From

Excise & Taxation Commissioner,

Haryana, Panchkula.

To

All the Dy. Excise & Taxation Commissioner (ST), in the State of Haryana.

Memo No. 820 Panchkula, date the 2.04.19

Subject:

Clarifications on refund related issues - Reg.

MEMORANDUM

Please find enclosed herewith a copy of circular on the captioned subject. It is requested to bring this to the knowledge of all the officers working under your control for their information and necessary action.

> Superintendent (GST) for Excise and Taxation Commissioner, Haryana

/GST-2, Panchkula, dated the 02.04.19

A copy of the Circular is forwarded to the following for information and necessary action:-

- All the Jt. Excise & Taxation Commissioner (Division/Range) in the State of Haryana. 1.
- All the Jt. Excise & Taxation Commissioner (Appeals) in the State of Haryana. 2.
- 3. PS/ ACSET.

4. PA/ETC.

> Superintendent (GST) for Excise and Taxation Commissioner, Haryana

Endst. No. 822/GST-2, Panchkula, dated the 02.04.019

A copy of the Circular is forwarded to the following in the Head Office for information and necessary action:-

- 1. All the Addl. Excise & Taxation Commissioners.
- 2. All the Jt. Excise & Taxation Commissioners.
- 3. The Jt. Director (L) -I and II.
- 4. The Dy. Excise & Taxation Commissioners.
- 5. DA-I & II.
- DDA-I & II.

Superintendent (GST) for Excise and Taxation Commissioner, Haryana

HARYANA GOVERNMENT EXCISE AND TAXATION DEPARTMENT

Subject: Clarifications on refund related issues-regarding.

Various representations have been received seeking clarifications on certain issues relating to refund. In order to clarify these issues and to ensure uniformity in the implementation of the provisions of law across the field formations, the Commissioner of State Tax, in exercise of its powers conferred by section 168 of the Haryana Goods and Services Tax Act, 2017 (hereinafter referred to as "HGST Act"), hereby clarifies the issues as detailed hereunder:

Sr. No.	Issue		Clarification
1.	Certain registered persons have reversed,	a)	As a one-time measure to
1	through return in FORM GSTR-3B filed		issue, refund of accumu
	for the month of August, 2018 or for a		account of inverted tax
	subsequent month, the accumulated input		the period(s) in which
	tax credit (ITC) required to be lapsed in		reversal of the ITC rec
- 1	terms of notification No. 70/GST-2, dated		lapsed in terms of
	27.07.2018 (hereinafter referred to as the		notification, is to be cla
	"said notification") read with circular No.		the category "any other
	56/30/2018-GST dated 24.08.2018 (as		under the category
	issued by the Centre). Some of these		unutilized ITC on
	registered persons, who have attempted		accumulation due to
	to claim refund of accumulated ITC on		structure" in FORM
	account of inverted tax structure for the		01A. It is emphasize
	same period in which the ITC required to		application for refund s
	be lapsed in terms of the said notification		to the same tax period in
	has been reversed, are not able to claim		reversal has been made.
	refund of accumulated ITC to the extent	b)	The application shall be a
	to which they are so eligible. This is		by all statements,
	because of a validation check on the		undertakings and other
- 1	common portal which prevents the value		which are statutorily rec
	of input tax credit in Statement 1A of		submitted with a "refu
	FORM GST RFD-01A from being		unutilized ITC on
100	higher than the amount of ITC availed in		accumulation due to i
	FORM GSTR-3B of the relevant period		structure". On receiving
	minus the value of ITC reversed in the		application, the proper
	same period. This results in registered		himself calculate the ref
	persons being unable to claim the full		admissible as per rul
	amount of refund of accumulated ITC on		Haryana Goods and S

- measure to resolve this of accumulated ITC on verted tax structure, for in which there is ne ITC required to be terms of the said s to be claimed under "any other" instead of "refund category TC on account due to inverted tax FORM GST RFDemphasized that this or refund should relate x period in which such een made.
- on shall be accompanied tements, declarations. and other documents tutorily required to be th a "refund claim of TC on account of due to inverted tax n receiving the said he proper officer shall late the refund amount s per rule 89(5) of ds and Services Tax

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	account of inverted tax structure to which	
	they might be otherwise eligible. What is	as "HGST Rules"), in the manner
	the solution to this problem?	detailed in para 3 of Circular No.
		59/33/2018-GST dated 04.09.2018
		(As issued by the Centre). After
		calculating the admissible refund
	*	amount, as described above, and
		scrutinizing the application for
		completeness and eligibility, if the
		proper officer is satisfied that the
		whole or any part of the amount
	-	claimed is payable as refund, he shall
	*	request the taxpayer, in writing, to
1		debit the said amount from his
		electronic credit ledger through
		FORM GST DRC-03. Once the
		proof of such debit is received by the
		proper officer, he shall proceed to
		issue the refund order in FORM
		GST RFD-06 and the payment
		advice in FORM GST RFD-05.
		c) All refund applications for unutilized
		ITC on account of accumulation due
		to inverted tax structure for
	¥3	subsequent tax period(s) shall be
		filed in FORM GST RFD-01Aunder
	* ,	the category "refund of unutilized
		ITC on account of accumulation due
		to inverted tax structure".
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2.	The clarification at Serial No. 1 above	It is hereby clarified that all those
	applies to registered persons who have	registered persons required to make the
	already reversed the ITC required to be	reversal in terms of the said notification
	lapsed in terms of the said notification	and who have not yet done so, may
	through return in FORM GSTR-3B. What	reverse the said amount through FORM
	about those registered persons who are yet	GST DRC-03 instead of through FORM
	to perform this reversal?	GSTR-3B.
3.	What shall be the consequence if any	a) As the registered person has reversed
	registered person reverses the amount of	the amount of credit to be lapsed in
	credit to be lapsed, in terms the said	the return in FORM GSTR-3B for
-	notification, through the return in FORM	a month subsequent to the month of
4	GSTR-3B for any month subsequent to	August, 2018 or through FORM
	August, 2018 or through FORM GST	GST DRC-03 subsequent to the due
100	DRC-03 subsequent to the due date of	date of filing of the return in FORM
5. 6		
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filing of the return in **FORM GSTR-3B** for the month of August, 2018?

- GSTR-3B for the month of August, 2018, he shall be liable to pay interest under sub-section (1) of section 50 of the HGST Act on the amount which has been reversed belatedly. Such interest shall be calculated starting from the due date of filing of return in FORM GSTR-3B for the month of August, 2018 till the date of reversal of said amount through FORM GSTR-3B or through FORM GST DRC-03, as the case may be.
- b) The registered person who has reversed the amount of credit to be lapsed in the return in FORM GSTR-3B for any month subsequent to August, 2018 or through FORM GST DRC-03 subsequent to the due date of filing of the return in FORM GSTR-3B for the month of August, 2018 would remain eligible to claim refund of unutilized ITC on account of accumulation due to inverted tax structure w.e.f. 01.08.2018. However, such refund shall be granted only after the reversal of the amount of credit to be lapsed either through FORM GSTR-3B or FORMGST DRC-03, along with payment of interest as applicable.
- 4. How should a merchant exporter claim refund of input tax credit availed on supplies received on which the supplier has availed the benefit of the notification No. 117/ST-2, dated the 24th October, 2017 or notification No. 41/2017-Integrated Tax (Rate), dated the 23rd October, 2017, published in the Gazette of India, Extraordinary, Part II, Section 3, Subsection (i), vide number G.S.R 1321(E), dated the 23rd October, 2017(hereinafter referred to as the "said notifications")?
- a) Rule 89(4B) of the HGST Rules provides that where the person claiming refund of unutilized input tax credit on account of zero-rated supplies without payment of tax has received supplies on which the supplier has availed the benefit of the said notifications, the refund of input tax credit, availed in respect of such inputs received under the said notifications for export of goods, shall be granted.

This refund of accumulated ITC under rule 89(4B) of the HGST Rules shall be applied under the category "any other" instead of under the category "refund of unutilized ITC on account of exports without payment of tax" in FORM GST and shall RFD-01A accompanied by all supporting required documents substantiating the refund claim under the category "refund unutilized ITC on account of exports without payment of tax". After scrutinizing the application completeness and eligibility, if the proper officer is satisfied that the whole or any part of the amount claimed is payable as refund, he shall request the taxpayer, in writing, to debit the said amount from his electronic credit ledger through FORM GST DRC-03. Once the proof of such debit is received by the proper officer, he shall proceed to issue the refund order in FORM GST RFD-06 and the payment advice in FORM GST RFD-05.

5. Vide Circular No. 59/33/2018-GST dated 04.09.2018 (As issued by the Centre), it was clarified that after issuance of a deficiency memo, the input tax credit is required to be re-credited through FORM GST RFD-01B and the taxpayer is expected to file a fresh application for refund. Accordingly, in several cases, the ITC amounts were re-credited after issuance of deficiency memo. However, it was later represented that the common portal does not allow a taxpayer to file a fresh application for the same period after issuance of a deficiency memo. Therefore, the matter was re-examined and it was

In such cases, the claimant may resubmit the refund application manually FORMGST RFD-01A after correction of deficiencies pointed out in the deficiency memo, using the same ARN. The proper officer shall then proceed the refund process application as the existing guidelines. After scrutinizing the application for completeness and eligibility, if the proper officer is satisfied that the whole or any part of the amount claimed is payable as refund, he shall request the taxpayer, in writing, to debit the said amount from his electronicsubsequently clarified, vide Circular issued vide No. 053/GST-2, dated 07.01.2019 that no re-credit should be carried out in such cases and taxpayers should file the rectified application, after issuance of the deficiency memo, under the earlier ARN only. It was also further clarified that a suitable clarification would be issued separately for cases in which such re-credit has already been carried out. However, no such clarification has yet been issued and several refund claims are pending on this account.

credit ledger through FORM GST DRC-03. Once the proof of such debit is received by the officer, he shall proceed to issue the refund order in FORM GST RFD-06 and the payment advice in FORM GST RFD-05.

Difficulty if any, in the implementation of this Circular may be brought to the notice 2. of the Department.

Dated: 28.03.2619

Panchkula

Amit Kumar Agrawal Excise & Taxation Commissioner-cum-Commissioner of State Tax, Haryana