICE SUPPLY

CASCADING EFFECT OF TAX

Transaction without the concept of VAT

Sale By	Selling Price	Тах	Amount
Raw Material supplier to Manufacturer	6,000	300	6,300
Manufactures to Wholesaler	10,000	500	10,500
Wholesaler to Retailer	16,000	800	16,800
Retailer to Customer	20,000	1,000	21,000
Total Tax to be paid		2,600	

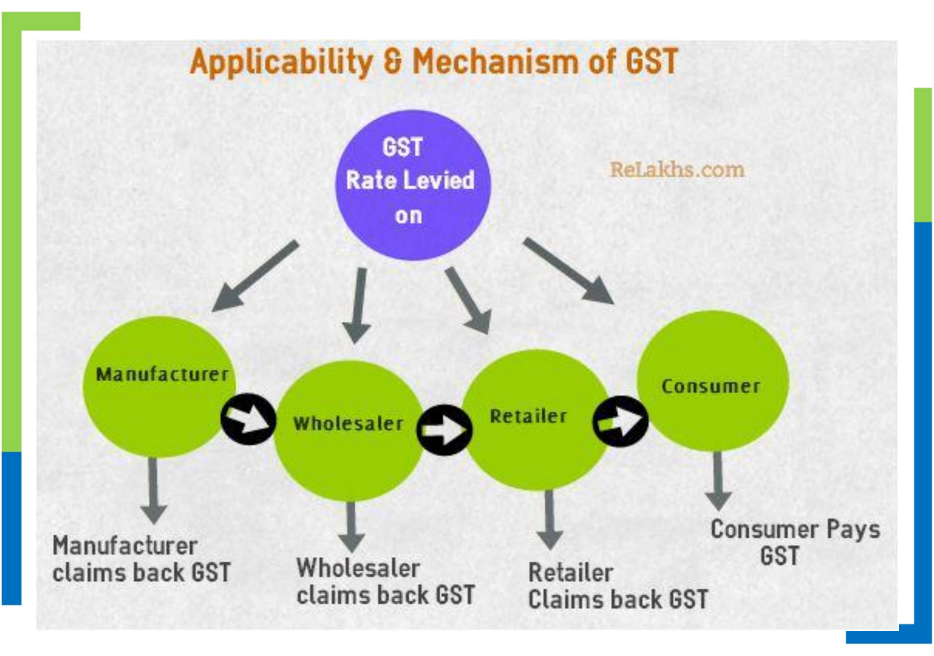
In this situation the ultimate tax to be paid to Government is 2,600

CASCADING EFFECT OF TAX

Transaction under the Concept of VAT

Sale By	Selling Price	Tax	Input Credit	Tax to be paid	Amount
Raw Material supplier to Manufacturer	6,000	300	-	300	6,300
Manufacturer to Wholesaler	10,000	500	300	200	10,500
Wholesaler to Retailer	16,000	800	500	300	16,800
Retailer to Customer	20,000	1,000	800	200	21,000
Total Tax to be paid				1,000	

In this situation the ultimate tax to be paid to Government is 1,000



Origin / Need for GST

- Origin of GST is dated back to 2000, Vajpayee Govt Started Discussion
- Kelkar Committee on implementation of FRBM Act in 2003 suggested that Comprehansive GST based on VAT Model
- Replace existing Multiplicity of Taxes
- Increase in Direct / Indirect Tax revenue
- Increased Transparency
- Reduced inflation

Origin / Need for GST

- Increase FDI
- GDP will go up by 1%
- International competitiveness by about 5%
- Remove barriers of trade Check post
- Substantial transaction cost + reduced corruption
- Transfer of business from parallel economy to compliance economy

GST – Journey So far

Lok Sabha Central Date of passed Taxation **GST** Idea of **Central GST Presidentia** Laws Bills **GST GST** Bills passed l assent to passed (Amendment) by Rajya takes Council 101st Const Bill, 2017 by Lok Sabha shape set up **Amndmnt** Sabha Act 15.09.2016 06.04.2017 2000 06.04.2017 31.03.2017 08.09.2016

CONSTITUTION AMENDMENT TO MAKE GST POSSIBLE

Article 246

- Parliament and State legislatures/Union Territories empowered to legislate on GST (CGST & SGST/UTGST respectively)
- Centre exclusively empowered to levy GST on inter-state movement of goods and/ or services (IGST)
- States for the first time empowered to levy tax on services/Union empowered to levy tax on intra-state supply (sale) of goods

Article 269 A

- Parliament to levy GST on supplies in the course of inter-state trade or commerce
- Supply of goods or services in the course of import into India- to be treated as supplies in the course of inter-state trade or commerce

CONSTITUTION AMENDMENT TO MAKE GST POSSIBLE

- Article 366(12A)
 - ""goods and services tax" means any tax on supply of goods, or services or both except taxes on the supply of the alcoholic liquor for human consumption"
 - Article 286 prohibits States from taxing supply of goods/ and or services:
 - Outside the state
 - In the course of import into India
 - In the course or export out of India
 - Petroleum products, natural gas and aviation turbine fuel to be subsumed under GST from a later date (to be notified based on recommendation of the GST Council)



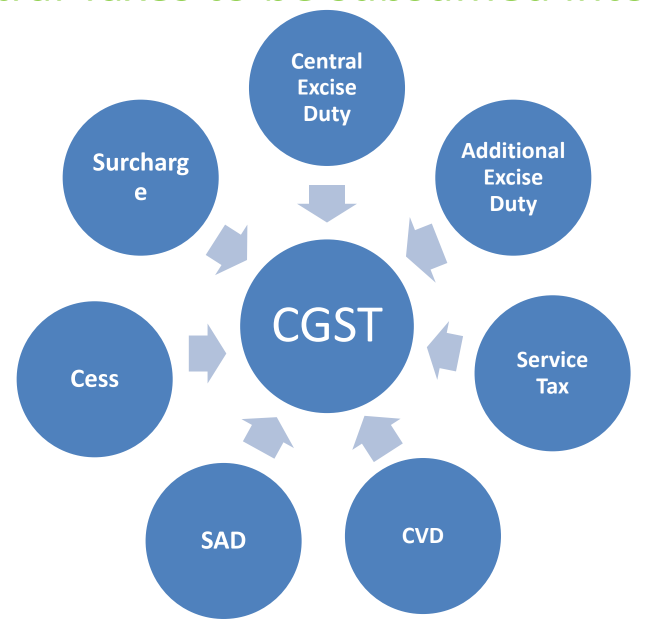
What is the change?

- Current point of levy in Indirect Tax Laws
 - VAT is on Sale
 - Service Tax is on Provision of or on agreeing to provide Service
 - Excise duty is on Manufacture
- A Shift in the point of levy to "SUPPLY" Tax Shall be levied on "Supply of Goods & Services".
- What is supply? How is it different from the current context of Sale, Provision of Service or Removal??

Gamut of GST

- CGST Act, IGST Act, UTGST Act
- Rules & Formats
 - Composition Rules
 - Determination of Value
 - Input Tax credit
 - Tax Invoice, Credit & Debit Notes
 - Registration
 - Payment of tax
 - Returns
 - Transition Provisions

entral Taxes to be subsumed into GST



State Taxes to be subsumed into GST



LEVY

SEC. 9 OF CGST

SEC. 5 OF IGST

What is the levy on	Supply of goods and/or services
At what rate	To be notified – but shall not exceed 20%.
On what value	Value determined in terms of Section 15 of CGST
When CGST+SGST would apply	On intra- state supply of goods &/Services
When IGST would apply	On inter- state supply of goods &/Services
How to determine place of supply	Refer to Sections 10 to 14 of IGST

GST - Rates

- - Separate tax rate for precious metals
 - Cess over peak rate of 28% on specified luxury/sin goods
- Ceiling rates prescribed under various bills are as under:
 - CGST -20%
 - IGST **-** 40%
 - Cess under GST (Compensation to States) Bill/Act
- The rate slabs which have been discussed are set out below:
 - Various goods/services will be fitted into these rate slabs based on the principle of 'revenue equivalence'

5% 12% 18% 28%



Basics of Levy under GST

- Supply of Goods/Services
- CG/SG can notify category of Goods/Services on which *Reverse* Charge to apply.
- CG/SG can notify category of Goods/Services on *URD purchases*.
- CG/SG can notify category of Services on which **ecommerce operator** would be liable to pay for **services supplied through** them.



Basics of Levy under GST

Out side Levy

Alcholic Liquor for human consumption

Supply to be taxed in future

- Supply of Petroleum Crude,
- High speed diesel
- Motor spirit (petrol)
- Natural Gas
- Aviation Fuel

Levy shall be with effect from such date as may be notified by Govt on recommendation of council



Concept of Supply

- Expression of supply includes-
- Supply of Goods and Services.
- Supply to be in the course or furtherance of business
- Supply to be for a Consideration.

Levy -Goods/Services

- Goods
 - Means every kind of movable property
 - Other than money
 - Other than Securities
 - Includes actionable claims
 - NO specific exclusion for intangible property
- Service -
 - Anything other than goods is a service
 - Other than money
 - Other than Securities
 - Includes activity of changing of money from one form to another for a consideration

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Exception to "Consideration" 7 condition



- Disposal of Assets, if Input Tax Credit (ITC) is availed.
- Supply to Related Persons.
- Supply between Business Verticals
- Supply between branches located in different states
- Gifts not exceeding Rs. 50,000/- in a FY by an employer to an employee
- Supply from Principal to Agent and vice versa
- Import of services by a taxable person from a related person/other estd in the course or furtherance of business



Is it a "Good" or "a Service"??!!

- Transfer of title in goods?
- Right to use goods?
- Transfer of right to use goods?
- Transfer of title in goods where property in goods passes on a future date on payment of instalments?
- Any treatment or process which is being applied to another person's goods?
- Goods put to private/non business use, even without consideration?



Is it a "Good" or "a Service"??!

- Works Contract/Construction of a building?
- Temporary transfer/permitting usage of IPR?
- Development, Design, programming, customization etc of a software?
- Agreeing to refrain from an Act?
- Supply of Food in a restaurant?



Issue is it a "Good" or "a Service"??!

- Long term lease?
- Hire purchase?
- Goodwill?
- Stolen goods?
- Free Samples ?
- Perquisites ?
- Renting of immovable property?



Neither Supply of "Goods" nor of "Services"!

- Employee to Employer
- Services by any Court
- Functions performed by MPs, MLAs, etc
- Funeral/burial services/ambulance
- Sale of land, sale of building
- Actionable claims, other than lottery, betting and gambling

Composite Supply or Mixed Supply



- What is Composite Supply?
- What is Mixed Supply?
- Works Contract Vs Composite Supply Vs Mixed Supply

Some practical business scenarios

- Packing material along with goods supplied
- Buy one get one offers
- Supply and installation of Electronic gadgets
- Sale of material along with transportation
- Airline ticket with food
- Accommodation with free breakfast
- A/c with installation

Composite Supply [Sec.2(30)]

SUPPLY CONSISTING OF

two or more goods

two or more services

a combination of goods and services

which are naturally bundled and supplied in conjunction

with each other in the ordinary course of business

one of which is a principal supply;

Illustration: Where goods are packed and transported with insurance, the supply of goods, packing materials, transport and insurance is a composite supply and supply of goods is the principal supply.

Mixed Supply [Sec.2(74)]

means two or more individual supplies of goods or services, or any combination thereof,

made in conjunction with each other by a taxable person for a single price

where such supply does not constitute a composite supply

Illustration: A supply of a package consisting of canned foods, sweets, chocolates, cakes, dry fruits, aerated drink and fruit juices when supplied for a single price is a mixed supply. Each of these items can be supplied separately and is not dependent on any other. It shall not be a mixed supply if these items are supplied separately.

Works contract [Sec.2(119)]

and includes contract for

building construction

fabrication

completion

erection

installation

fitting out

improvement

modification

repair

maintenance

renovation

alteration

commissioning

of any immovable property

wherein transfer of property in goods is involved in the execution of such contract

Identifying Composite/Mixed Supply

Description	Composite Supply	Mixed Supply
Naturally bundled	Yes	No
Supplied together	Yes	Yes
Can be supplied separately	No	Yes
One is predominant supply for recipient	Yes	No
Other supply is not 'aim in itself' of recipient	Yes	No
Each supply priced separately	No	No
All supplies are goods	Yes	Yes
All supplies are services	Yes	Yes
One supply is goods and other supply is services	Yes	Yes

While, the above tests could be guiding principles in determining as to whether a supply is composite or mixed supply the end user test could be adopted as one of the criteria; Every supply will have to be independently analysed.

Composition Levy

Composition Levy - Sec 10

- Optional Scheme
- Pay an amount in lieu of tax; Rate on TO:
 - 1% in case of manufacturer*;
 - 2.5% in case of persons Sch-II 6(b)
 - 0.5% in case of other suppliers
- Option to be availed beginning of FY
- Option shall lapse once specified limit is exceeded
- Engaged in Sale of goods not liable to GST

Composition Levy - Sec 10

- No tax to be collected; No Input Tax Credit available
- Not engaged on O/W supply of goods
- Not engaged in making supply of goods not leviable to tax
- Not engaged in making supply thro' e-commerce operator
- He is not a Mfr of such goods as may be notified by the Govt..

Composition Levy - Sec 10

- Liable to
 - Taxes on Reverse charge
 - Taxes on URD purchase
- TO LIMIT
 - 75 LAKHS
 - GOVT MAY increase LIMIT to 1 crore on recommendation of COUNCIL

Composition Levy

Conditions / restrictions

- Neither casual taxable person nor NR taxable person
- Goods held in stock by him should not be
 - Out of interstate trade
 - Imports purchases
 - URD purchases
- Shall pay tax on Inward supplies from URD/RCM
- Bill of supply to contain
 - "Composition taxable person, not eligible to collect tax on supplies"
- Display on very notice / sign board
 - "Composition Taxable Person"
 - At Principal place of business
 - At Every Additional place of business

Composition Levy

- No composition option:
 - Services supplied:
 - Any/ all services (includes goods treated as supply of services by Sch II)
 - Goods supplied:
 - Non-taxable goods
 - Inter-State outward supplies
 - Through e-commerce operators
 - Notified goods manufactured by the supplier
 - If aggregate turnover (all India basis) of preceding FY exceeds 75 Lakhs (If during the FY, the aggregate turnover exceeds 75 Lakhs, no composition from the following day.)

Composition Levy

- Conditions for Composition:
 - Aggregate Turnover < Rs. 75 Lakhs (all-India basis for taxable persons having same PAN who shall also opt for composition) but excludes Sch III & IV
 - Aggregate turnover = Value of all supplies (taxable + non-taxable + exempt + exports) - Value of (RCM supplies* + inward supplies) - taxes under GST
- * RCM supplies refers to value of supplies on which tax is levied on reverse charge basis

Composition - procedures

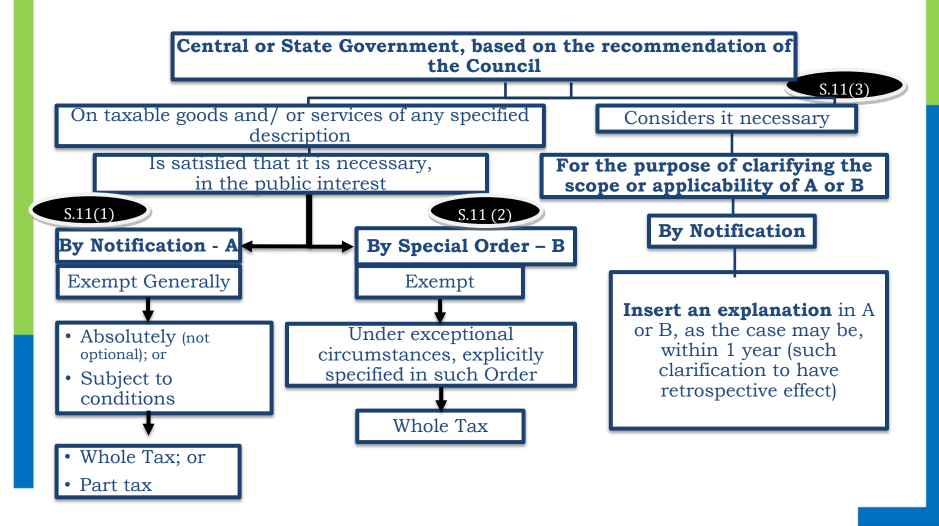
- Intimation
 - Provisional regn
 - File form GST CMP 01
 - Within 30 days or extended time by commissioner
 - Registered person opting
 - File intimation
 - Commencement of FY
 - File GST ITC 3 within 60 days

Composition Scheme - Implication on transition to GST

- Cenvat Credit of goods lying in stock as on day of transition?
- Works contractors/hoteliers currently working under Composition under state laws.
- Running contracts of construction?
- Who could opt for composition in a value chain?

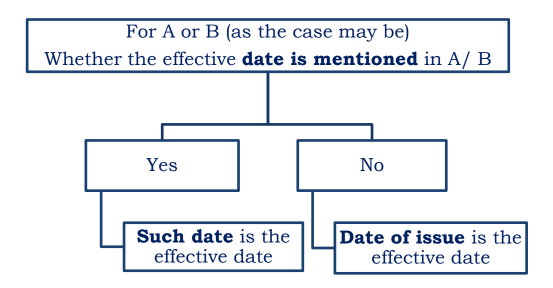
Exemptions

Power to grant exemptions: Sec.11 CGST ACT



Power to grant exemptions: Sec. 11 CGST ACT

Note: For the purpose Section 11, the effective date or date of issue of the Notification or Order, as the case may be, is determined as under:



INPUT CREDIT

SET OFF'S

CGST

- CGST
- IGST

SGST/UTGST

- SGST/UTGST
- IGST

IGST

- IGST
- CGST
- SGST/UTGST

INPUT TAX CREDIT INPUT TAX INPUT TAX CREDIT OF CREDIT CGST OF **SGST UTILIZATION FOR** UTILIZATION FOR OUTPUT OUTPUT **OUTPUT** OUTPUT TAX OF TAX OF TAX OF TAX OF CGST SGST SGST **CGST**

Cross Utilization of Credits between Goods & Services

- Currently VAT Credit cannot be used for payment of Service Tax
- Service Tax Credit cannot be used for payment of VAT.
- GST doesn't differentiate Goods and Services for the purpose of claiming and setting off the credits.
- Credit on GST on Goods can be used for payment of GST on Services and vice-versa.

Key principles for Eligibility

Supplier should	Recipient Should	Goods/Services
Be registered under GST	Be registered under GST	Used/ intended for use in course of furtherance of business
Not to be under Composition	Not be under composition levy	Not be in the negative list
Should have deposited tax to Credit of Govt.,	Have paid tax to the Govt if on reverse charge	
File a valid tax return	Payment to supplier within 180 days	
	Goods/ services should have been actually received	

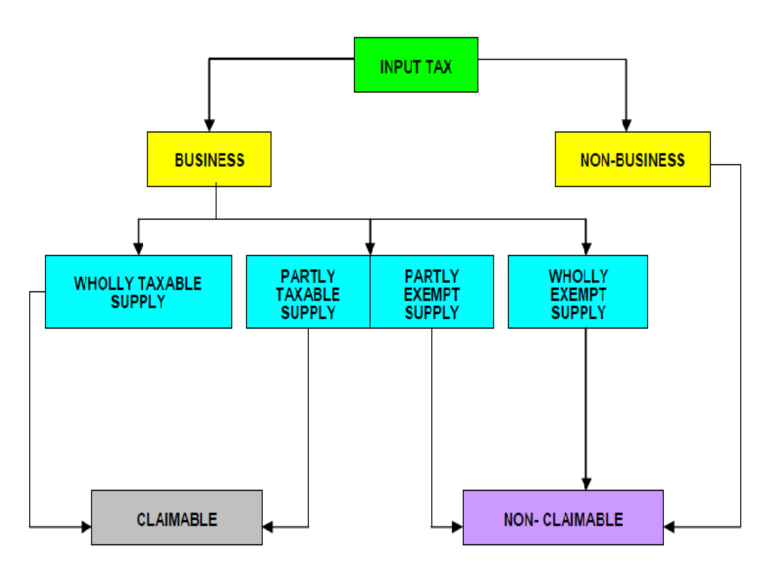
Availability of Credit

IF	THEN
Cement for Construction of Building	No credit available
Cement used for foundation of pillars supporting a boiler	Yes, Structure support for plant and machinery
WC provided by SC to a C	Yes, as in used in WC service
Car used for personal use	No, Car or conveyance is in negative list
Steel or other structural are used for setting up of telecommunication tower	No, Telecommunication towers have been specifically excluded fro P & m Defn

Time for availing credit

Situation	Credit
A Ltd received services of repair in Plant on July 16, 2017. Released payment on same day on Proforma Invoice. Invoice issued on 30 th July 2017.	
Engineers visited the site between August 1 st – 10 th & carried work.	Credit can be availed on or after August 10 th , 2017
B Ltd placed order for 1000 bags of cement. Every day 100 bags. 1-10 the of August 17	Credit only last lost received.

Input Credit



Section- 17 Apportionment of credit and blocked credits

SEC17(1)

Proportionate ITC to the extent used for business purposes is admissible when goods and/or services are partly used for other than business purposes.

SEC 17(2):

ITC is restricted to the extent of taxable supplies including zero-rated supplies, when goods and/or services are partly used for effecting exempt supplies including supplies under reverse charge basis.

SEC 17(4):

A banking company or a financial institution including a non-banking financial company shall have the option to either comply with: provisions of sub-sec (2)

OR

Every month , 50% of the eligible ITC



- ITC on inputs, capital goods and input services.
- SEC 17(4) Shall not apply to the tax paid on supplies made by a registered person to another registered person having the same Permanent Account Number.

Input credits – Negative list – Sec 17(5)

GOODS	SERVICE	
Meant for personal consumption	Meant for personal consumption	
Motor Vehicles*	Outdoor Catering	
Goods lost, stolen, destroyed, written off	Beauty Treatment, Health Services, Cosmetic Surgery*	
Goods displayed off the way of gift or free samples	Membership of Club, health or fitness center	
Goods received for construction of immovable property	Travel Benefits to employee's	
	Rent a cab, Life insurance, Health Insurance*	
	Works Contract for construction of immovable property other than P&M*	
	Services recd for const of immovable property on own account	

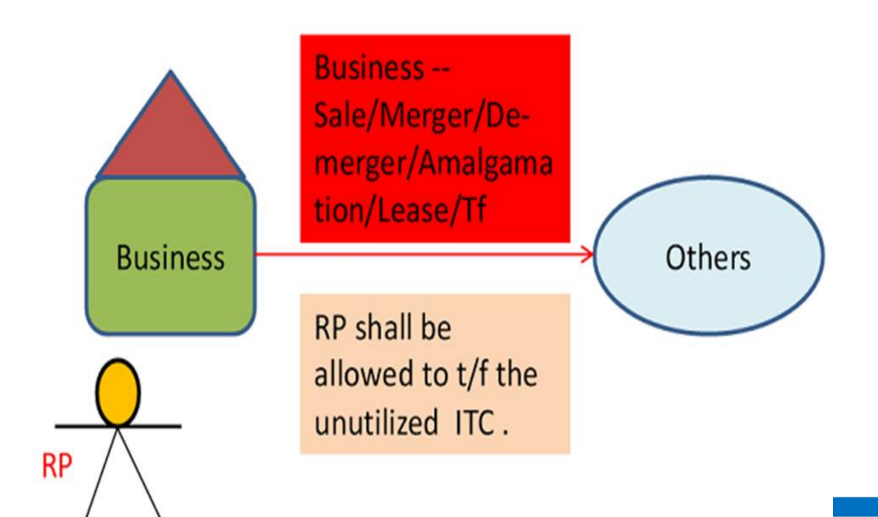
ITC – Situations

Situation	Action
Goods recd in LOTS	ITC after last lost is recd
Goods recd by 3 rd party	 Deemed delivery Recipient or another person on direction Agent If before, during movement either by transfer of documents of title of goods or otherwise
On capital goods	ITC shall not be allowed if depreciation is claimed on tax component
Time limit for availing credit	 Earlier of 2 situation Within September month following the end of financial year to which such invoice or furnishing of relevant annual return viz., December 31

Availability ITC-SPECIAL SITUATIONS

Situation	Action
Application for registration, on liable for GST with 30 days	ITC available from date of application filed
If applied Later then 30 days	From date of grant of registration
Voluntary registration within 30 days	ITC on inputs – semi-finished goods, finished goods held in stock on date preceding grant of registration
Where any registered person ceases to pay tax under sec 10 (Composition Scheme)	- do-
Where an exempt supply of goods &/ services	-do- * preceding day supply becomes taxable

Credit tfr as may be prescribed



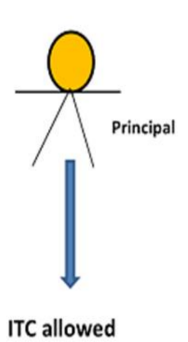
Availability ITC-SPECIAL SITUATIONS

Situation	
Registered person who has availed input tax credit OPTS • to pay tax under Sec 10 or • supply of goods/ service is wholly exempt	Reverse the credit of input tax on Stock of inputs contained in finished/semi finished goods and capital goods Balance of credit in electronic credit register shall lapse
Capital goods or P& M	Reduction 5% for every quarter or part thereof
	Higher ofITC reduced by 5%Tax on Transaction Value
Partly Taxable or Exempt	Formula under Rules

Material directly shipped to JW

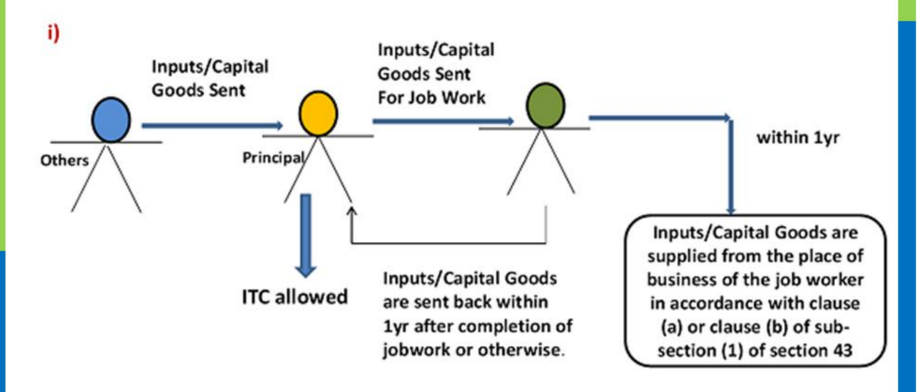






Inputs / CG sent for J/w- Sit 1

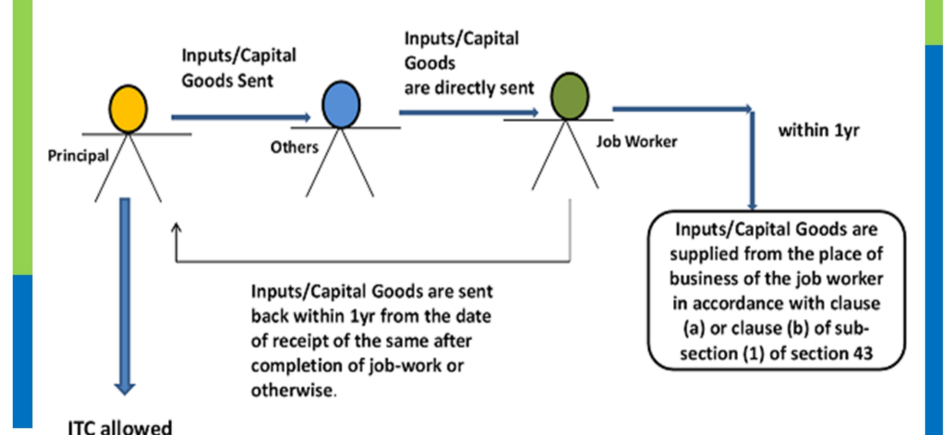
SEC 19(3) & 19(6)



*For Inputs – 1 year & CG – 3 years

Inputs / CG sent for J/w- Sit 2

ii)



^{*}For Inputs – 1 year & CG – 3 years

ISD - Manner of distribution of credit

Credit of	ISD & Recipient	Distributed as
IGST	Are in different States/	IGST
CGST	UT	1007 / 0007 0007)
SGST/UTGST		IGST (CGST + SGST)
IGST	Are in same State/ UT	IGST
CGST		CGST
SGST/UTGST		SGST/UTGST
Compensatio	Whether same state or	Compensation Cess
n cess	different state	

ISD – Conditions for distribution of credit

- ISD has to be registered separately
- Input service invoice should be in favour of ISD indicating ISD's GSTIN
- Credit availed on basis of Invoice
- ISD will issue Invoice
- Amount should comprise of IGST, CGST, SGST & UTGST
- All credits to be distributed in the same month of availment. Eligible/ineligible amount to be distributed separately





For any clarification **Subramanya.bl@ca-sny.com**