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1. Section 1 of CGST Amendment Act 2018

Date of applicabilit	Section (CGST AA)	<u>Coverage</u>	Modification in existing Law	<u>Impact</u>
Section 1 1.02.2019	Applicable w.e.f	Short Title & Commencem	Its title of CGST Second amendment Act 2018	Title of AA
1.02.2013	<u>01.02.2019</u>	ent	amenament / dc 2010	

2. Section 2 of CGST Amendment Act 2018

<u>Section</u>	<u>Coverage</u>	Modification in existing Law	Impact	
(CGST AA)				
Section2(a) Applicable w.e.f 01.02.2019	Section 2(4): Definition of "adjudicating authority"	"adjudicating authority" means any authority, appointed or authorised to pass any order or decision under this Act, but does not include the Central Board of Excise and Customs, Central Board of Indirect Taxes and Customs the Revisional Authority, the Authority for Advance Ruling, the Appellate Authority for Advance Ruling, the Appellate Tribunal the Appellate Authority, the Appellate Tribunal and the Authority referred	2.	Name of CBEC is changed to CBIC. Correction is made in Act to replace CBEC with CBIC. Authority for anti profiteering is excluded from the definition of adjudicating
Section 2(b) Applicable w.e.f 01.02.2019	Section 2(17) :Definition of "business"	to in sub-section (2) of section 171. (17) "business" includes— (a) any trade, commerce, manufacture, profession, vocation, adventure, wager or any other similar activity, whether or not it is for a pecuniary benefit; (b) any activity or	i.	Earlier only services were covered now activities will

		transaction in connection with or	have
		incidental or ancillary to sub-	broader
		clause (a); (c) any activity or	coverage. It
		transaction in the nature of sub-	will include
		clause (a), whether or not there is	both goods
		volume, frequency, continuity or	and services
		regularity of such transaction; (d)	now.
		supply or acquisition of goods	ii. The
		including capital goods and	activities of
		services in connection with	a licensed
		commencement or closure of	bookmaker
		business; (e) provision by a club,	are also
		association, society, or any such	covered.
		body (for a subscription or any	
		other consideration) of the	
		facilities or benefits to its	
		members; (f) admission, for a	
		consideration, of persons to any	
		premises; (g) services supplied by a	
		person as the holder of an office	
		which has been accepted by him in	
		the course or furtherance of his	
		trade, profession or vocation; (h)	
		services provided by a race club by	
		way of totalisator or a licence to	
		book maker in such club ; (h)	
		activities of a race club including	
		by way of totalisator or a license to	
		book maker or activities of a	
		licensed book maker in such club;	
		and (i) any activity or transaction	
		undertaken by the Central	
		Government, a State Government	
		or any local authority in which	
		they are engaged as public authorities;	
		autionities,	
Section 2(c)	Section 2(18):	<u>"business vertical" means a</u>	Definition of business
Applicable	Definition of	distinguishable component of an	segment is removed.
w.e.f	business	enterprise that is engaged in the	We need to look at it in
01.02.2019	vertical.	supply of individual goods or	conjunction with the
	<u> </u>	1111	, ,

		services or a group of related	removal of proviso to
		goods or services which is subject	section 25(2) and
		to risks and returns that are	insertion of new
		different from those of the other	proviso. Now we can
		business verticals. Explanation.—	take registration of a
		For the purposes of this clause,	business place in same
		factors that should be considered	state. It is not required
		in determining whether goods or	to be a business
		services are related include— (a)	segment. Thus this
		the nature of the goods or	definition was of no
		services; (b) the nature of the	use.
		production processes; (c) the type	
		or class of customers for the goods	
		or services; (d) the methods used	
		to distribute the goods or supply	
		of services; and (e) the nature of	
		regulatory environment (wherever	
		applicable), including banking,	
		insurance, or public utilities;	
Section 2(d)	Section 2(35):	"cost accountant" means a cost	A minor change to
Applicable	Definition of	accountant as defined in clause (c)	correct the wrong sub
w.e.f	"cost	Clause (b) of sub- section (1) of	section quoted earlier.
01.02.2019	accountant"	section 2 of the Cost and Works	'
		Accountants Act, 1959	
Section 2(e)	Section 2(69):	"local authority" means— (a) a	Again a minor change
Applicable	Definition of	"Panchayat" as defined in clause	to cover the
w.e.f	"local	(d) of article 243 of the	development board
01.02.2019	authority"	Constitution; (b) a "Municipality"	constituted under
01.02.2015	<u>autonomy</u>	as defined in clause (e) of article	article 371J also.
		243P of the Constitution; (c) a	dicicle 37 13 diso.
		Municipal Committee, a Zilla	
		Parishad, a District Board, and any	
		other authority legally entitled to,	
		or entrusted by the Central	
		Government or any State	
		Government with the control or	
		management of a municipal or	
		local fund; (d) a Cantonment Board	
		as defined in section 3 of the	
		Cantonments Act, 2006; (e) a	
		Regional Council or a District	

		Council constituted under the Sixth Schedule to the Constitution; (f) a Development Board constituted under article 371 and article 371J of the Constitution; or (g) a Regional Council constituted under article 371A of the Constitution;	
Section 2(f) Applicable w.e.f 01.02.2019	Section 2(102) : Definition of "services"	"services" means anything other than goods, money and securities but includes activities relating to the use of money or its conversion by cash or by any other mode, from one form, currency or denomination, to another form, currency or denomination for which a separate consideration is charged Explanation.—For the removal of doubts, it is hereby clarified that the expression "services" includes facilitating or arranging transactions in securities;	Securities were excluded from the definition of both goods and services. But it is to clarify that though securities are excluded from definition of services but transaction in securities will be included. Although industry is already charging GST on these transaction.

3. Section 3 of CGST Amendment Act 2018:

Section	Coverage	Modification in existing Law	Impact
(CGST AA)			
	Section 7 of CGST Act	-	Very important change to make this definition clearer. Earlier it was drafted in such a way that it included the activities whose nature is defined by schedule II instead of clarificating the
		business; and (c) the activities specified in Schedule I, made or agreed to be made without a consideration; and (d) the activities to be treated as supply of goods or supply of services as referred to in Schedule II. (1A) where certain activities or transactions constitute a supply in accordance with the provisions of sub-section (1), they shall be treated either as supply of goods or supply of services as referred to in Schedule II.	nature of transactions already qualifying as supply. This clarification has removed the ambiguity. (There are some major changes in Schedule I,II& III also, they are also covered in this compilation.)
		(2) Notwithstanding anything contained in subsection (1), — (a) activities or transactions specified in Schedule III; or (b) such activities or transactions undertaken by the Central Government, a State Government or any local authority in which they are engaged as public authorities, as may be notified by the Government on the recommendations of the Council, shall be treated neither as a supply of goods nor a supply of services. (3) Subject to the provisions of sub-sections	

(1) and (2) sub-sections (1), (1A) and (2), the	
Government may, on the recommendations of	
the Council, specify, by notification, the	
transactions that are to be treated as—	
(a) a supply of goods and not as a supply of	
services; or	
(b) a supply of services and not as a supply of	
goods.	

4. Section 4 of CGST Amendment Act 2018:

Section	Coverage	Modification in existing Law	<u>Impact</u>
(CGST AA)			
Section 4	<u>Section</u>	(4) The central tax in respect of the supply of	The famous URD
Applicable	9(4): URD	taxable goods or services or both by a supplier,	reverse charge is
w.e.f	<u>RCM</u>	who is not registered, to a registered person	curtailed down via this
01.02.201		shall be paid by such person on reverse charge	change. Now it will not
9		basis as the recipient and all the provisions of	be generalized. It will
		this Act shall apply to such recipient as if he is	be applicable only on
		the person liable for paying the tax in relation	notified person and on
		to the supply of such goods or services or	notified goods and/or
		both.	services.
		(4) The Government may, on the	
		recommendations of the Council, by	
		notification, specify a class of registered	
		persons who shall, in respect of supply of	
		specified categories of goods or services or	
		both received from an unregistered supplier,	
		pay the tax on reverse charge basis as the	
		recipient of such supply of goods or services	
		or both, and all the provisions of this Act shall	
		apply to such recipient as if he is the person	
		liable for paying the tax in relation to such	
		supply of goods or services or both.	

5. Section 5 of CGST Amendment Act 2018:

Section (Section	<u>Coverage</u>	Modification in existing Law	<u>Impact</u>	
(CGST AA)	Costion 10:	(1) Notwithstonding anything to the control.	This soution has alwaydy.	
Section 5	Section 10: Compositio	(1) Notwithstanding anything to the contrary	This section has already	
Applicable		contained in this Act but subject to the provisions of sub-sections (3) and (4) of	seen many changes via notifications also. Now it	
w.e.f 01.02.201	<u>n levy</u>			
9		section 9, a registered person, whose	is changed again to	
9		aggregate turnover in the preceding financial year did not exceed fifty lakh rupees, may opt	facilitate the following: i. In lieu of	
		to pay, in lieu of the tax payable by him, an		
		amount calculated at such rate "in lieu of the	taxes has been	
		tax payable by him under sub-section (1) of	changed with	
		section 9, an amount of tax calculated at such		
		<u>rate"</u> as may be prescribed, but not exceeding,—	taxes u/s 9(1) although	
		(a) one per cent. of the turnover in State or	RCM was	
		turnover in Union territory in case of a	already	
		manufacturer,	applicable on	
		(b) two and a half per cent. of the turnover in	a	
		State or turnover in Union territory in case of	composition	
		persons engaged in making supplies referred	dealer.	
		to in clause (b) of paragraph 6 of Schedule II,	ii. New	
		and	threshold	
		(c) half per cent. of the turnover in State or	limit of	
		turnover in Union territory in case of other	aggregate	
		suppliers, subject to such conditions and	turnover for a	
		restrictions as may be prescribed:	composition	
		Provided that the Government may, by	dealer has	
		notification, increase the said limit of fifty lakh	been	
		rupees to such higher amount, not exceeding	increased to	
		one crore rupees, "one crore and fifty lakh	1.5 Cr.	
		<u>rupees"</u> as may be recommended by the	Although GST	
		Council.	council	
		"Provided further that a person who opts to	announced it	
		pay tax under clause (a) or clause (b) or clause	many months	
		(c) may supply services (other than those	back. It was	
		referred to in clause (b) of paragraph 6 of	delayed for	
		Schedule II), of value not exceeding ten per	amendment	
		cent. of turnover in a State or Union territory	in Act. Now	
		in the preceding financial year or five lakh	Government	
		rupees, whichever is higher.";	can increase	
			this limit upto	

- (2) The registered person shall be eligible to opt under sub-section (1), if:—
- (a) he is not engaged in the supply of services other than supplies referred to in clause (b) of paragraph 6 of Schedule II;
- (a) save as provided in sub-section (1), he is not engaged in the supply of services;"
- (b) he is not engaged in making any supply of goods which are not leviable to tax under this Act;
- (c) he is not engaged in making any inter-State outward supplies of goods;
- (d) he is not engaged in making any supply of goods through an electronic commerce operator who is required to collect tax at source under section 52; and
- (e) he is not a manufacturer of such goods as may be notified by the Government on the recommendations of the Council:

Provided that where more than one registered persons are having the same Permanent Account Number (issued under the Income-tax Act, 1961), the registered person shall not be eligible to opt for the scheme under subsection (1) unless all such registered persons opt to pay tax under that sub-section.

- (3) The option availed of by a registered person under sub-section (1) shall lapse with effect from the day on which his aggregate turnover during a financial year exceeds the limit specified under sub-section (1).
- (4) A taxable person to whom the provisions of sub-section (1) apply shall not collect any tax from the recipient on supplies made by him nor shall he be entitled to any credit of input tax
- (5) If the proper officer has reasons to believe that a taxable person has paid tax under sub-

iii. Now composition dealer is also allowed to make а of supply services along with goods. But it has a limit. Supply of services can be upto higher of Rs. 5lac or 10% of turnover in a state.

1.5Cr.

iv.

section (1) despite not being eligible, such person shall, in addition to any tax that may be payable by him under any other provisions of this Act, be liable to a penalty and the provisions of section 73 or section 74 shall,	
mutatis mutandis, apply for determination of	
tax and penalty.	

6. Section 6 of CGST Amendment Act 2018:

<u>S.</u>	Section (CGST AA)	<u>Coverage</u>	Modification in existing Law	<u>Impact</u>
<u>No</u>	(CGST AA)			
2	Section 6	Section 12(2a): Time of supply for Goods in FCM	(1) The liability to pay tax on goods shall arise at the time of supply, as determined in accordance with the provisions of this section. (2) The time of supply of goods shall be the earlier of the following dates, namely: — (a) the date of issue of invoice by the supplier or the last date on which he is required, under sub-section (1) of section 31, to issue the invoice with respect to the supply; or (b) the date on which the supplier receives the payment with respect to the supply:	Invoice is covered by section 31. Earlier there was mention of invoice of section 31(1) only. Section 31(3) also list many instances for invoicing. Now all of them are also covered.

7. Section 7 of CGST Amendment Act 2018:

<u>S.</u>	<u>Section</u>	Coverage	Modification in existing Law	<u>Impact</u>
<u>No</u>	(CGST AA)			
<u>•</u>				
	Section 7	<u>Section</u>	(1) The liability to pay tax on services shall	Invoice is
		<u>13(2b):</u>	arise at the time of supply, as determined in	covered by
		Time of	accordance with the provisions of this section.	section 31.
		supply in	(2) The time of supply of services shall be the	Earlier there
		FCM for	earliest of the following dates, namely:—	was mention
		services	(a) the date of issue of invoice by the supplier,	of invoice of
			if the invoice is issued within the period	section 31(2)
			prescribed under sub-section (2) of section 31	only. Section
			or the date of receipt of payment, whichever is	31(3) also list
			earlier; or	many
			(b) the date of provision of service, if the	instances for
			invoice is not issued within the period	invoicing. Now
			prescribed under sub section (2) of section 31	all of them are
			or the date of receipt of payment, whichever is	also covered.
			earlier; or	
			(c) the date on which the recipient shows the	
			receipt of services in his books of account, in a	
			case where the provisions of clause (a) or	
			clause (b) do not apply:	

8. Section 8 of CGST Amendment Act 2018:

Section (CGST AA)	Coverage	Modification in existing Law	<u>Impact</u>
Section 8(a) Applicable w.e.f 01.02.201 9	Explanati on to Section 16(2)	Explanation.—For the purposes of this clause, it shall be deemed that the registered person has received the goods where the goods are delivered by the supplier to a recipient or any other person on the direction of such registered person, whether acting as an agent or otherwise, before or during movement of goods, either by way of transfer of documents of title to goods or otherwise; Explanation.—For the purposes of this clause, it shall be deemed that the registered person has received the goods or, as the case may be, services— (i) where the goods are delivered by the supplier to a recipient or any other person on the direction of such registered person, whether acting as an agent or otherwise, before or during movement of goods, either by way of transfer of documents of title to goods or otherwise; (ii) (ii) where the services are provided by the supplier to any person on the direction of and on account of such registered person	Earlier constructive receipt of goods was covered. It raise a question whether the constructive receipt of services is possible in GST regime or m or not. This modification has taken the constructive receipt of services also.
Section 8(b): Applicabili ty is on hold (Notificati on no. 02/2019 CT dated 29 th January 2019.	Section 16(2c): Payment of tax by supplier	(c) subject to the provisions of <u>section 41 or</u> <u>section 43A</u> the tax charged in respect of such supply has been actually paid to the Government, either in cash or through utilisation of input tax credit admissible in respect of the said supply;	Newly inserted section 43A is also covered here.

9. Section 9 of CGST Amendment Act 2018:

Section 9a	Section	(3) The value of exempt supply under sub-	High sea sales were
Applicable	<i>17(3):</i>	section (2) shall be such as may be prescribed,	under dispute
w.e.f	Inclusion of	and shall include supplies on which the	earlier. It was
01.02.201	some items	recipient is liable to pay tax on reverse charge	doubtful whether
9	of schedule	basis, transactions in securities, sale of land	they should be
	III in	and, subject to clause (b) of paragraph 5 of	added into
	exempted	Schedule II, sale of building.	exempted supply for
	supply	'Explanation.—For the purposes of this sub-	calculation of
		section, the expression "value of exempt	reversal of ITC. This
		supply" shall not include the value of	explanation is
		activities or transactions specified in Schedule	inserted to clarify
		III, except those specified in paragraph 5 of	that only the items
		the said Schedule.	mentioned in para 5
			of Schedule III.
Section 9b	<u>Section</u>	(5) Notwithstanding anything contained in sub-	- The changes
Applicable	<u> 17(5):</u>	section (1) of section 16 and subsection (1) of	bought in from
w.e.f		section 18, input tax credit shall not be	01.02.2019 are:
01.02.201		available in respect of the following, namely:—	1. ITC of motor
9		(a) motor vehicles and other conveyances	vehicle having the
		except when they are used—	capacity of more
		(i) for making the following taxable supplies,	than 13 passengers
		namely:— (A) further supply of such vehicles	is freely available.
		or conveyances ; or (B) transportation of	2. ITC of motor
		passengers; or	vehicles having
		(C) imparting training on driving, flying,	capacity of up to 13
		navigating such vehicles or conveyances;	passengers can be
		(ii) for transportation of goods;	allowed subject to
			some conditions.
		(b) the following supply of goods or services or	3. ITC for vehicles
		both—	used to carry goods
		(i) food and beverages, outdoor catering,	will be allowed.
		beauty treatment, health services, cosmetic	4. ITC of insurance,
		and plastic surgery except where an inward	repairs and other
		supply of goods or services or both of a	incidental expanses
		particular category is used by a registered	will be allowed if

- person for making an outward taxable supply of the same category of goods or services or both or as an element of a taxable composite or mixed supply;
- (ii) membership of a club, health and fitness centre;
- (iii) rent a cab, life insurance and health insurance except where—
- (A) the Government notifies the services which are obligatory for an employer to provide to its employees under any law for the time being in force; or
- (B) such inward supply of goods or services or both of a particular category is used by a registered person for making an outward taxable supply of the same category of goods or services or both or as part of a taxable composite or mixed supply; and (iv) travel benefits extended to employees on vacation such as leave or home travel concession;
- (c) works contract services when supplied for construction of an immovable property (other than plant and machinery) except where it is an input service for further supply of works contract service:
- (d) goods or services or both received by a taxable person for construction of an immovable property (other than plant or machinery) on his own account including when such goods or services or both are used in the course or furtherance of business. Explanation.—For the purposes of clauses (c) and (d), the expression "construction" includes re-construction, renovation, additions or alterations or repairs, to the extent of capitalisation, to the said immovable property; (e) goods or services or both on which tax has been paid under section 10;
- (f) goods or services or both received by a nonresident taxable person except on goods imported by him;

- the ITC of Motor vehicle is allowed.
- 5. Also the ITC of the services will also be allowed to the person engage in:
- In manufacturing of such motor vehicle
- In supply of general insurance in respect of such vehicles.
- 6. ITC of all items in entry no (I), (ii) and (iii) will be available if they are mandatory under any law.

- (g) goods or services or both used for personal consumption;
- (h) goods lost, stolen, destroyed, written off or disposed of by way of gift or free samples; and
- (i) any tax paid in accordance with the provisions of sections 74, 129 and 130.
- "(a) motor vehicles for transportation of persons having approved seating capacity of not more than thirteen persons (including the driver), except when they are used for making the following taxable supplies, namely:— (A) further supply of such motor vehicles; or (B) transportation of passengers; or (C) imparting training on driving such motor
- (aa) vessels and aircraft except when they are used—
- (i) for making the following taxable supplies, namely:—
- (A) further supply of such vessels or aircraft; or
- (B) transportation of passengers; or

vehicles;

- (C) imparting training on navigating such vessels; or
- (D) imparting training on flying such aircraft; (ii) for transportation of goods;
- (ab) services of general insurance, servicing, repair and maintenance in so far as they relate to motor vehicles, vessels or aircraft referred to in clause (a) or clause (aa):
- <u>Provided that the input tax credit in respect of</u> such services shall be available—
- (i) where the motor vehicles, vessels or aircraft referred to in clause (a) or clause (aa)

are used for the purposes specified therein; (ii) where received by a taxable person engaged—

- (I) <u>in the manufacture of such motor</u> vehicles, vessels or aircraft; or
- (II) <u>in the supply of general insurance</u> <u>services in respect of such motor</u> <u>vehicles, vessels or aircraft insured</u> <u>by him;</u>

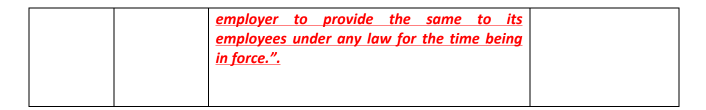
(b) the following supply of goods or services or both—

(i)food and beverages, outdoor catering, beauty treatment, health services, cosmetic and plastic surgery, leasing, renting or hiring of motor vehicles, vessels or aircraft referred to in clause (a) or clause (aa) except when used for the purposes specified therein, life insurance and health insurance:

Provided that the input tax credit in respect of such goods or services or both shall be available where an inward supply of such goods or services or both is used by a registered person for making an outward taxable supply of the same category of goods or services or both or as an element of a taxable composite or mixed supply;

- (ii) membership of a club, health and fitness centre; and
- (iii) travel benefits extended to employees on vacation such as leave or home travel concession:

 Provided that the input tax credit in respect of such goods or services or both shall be available, where it is obligatory for an



10. Section 10 of CGST Amendment Act 2018:

Section	<u>Coverage</u>	Modification in existing Law	<u>Impact</u>
Section (CGST AA) Section 10 Applicable w.e.f 01.02.201 9	Explanation to Section 20	Explanation.—For the purposes of this section,— (a) the "relevant period" shall be— (i) if the recipients of credit have turnover in their States or Union territories in the financial year preceding the year during which credit is to be distributed, the said financial year; or (ii) if some or all recipients of the credit do not have any turnover in their States or Union territories in the financial year preceding the year during which the credit is to be distributed, the last quarter for which details of such turnover of all the recipients are available, previous to the month during which credit is to be distributed; (b) the expression "recipient of credit" means the supplier of goods or services or both	Impact The definition of turnover is changed to exclude the tax leviable under entry no. 92A of List I of the Seventh Schedule
		having the same Permanent Account Number as that of the Input Service Distributor; (c) the term "turnover", in relation to any registered person engaged in the supply of taxable goods as well as goods not taxable under this Act, means the value of turnover, reduced by the amount of any duty or tax levied under entry 84 under entries 84 and 92A	

of List I of the Seventh Schedule to the Constitution and entries 51 and 54 of List II of	
the said Schedule.	

11. Section 11 of CGST Amendment Act 2018:

Section	Coverage	Modification in existing Law	Impact
(CGST AA)			
Section 11a Applicable w.e.f 01.02.201 9	Insertion of proviso after first proviso to section 22(1)	(1) Every supplier shall be liable to be registered under this Act in the State or Union territory, other than special category States, from where he makes a taxable supply of goods or services or both, if his aggregate turnover in a financial year exceeds twenty lakh rupees: Provided that where such person makes taxable supplies of goods or services or both from any of the special category States, he shall be liable to be registered if his aggregate turnover in a financial year exceeds ten lakh rupees. "Provided further that the Government may, at the request of a special category State and on the recommendations of the Council, enhance the aggregate turnover referred to in the first proviso from ten lakh rupees to such amount, not exceeding twenty lakh rupees and subject to such conditions and limitations, as may be so notified."	A right is given to the government to increase the threshold limit of a special category state for an amount up to Rs. 20Lac.
Section 11b Applicable w.e.f 01.02.201 9	Clause 3 of explanation to section 22	Explanation.—For the purposes of this section,— (i) the expression "aggregate turnover" shall include all supplies made by the taxable person, whether on his own account or made on behalf of all his principals; (ii) the supply of goods, after completion of job work, by a registered job worker shall be treated as the supply of goods by the principal referred to in section 143, and the value of	Following states are excluded from the list of special category states: -Arunachal Pradesh -Assam -Himachal Pradesh -Meghalaya -Sikkim -Uttrakhand. Only four are left in

such goods shall not be included in the aggregate turnover of the registered job	
worker;	- Mizoram
	- Nagaland
(iii) the expression "special category States"	- Tripura
shall mean the States as specified in sub-clause	
(g) of clause (4) of article 279A of the	
Constitution except the State of Jammu &	
Kashmir and <u>States of Arunachal Pradesh</u> ,	
Assam, Himachal Pradesh, Meghalaya, Sikkim	
and Uttarakhand	

12. Section 12 of CGST Amendment Act 2018:

<u>Section</u>	Coverage	Modification in existing Law	<u>Impact</u>
(CGST AA)			
Section 12	<u>Section</u>	(x) every electronic commerce operator <u>"who</u>	Earlier this provision
Applicable	24(x)	is required to collect tax at source under	covered every E-
w.e.f		section 52.	commerce operator.
01.02.201			Now addition of
9			words " who is
			required to collect
			tax at source had
			made it more
			reasonable. Only
			the TCS deductor
			will be liable to take
			registration without
			a threshold.

13. Section 13 of CGST Amendment Act 2018:

Section (CGST AA)	<u>Coverage</u>	Modification in existing Law	<u>Impact</u>
Section 13a Applicable w.e.f 01.02.201 9	Section 25	Provided that a casual taxable person or a non-resident taxable person shall apply for registration at least five days prior to the commencement of business. "Provided further that a person having a unit, as defined in the Special Economic Zones Act, 2005, in a Special Economic Zone or being a Special Economic Zone developer shall have to apply for a separate registration, as distinct from his place of business located outside the Special Economic Zone in the same State or Union territory."; Explanation.—Every person who makes a	It was already provided in rules. Now added into the Law itself.
		supply from the territorial waters of India shall obtain registration in the coastal State or Union territory where the nearest point of the appropriate baseline is located.	
13b Applicable w.e.f 01.02.201 9	Section 25	(2) A person seeking registration under this Act shall be granted a single registration in a State or Union territory: Provided that a person having multiple business verticals in a State or Union territory may be granted a separate registration for each business vertical, subject to such conditions as may be prescribed. "Provided that a person having multiple places of business in a State or Union territory may be granted a separate registration for each such place of business, subject to such conditions as may be prescribed.".	Now a person can take a separate registration in the same state for a place of business. Earlier separate registration was available only for a separate business vertical only. The definition of business vertical is also deleted from the Act.

14. Section 14 of CGST Amendment Act 2018:

Section	Coverag	Modification in existing Law	<u>Impact</u>
(CGST AA)	<u>e</u>		
Section 15a Applicable w.e.f 01.02.201 9	Marginal heading to Section 29	Cancellation or suspension of registration.	Suspension word also added to the marginal heading to section 29.
Section 15b Applicable w.e.f 01.02.201 9	Section 29	(1)The proper officer may, either on his own motion or on an application filed by the registered person or by his legal heirs, in case of death of such person, cancel the registration, in such manner and within such period as may be prescribed, having regard to the circumstances where,— (a) the business has been discontinued, transferred fully for any reason including death of the proprietor, amalgamated with other legal entity, demerged or otherwise disposed of; or (b) there is any change in the constitution of the business; or (c) the taxable person, other than the person registered under sub-section (3) of section 25, is no longer liable to be registered under section 22 or section 24. Provided that during pendency of the proceedings relating to cancellation of registration filed by the registered person, the registration may be suspended for such period and in such manner as may be prescribed.	Taxpayers were facing an issue because many registrations applied for cancellation were pending with the department. Taxpayers were confused and directionless for their liability towards the GST compliances. Now a power is given to suspend the registration till department cancels it.

Section 14c Applicable w.e.f 01.02.201 9	<u>Section</u> <u>29(2)</u>	(2) The proper officer may cancel the registration of a person from such date, including any retrospective date, as he may deem fit, where,— (a) a registered person has contravened such provisions of the Act or the rules made thereunder as may be prescribed; or (b) a person paying tax under section 10 has not furnished returns for three consecutive tax periods; or (c) any registered person, other than a person specified in clause (b), has not furnished returns for a continuous period of six months; or (d) any person who has taken voluntary registration under sub-section (3) of section 25 has not commenced business within six months from the date of registration; or (e) registration has been obtained by means of fraud, wilful misstatement or suppression of facts: Provided that the proper officer shall not cancel the registration without giving the person an opportunity of being heard. Provided further that during pendency of the proceedings relating to cancellation of registration, the proper officer may suspend the registration for such period and in such manner as may be prescribed.	Same provision replicated for cancellation of registration by department.
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15. Section 15 of CGST Amendment Act 2018:

Section	Coverage	Modification in existing Law	<u>Impact</u>
(CGST AA)			
Section	Section	(1) Where a tax invoice Where one or more	Now a credit note can
15a	<u>34(1)</u>	tax invoices have has been issued for supply of	be issued for more
Applicable		any goods or services or both and the taxable	than one invoices.
w.e.f		value or tax charged in that tax invoice is	Rule 53(1A) has been

01.02.201		found to exceed the taxable value or tax payable in respect of such supply, or where the goods supplied are returned by the recipient, or where goods or services or both supplied are found to be deficient, the registered person, who has supplied such goods or services or both, may issue to the recipient a credit note one or more credit notes for supplies made in a financial year containing such particulars as may be prescribed.	inserted to the CGST rules to mention the items required on the Credit note. Entry (g) of said rule provide for: g) serial number(s) and date(s) of the corresponding tax invoice(s) or, as the case may be, bill(s) of supply. Thus format of credit note is also changed to include multiple invoices.
Section 15b Applicable w.e.f 01.02.201 9	<u>Section</u> <u>34(3)</u>	(3) Where a tax invoice has Where one or more tax invoices have been issued for supply of any goods or services or both and the taxable value or tax charged in that tax invoice is found to be less than the taxable value or tax payable in respect of such supply, the registered person, who has supplied such goods or services or both, shall issue to the recipient a debit note one or more debit notes for supplies made in a financial year containing such particulars as may be prescribed	Same changes for a debit note.

16. Section 16 of CGST Amendment Act 2018:

Section	Coverage	Modification in existing Law	<u>Impact</u>
(CGST AA)			
Section 16	Section 35	(5) Every registered person whose turnover	Proviso inserted to
Applicable		during a financial year exceeds the prescribed	relieve the
w.e.f		limit shall get his accounts audited by a	department of
01.02.201		chartered accountant or a cost accountant and	central Govt., state
9		shall submit a copy of the audited annual	govt. or local

accounts, the reconciliation statement under sub-section (2) of section 44 and such other documents in such form and manner as may be prescribed.	authority liable audit by CAG.	e for
"Provided that nothing contained in this sub- section shall apply to any department of the Central Government or a State Government or a local authority, whose books of account are subject to audit by the Comptroller and Auditor-General of India or an auditor appointed for auditing the accounts of local authorities under any law for the time being in force"		

17. Section 17 of CGST Amendment Act 2018:

Section (CGST AA)	Coverage	Modification in existing Law	<u>Impact</u>
(COST AA)			
Section 17a:	<u>Section</u>	Every registered person, other than an Input	A right is provided to
Applicability	<u>39(1)</u>	Service Distributor or a non-resident taxable	prescribe the time
is <u>on hold</u>		person or a person paying tax under the	also.
(Notification		provisions of section 10 or section 51 or	

no. 02/2019 CT dated 29 th January 2019.		section 52 shall, for every calendar month or part thereof, furnish, in such form and manner as may be prescribed, in such form, manner and within such time as may be prescribed a return, electronically, of inward and outward supplies of goods or services or both, input tax credit availed, tax payable, tax paid and such other particulars as may be prescribed, on or before the twentieth day of the month succeeding such calendar month or part thereof. "Provided that the Government may, on the recommendations of the Council, notify certain classes of registered persons who shall furnish return for every quarter or part thereof, subject to such conditions and safeguards as may be specified therein."	
Section 17b: Applicability is on hold (Notification no. 02/2019 CT dated 29 th January 2019.	<u>Section</u> <u>39(7)</u>	(7) Every registered person, who is required to furnish a return under sub-section (1) or sub-section (2) or sub-section (3) or sub-section (5), shall pay to the Government the tax due as per such return not later than the last date on which he is required to furnish such return. "Provided that the Government may, on the recommendations of the Council, notify certain classes of registered persons who shall pay to the Government the tax due or part thereof as per the return on or before the last date on which he is required to furnish such return, subject to such conditions and safeguards as may be specified therein."	Same in this provision. A right to prescribe the time for a class of registered person.
Section 17c Applicable w.e.f	<u>Section</u> <u>39(9)</u>	(9) Subject to the provisions of sections 37 and 38, if any registered person after furnishing a return under sub-section (1) or	Right is provided to government

01.02.2019	sub-section (2) or sub-section (3) or sub-section (4) or sub-section (5) discovers any omission or incorrect particulars therein, other than as a result of scrutiny, audit, inspection or enforcement activity by the tax authorities, he shall rectify such omission or incorrect particulars in the return to be furnished for the month or quarter during which such omission or incorrect particulars are noticed, in such form and manner as may be prescribed subject to payment of interest under this Act: Provided that no such rectification of any omission or incorrect particulars shall be allowed after the due date for furnishing of return for the month of September or second quarter following the end of the financial year, the end of the financial year to which such details pertain or the actual date of furnishing of relevant annual return, whichever is earlier.	to prescribe the manner of correction. 2. To clarify that here financial year means the financial year to which such details pertain.
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18. Section 18 of CGST Amendment Act 2018:

<u>Section</u>	<u>Coverage</u>	Modification in existing Law	<u>Impact</u>
(CGST AA)			
Section 18:	Section 43A	43A. (1) Notwithstanding anything	
Applicabilit		contained in sub-section (2) of section 16,	

y is on hold (Notificatio n no. 02/2019 CT dated 29th January 2019. section 37 or section 38, every registered person shall in the returns furnished under sub-section (1) of section 39 verify, validate, modify or delete the details of supplies furnished by the suppliers.

- (2) Notwithstanding anything contained in section 41, section 42 or section 43, the procedure for availing of input tax credit by the recipient and verification thereof shall be such as may be prescribed.
- (3) The procedure for furnishing the details of outward supplies by the supplier on the common portal, for the purposes of availing input tax credit by the recipient shall be such as may be prescribed.
- (4) The procedure for availing input tax credit in respect of outward supplies not furnished under sub-section (3) shall be such as may be prescribed and such procedure may include the maximum amount of the input tax credit which can be so availed, not exceeding twenty per cent. of the input tax credit available, on the basis of details furnished by the suppliers under the said sub-section.
- (5) The amount of tax specified in the outward supplies for which the details have been furnished by the supplier under subsection (3) shall be deemed to be the tax payable by him under the provisions of the Act.
- (6) The supplier and the recipient of a supply shall be jointly and severally liable to pay tax or to pay the input tax credit availed, as the case may be, in relation to outward supplies for which the details have been furnished

under sub-section (3) or sub-section (4) but return thereof has not been furnished.
(7) For the purposes of sub-section (6), the

(7) For the purposes of sub-section (6), the recovery shall be made in such manner as may be prescribed and such procedure may provide for non-recovery of an amount of tax or input tax credit wrongly availed not exceeding one thousand rupees.

(8) The procedure, safeguards and threshold of the tax amount in relation to outward supplies, the details of which can be furnished under sub-section (3) by a registered person,—

(i) <u>within six months of taking</u> <u>registration;</u>

(ii) who has defaulted in payment of tax and where such default has continued for more than two months from the due date of payment of such defaulted amount, shall be such as may be prescribed.".

19. Section 19 of CGST Amendment Act 2018:

Section	Coverage	Modification in existing Law	<u>Impact</u>
(CGST AA)			
Section 19	<u>Section</u>	(2) A registered person may authorise an	GST practitioners
Applicable	<u>48(2)</u>	approved goods and services tax practitioner	are also allowed to
w.e.f		to furnish the details of outward supplies	do other functions
01.02.201		under section 37, the details of inward	along with filing the
9		supplies under section 38 and the return under	returns.
		section 39 or section 44 or section 45 and to	
		perform such other functions in such manner	
		as may be prescribed.	

20. Section 20 of CGST Amendment Act 2018:

Section	Coverage	Modification in existing Law	<u>Impact</u>
(CGST AA)			
Section	Section	(2) The input tax credit as self-assessed in the	This provision is still on
<u> 20a:</u>	<i>49(2)</i>	return of a registered person shall be credited	hold along with section
Applicabilit		to his electronic credit ledger, in accordance	43A. Both will be
y is on hold		with <u>section 41 or section 43A</u> , to be	applicable from a later
(Notificatio		maintained in such manner as may be	date.
n no.		prescribed.	
02/2019 CT			
dated 29 th			
January			
2019.			
Section 20b	Section	(5) The amount of input tax credit available in	The manner of
Applicable	49(5)	the electronic credit ledger of the registered	utilization of input tax
w.e.f		person on account of—	credit is modified. It is
01.02.2019		(a) integrated tax shall first be utilised towards	going to result in some
		payment of integrated tax and the amount	possible additional
		remaining, if any, may be utilised towards the	liability in some
		payment of central tax and State tax, or as the	circumstances.

		case may be, Union territory tax, in that order; (b) the central tax shall first be utilised towards payment of central tax and the amount remaining, if any, may be utilised towards the payment of integrated tax; (c) the State tax shall first be utilised towards payment of State tax and the amount remaining, if any, may be utilised towards payment of integrated tax; Provided that the input tax credit on account of State tax shall be utilised towards payment of integrated tax only where the balance of the input tax credit on account of central tax is not available for payment of integrated tax (d) the Union territory tax shall first be utilised towards payment of Union territory tax and the amount remaining, if any, may be utilised towards payment of integrated tax; Provided that the input tax credit on account of Union territory tax shall be utilised towards payment of integrated tax only where the balance of the input tax credit on account of central tax is not available for payment of integrated tax (e) the central tax shall not be utilised towards payment of State tax or Union territory tax; and (f) the State tax or Union territory tax shall not be utilised towards payment of central tax.	When we need to use ITC for payment of IGST , The ITC of CGST is required to be utilized fist after IGST.
Section 21 Applicable w.e.f 01.02.2019	Two new sections are inserted after	49A. Notwithstanding anything contained in section 49, the input tax credit on account of central tax, State tax or Union territory tax shall be utilised towards payment of integrated tax, central tax, State tax or Union	The Input tax credit of IGST will be exhausted first towards IGST and other ITC will be used only after that. Now

section 49	territory tax, as the case may be, only after	the adjustment is fixed
	the input tax credit available on account of	as following:
	integrated tax has first been utilised fully	IGSTCGSTSGST
	towards such payment.	For IGST.
		The reason behind this
	49B. Notwithstanding anything contained in	change is to restrict the
	this Chapter and subject to the provisions of	use of IGST as it is most
	clause (e) and clause (f) of sub-section (5) of	liquidated amongst all
	section 49, the Government may, on the	ITC's.
	recommendations of the Council, prescribe	
	the order and manner of utilisation of the	
	input tax credit on account of integrated tax,	
	central tax, State tax or Union territory tax, as	
	the case may be, towards payment of any	
	such tax."	

22. Section 22 of CGST Amendment Act 2018:

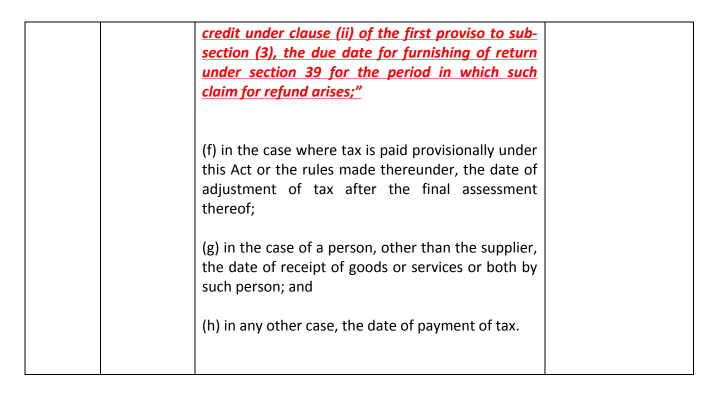
<u>Section</u>	<u>Coverage</u>	Modification in existing Law	<u>Impact</u>
(CGST AA)			
Section 22	<u>Section</u>	(9) Where the details of outward supplies	Matching of tax
Applicable	<u>52(9)</u>	furnished by the operator under sub-section	deducted by an e
w.e.f		(4) do not match with the corresponding	commerce operator
01.02.201		details furnished by the supplier under section	will be matched
9		37 or section 39, the discrepancy shall be	with the return filed
		communicated to both persons in such	u/s 39.
		manner and within such time as may be	
		prescribed.	

23. Section 23 of CGST Amendment Act 2018:

Section	Coverage	Modification in existing Law	Impact
(CGST			
AA)			
Section 23a Applicabl e w.e.f 01.02.20 19	Section 54(8)	(8) Notwithstanding anything contained in subsection (5), the refundable amount shall, instead of being credited to the Fund, be paid to the applicant, if such amount is relatable to— (a) refund of tax paid on zero rated supplies export of goods or services or both or on inputs or input services used in making such zero rated supplies exports; (b) refund of unutilised input tax credit under subsection (3); (c) 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; (d) refund of tax in pursuance of section 77; (e) the tax and interest, if any, or any other amount paid by the applicant, if he had not passed on the incidence of such tax and interest to any other person; or (f) the tax or interest borne by such other class of applicants as the Government may, on the recommendations of the Council, by notification, specify.	The term zero rated supply has been interchanged with the term export. We need to understand that export is comparatively narrower term. Zero rated supply included other supplies also apart from Export. Now principal of unjust enrichment will also be applicable to supply by a DTA unit to SEZ. In case burden is transferred by DTA the SEZ will be eligible to get refund.
Section 23b	Explanation Clause 2: Relevant date to claim refund	"relevant date" means— (a) in the case of goods exported out of India where a refund of tax paid is available in respect of goods themselves or, as the case may be, the inputs or input services used in such goods,— (i) if the goods are exported by sea or air, the date on which the ship or the aircraft in which such goods are loaded, leaves India; or (ii) if the goods are exported by land, the	

- date on which such goods pass the frontier; or
- (iii) if the goods are exported by post, the date of despatch of goods by the Post Office concerned to a place outside India;
- (b) in the case of supply of goods regarded as deemed exports where a refund of tax paid is available in respect of the goods, the date on which the return relating to such deemed exports is furnished;
- (c) in the case of services exported out of India where a refund of tax paid is available in respect of services themselves or, as the case may be, the inputs or input services used in such services, the date of—
- (i) receipt of payment in convertible foreign exchange "or in Indian rupees wherever permitted by the Reserve Bank of India", where the supply of services had been completed prior to the receipt of such payment; or
- (ii) issue of invoice, where payment for the services had been received in advance prior to the date of issue of the invoice;
- (d) in case where the tax becomes refundable as a consequence of judgment, decree, order or direction of the Appellate Authority, Appellate Tribunal or any court, the date of communication of such judgment, decree, order or direction;
- (e) in the case of refund of unutilised input tax credit under sub section (3), the end of the financial year in which such claim for refund arises;

"(e) in the case of refund of unutilised input tax



24. Section 24 of CGST Amendment Act 2018:

<u>Section</u>	Coverage	Modification in existing Law	<u>Impact</u>
(CGST AA)			
Section 24	Explanation	'Explanation.—For the purposes of this	Section 79 provide
Applicable	added After	section, the word person shall include	for the recovery
w.e.f	Section 79	"distinct persons" as referred to in sub-section	proceedings in case
01.02.201		(4) or, as the case may be, sub-section (5) of	of any sum payable
9		section 25.'	by a person is not
			paid. An explanation
			has been inserted
			into the section to
			cover the term
			distinct person into
			the definition of
			person.

25. Section 25 of CGST Amendment Act 2018:

Section (CGST AA)	<u>Coverage</u>	Modification in existing Law	<u>Impact</u>
Section 25 Applicable w.e.f 01.02.201 9	Section 107	 (6) No appeal shall be filed under sub-section (1), unless the appellant has paid— (a) in full, such part of the amount of tax, interest, fine, fee and penalty arising from the impugned order, as is admitted by him; and (b) a sum equal to ten per cent. of the remaining amount of tax in dispute arising from the said order "subject to a maximum of twenty-five crore rupees,", in relation to which the appeal has been filed. 	Maximum amount payable by taxpayer for appeal to appellate authority is curtailed down to Rs. 25 Crore.

26. Section 26 of CGST Amendment Act 2018:

Section (CGST AA)	<u>Coverage</u>	Modification in existing Law	<u>Impact</u>
Section 26 Applicable w.e.f 01.02.201	<u>Section</u> <u>112(8)</u>	(8) No appeal shall be filed under sub-section (1), unless the appellant has paid— (a) in full, such part of the amount of tax, interest, fine, fee and penalty arising from the impugned order, as is admitted by him, and (b) a sum equal to twenty per cent. of the remaining amount of tax in dispute, in addition to the amount paid under sub-section (6) of section 107, arising from the said order "subject to a maximum of fifty crore rupees", in relation to which the appeal has been filed.	The amount of payment for appeal to appellate Tribunal is curtailed down to a maximum of Rs. 50 Crore Rupees.

27. Section 27 of CGST Amendment Act 2018:

Section (CGST AA)	Coverage	Modification in existing Law	<u>Impact</u>
Section27	Section	(6) Where the person transporting any goods	The time limit for
	<u>129(6)</u>	or the owner of the goods fails to pay the	payment of amount

proceedings shall be initiated in accordance with the provisions of section 130: Provided that where the detained or seized goods are perishable or hazardous in nature or are likely to depreciate in value with passage of time, the said period of seven days may be reduced by the proper officer.

28. Section 28 of CGST Amendment Act 2018:

Section	Coverage	Modification in existing Law	<u>Impact</u>
(CGST AA)			
Section 28a Applicable w.e.f 01.02.2019	Section 140	(1) A registered person, other than a person opting to pay tax under section 10, shall be entitled to take, in his electronic credit ledger, the amount of CENVAT credit "of eligible duties" carried forward in the return relating to the period ending with the day immediately preceding the appointed day, furnished by him under the existing law in such manner as may be prescribed: Provided that the registered person shall not be allowed to take credit in the following circumstances, namely:— (i) where the said amount of credit is not admissible as input tax credit under this Act; or (ii) where he has not furnished all the returns required under the existing law for the period of six months	credit is narrowed down by adding the word "of eligible duties" Earlier everything falling under the definition of CENVAT Credit was covered in

		immediately preceding the appointed date; or (iii) where the said amount of credit relates to goods manufactured and cleared under such exemption notifications as are notified by the Government.	
Section 28(b)(i) Applicability is on hold (Notification no. 02/2019 CT dated 29 th January 2019.	Explanation 1 to section 140	Explanation 1.—For the purposes of sub-sections (1), (3), (4) and (6), the expression "eligible duties" means— (i) the additional duty of excise leviable under section 3 of the Additional Duties of Excise (Goods of Special Importance) Act, 1957; (ii) the additional duty leviable under sub-section (1) of section 3 of the Customs Tariff Act, 1975; (iii) the additional duty leviable under sub-section (5) of section 3 of the Customs Tariff Act, 1975; (iv) the additional duty of excise leviable under section 3 of the Additional Duties of Excise (Textile and Textile Articles) Act, 1978; (v) the duty of excise specified in the First Schedule to the Central Excise Tariff Act, 1985; (vi) the duty of excise specified in the Second Schedule to the Central Excise Tariff Act, 1985; and (vii) the National Calamity Contingent Duty leviable under section 136 of the	the term "Eligible duties". As we discussed the term eligible duties is added in section 140(1). This explanation is also made applicable to sub

		Finance Act, 2001, in respect of inputs held in stock and inputs contained in semi-finished or finished goods held in stock on the appointed day.	
Section 28(b)(ii) Applicable w.e.f 1.07.2017	Explanation 1 to section 140	Explanation 1.—For the purposes of sub-sections (3), (4) and (6), the expression "eligible duties" means— (i) the additional duty of excise leviable under section 3 of the Additional Duties of Excise (Goods of Special Importance) Act, 1957; (ii) the additional duty leviable under sub-section (1) of section 3 of the Customs Tariff Act, 1975; (iii) the additional duty leviable under sub-section (5) of section 3 of the Customs Tariff Act, 1975; (iv) the additional duty of excise leviable under section 3 of the Additional Duties of Excise (Textile and Textile Articles) Act, 1978; (Omitted and shall always be deemed to have been omitted) (v) the duty of excise specified in the First Schedule to the Central Excise Tariff Act, 1985; (vi) the duty of excise specified in the Second Schedule to the Central Excise Tariff Act, 1985; and (vii) the National Calamity Contingent Duty leviable under section 136 of the Finance Act, 2001, in respect of inputs	and Textile Articles) Act.

28(c)(i) Applicability is on hold (Notification no. 02/2019 CT dated 29th January 2019. (ii) the additional duty of excise leviable under section 3 of the Additional Duties of Excise (Goods of Special Importance) Act, 1975; (iii) the additional duty leviable under sub-section (1) of section 3 of the Customs Tariff Act, 1975; (iv) the additional duty of excise leviable under sub-section (5) of section 3 of the Customs Tariff Act, 1975; (iv) the additional duty of excise leviable under sub-section (5) of section 3 of the Additional Duties of Excise (Textile and Textile Articles) Act, 1978; (v) the duty of excise specified in the First Schedule to the Central Excise Tariff Act, 1985; (vi) the duty of excise specified in the Second Schedule to the Central Excise Tariff Act, 1985; (vii) the National Calamity Contingent Duty leviable under section 136 of the Finance Act, 2001; and			semi-finished or finished goods held	
(iv) the additional duty of excise leviable under section 3 of the Additional Duties of Excise (Textile and Textile Articles) Act, 1978; (v) the duty of excise specified in the First Schedule to the Central Excise Tariff Act, 1985; (vi) the duty of excise specified in the Second Schedule to the Central Excise Tariff Act, 1985; (vii) the National Calamity Contingent Duty leviable under section 136 of the Finance Act, 2001; and	28(c)(i) Applicability is on hold (Notification no. 02/2019 CT dated 29 th	2 to section	Explanation 2.—For the purposes of sub-section (1) and (5) the expression "eligible duties and taxes" means— (i) the additional duty of excise leviable under section 3 of the Additional Duties of Excise (Goods of Special Importance) Act,1957; (ii) the additional duty leviable under sub-section (1) of section 3 of the Customs Tariff Act, 1975; (iii) the additional duty leviable under sub-section (5) of section 3 of the	Sub section 1 is again covered here but this provision is also on hold.
Second Schedule to the Central Excise Tariff Act, 1985; (vii) the National Calamity Contingent Duty leviable under section 136 of the Finance Act, 2001; and			(iv) the additional duty of excise leviable under section 3 of the Additional Duties of Excise (Textile and Textile Articles) Act, 1978; (v) the duty of excise specified in the First Schedule to the Central Excise	
section 66B of the Finance Act, 1994,			Second Schedule to the Central Excise Tariff Act, 1985; (vii) the National Calamity Contingent Duty leviable under section 136 of the Finance Act, 2001; and (viii) the service tax leviable under	

		received on or after the appointed day.	
Section 28(c)(ii) Applicable w.e.f 1.07.2017	Explanation 2 to section 140	Explanation 2.—For the purposes of sub-section (5) the expression "eligible duties and taxes" means— (i) the additional duty of excise leviable under section 3 of the Additional Duties of Excise (Goods of Special Importance) Act, 1957; (ii) the additional duty leviable under sub-section (1) of section 3 of the Customs Tariff Act, 1975; (iii) the additional duty leviable under sub-section (5) of section 3 of the Customs Tariff Act, 1975; (iv) the additional duty of excise leviable under section 3 of the Additional Duties of Excise (Textile and Textile Articles) Act, 1978; (Omitted and shall always be deemed to have been omitted) (v) the duty of excise specified in the First Schedule to the Central Excise Tariff Act, 1985;	The Additional duty of excise levialble u/s 3 of the Additional Duties of Excise (Textile and Textile Articles) Act is excluded from the definition of Eligible duties.
		(vi) the duty of excise specified in the Second Schedule to the Central Excise Tariff Act, 1985;	
		(vii) the National Calamity Contingent Duty leviable under section 136 of the Finance Act, 2001; and	
		(viii) the service tax leviable under section 66B of the Finance Act, 1994,	

		in respect of inputs and input services received on or after the appointed day.	
Section 28d	<u>After</u>	'Explanation 3.—For removal of	Cess is excluded from
Applicable	Explanation	doubts, it is hereby clarified that the	the definition of eligible
w.e.f	<u>2 as so</u>	expression "eligible duties and taxes"	duties. Any cess like
01.07.2017	amended,	excludes any cess which has not been	Krishi Kalyan Cess or
	<u>the</u>	specified in Explanation 1 or	Education cess will not
	following	Explanation 2 and any cess which is	be eligible for transition.
	Explanation	collected as additional duty of	This is also a
	shall be	customs under sub-section (1) of	retrospective
	<u>inserted</u>	section 3 of the Customs Tariff Act,	amendment and will hit
	and shall	<u>1975.'</u>	the right of taxpayer.
	<u>always be</u>		Cess was disallowed via
	deemed to		rules but now rules and
	<u>have been</u>		Act are made consistent.
	<u>inserted</u>		

29. Section 29 of CGST Amendment Act 2018:

<u>Section</u>	Coverage	Modification in existing Law	<u>Impact</u>
(CGST AA)			
Section 29	Section 143	143. (1) A registered person (hereafter in this	The commissioner is
Applicable		section referred to as the "principal") may	given power to extend
w.e.f		under intimation and subject to such	the period for return of
01.02.201		conditions as may be prescribed, send any	goods sent for job work.
9		inputs or capital goods, without payment of	The time can be
		tax, to a job worker for job work and from	extended by one year in
		there subsequently send to another job	case of inputs and by

worker and likewise, and shall,—

- (a) bring back inputs, after completion of job work or otherwise, or capital goods, other than moulds and dies, jigs and fixtures, or tools, within one year and three years, respectively, of their being sent out, to any of his place of business, without payment of tax;
- (b) supply such inputs, after completion of job work or otherwise, or capital goods, other than moulds and dies, jigs and fixtures, or tools, within one year and three years, respectively, of their being sent out from the place of business of a job worker on payment of tax within India, or with or without payment of tax for export, as the case may be:

Provided that the principal shall not supply the goods from the place of business of a job worker in accordance with the provisions of this clause unless the said principal declares the place of business of the job worker as his additional place of business except in a case—

- (i) where the job worker is registered under section 25; or
- (ii) where the principal is engaged in the supply of such goods as may be notified by the Commissioner.

"Provided further that the period of one year and three years may, on sufficient cause being shown, be extended by the Commissioner for a further period not exceeding one year and two years respectively.".

<u>two years</u> in case of <u>capital goods</u>.

30. Section 30 of CGST Amendment Act 2018:

Section (CGST AA)	Coverage	Modification in existing Law	<u>Impact</u>
Section 30 Applicable w.e.f 01.02.201 9	Schedule I	ACTIVITIES TO BE TREATED AS SUPPLY EVEN IF MADE WITHOUT CONSIDERATION 1 2 3 a b 4 . Import of services by a taxable person person from a related person or from any of his other establishments outside India, in the course or furtherance of business.	The deletion of word taxable has enhanced the scope of this entry. See Note 1 for detailed description.

31. Section 31 of CGST Amendment Act 2018:

Section	<u>Coverage</u>	Modification in existing Law	<u>Impact</u>
(CGST AA)			
Section 31	Schedule II:	ACTIVITIES "OR TRANSACTIONS" TO BE	Just to make it more
Applicable	Change in	TREATED AS SUPPLY OF GOODS OR SUPPLY	comprehensive so that
w.e.f	its title	OF SERVICES	all entries in Schedule II
01.07.201			can be covered under
7			this title.

32. Section 32 of CGST Amendment Act 2018:

<u>Section</u>	<u>Coverage</u>	Modification in existing Law	<u>Impact</u>
(CGST AA)			
Section	Schedule III	ACTIVITIES OR TRANSACTIONS	Three new entries are inserted into
32(i)		WHICH SHALL BE TREATED NEITHER	Schedule III of CGST Act. First of all
Applicable		AS A SUPPLY OF GOODS NOR A	let us understand what this
w.e.f		SUPPLY OF SERVICES	schedule signifies. Schedule III of
01.02.201			CGST Act list the supplies which
9			shall be treated neither as a supply
		1. Services by an employee to the	of goods nor services. It means
		employer in the course of or in	that the items mentioned here will
		relation to his employment.	be out of the preview of GST and
			wont be included even in
		2. Services by any court or Tribunal	exempted turnover. They are not
		established under any law for the	supply at al for the purpose of GST.
		time being in force.	Now let us have a look on these
			entries.
		3. (a) the functions performed by	1. The first entry is supply of goods
		the Members of Parliament,	from a non-taxable territory to
		Members of State Legislature,	another place in the non-taxable
		Members of Panchayats, Members	territory without such goods
		of Municipalities and Members of	entering into India. It will cover
		other local authorities;	the high sea sales where the goods
			are sold without entering into
		(b) the duties performed by any	India.
		person who holds any post in	It is noteworthy that section 2(56)
		pursuance of the provisions of the	of CGST defines the term India as
		Constitution in that capacity; or	"India" means the territory of India
			as referred to in article 1 of the
		(c) the duties performed by any	Constitution, its territorial waters,
		person as a Chairperson or a	seabed and sub-soil underlying
		Member or a Director in a body	such waters, continental shelf,
		established by the Central	exclusive economic zone or any
		Government or a State Government	other maritime zone as referred to
		or local authority and who is not	in the Territorial Waters,
		deemed as an employee before the	Continental Shelf, Exclusive
		commencement of this clause.	Economic Zone and other Maritime
			Zones Act, 1976, and the air space
		4. Services of funeral, burial,	above its territory and territorial

crematorium or mortuary including transportation of the deceased.

- 5. Sale of land and, subject to clause (b) of paragraph 5 of Schedule II, sale of building.
- 6. Actionable claims, other than lottery, betting and gambling.
- "7. Supply of goods from a place in the non-taxable territory to another place in the non-taxable territory without such goods entering into India.
- 8. (a) Supply of warehoused goods to any person before clearance for home consumption;
- (b) Supply of goods by the consignee to any other person, by endorsement of documents of title to the goods, after the goods have been dispatched from the port of origin located outside India but before clearance for home consumption.";

Explanation.—For the purposes of paragraph 2, the term "court" includes District Court, High Court and Supreme Court.

waters."

2. Supply of warehoused goods to any person before clearance for home consumption. Earlier Circular no. 3/1/2018 dated 25th may 2018 provided for the valuation of goods at the time of filing of bill of entry for home consumption. Relevant extract is reproduced here:

"It is therefore, clarified that integrated tax shall be levied and collected at the time of final clearance of the warehoused goods for home consumption i.e., at the time of filing the ex-bond bill of entry and the value addition accruing at each stage of supply shall form part of the value on which the integrated tax would be payable at the time of clearance of the warehoused goods for home consumption. In other words, the supply of goods before their clearance from the warehouse would not be subject to the levy of integrated tax and the same would be levied and collected only when the warehoused goods are cleared for home consumption from the customs bonded warehouse."

After the insertion of this clause it is clear any of such sales will not be leviable to GST as they are not a supply for GST. This circular is rescinded via Circular No. 04/01/2019-GST dated 1st February 2019.

			3. Supply of goods by the consignee to any other person, by endorsement of documents of title to the goods, after the goods have been dispatched from the port of origin located outside India but before clearance for home consumption. This is another form of high sea sales. It will not be included in Supply for GST.
Section	Explanation	'Explanation 2.—For the purposes	Warehoused goods as defined in
32(ii)	to Schedule	of paragraph 8, the expression	Customs Act.
Applicable	<u>III</u>	"warehoused goods" shall have the	- Section 2(43) of Customs Act
w.e.f		same meaning as assigned to it in	" <u>warehouse" means a public</u>
01.02.201		the Customs Act, 1962.'.	warehouse appointed under
9			section 57 or a private warehouse
			licensed under section 58;
			- Section 2(44) of Customs Act 1962 <u>"warehoused goods" means</u> goods deposited in a warehouse;

Note:1

Registered Person

Relevant provision	Consider ation	For business	Related party/Establis hment	Supply	RCM (Notification 10/2017- Integrated (Rate)	No. Tax
It will fall under section 7	<u>Yes</u>	<u>Yes</u>	No	Yes	Yes	
Won't get hit by any clause	<u>No</u>	No	No	No	No	
Schedule I clause IV NA	No	Yes	No	No	No	
Will be covered in clause IV of Sc.I	No	<u>Yes</u>	<u>Yes</u>	Yes	Yes	
It will fall under Clause 7(1)(b)	Yes	No	No	Yes	Yes	
It will fall under Clause 7(1)(b)	Yes	No	Yes	Yes	Yes	

Un-registered Person

Relevant provision	Consider ation	For business	Related party/Establis hment	Supply	RCM (Notification No. 10/2017- Integrated Tax (Rate)
The IODAR service provider is req to take registration in India	<u>Yes</u>	Yes	No	No	
Wont get hit by any clause	<u>No</u>	No	No	No	No
Schedule I clause IV NA	No	Yes	<u>No</u>	No	No
Will be covered in clause IV of Sc.I from 1 st Feb 2019 earlier was not covered.	No	<u>Yes</u>	<u>Yes</u>	Yes	Yes
It will fall under Clause 7(1)(b)	Yes	No	No	Yes	No
It will fall under Clause 7(1)(b)	Yes	No	Yes	Yes	Yes

The RCM provisions in Notification No. 10/2017- Integrated Tax (Rate):

SI. No.	Category of Supply of Services	Supplier of service	Recipient of Service
1.	Any service supplied by any person who is	Any person located in a	Any person located in the
	located in a non-taxable territory to any	non-taxable territory	taxable territory other
	person other than <i>non-taxable online</i>		than non-taxable online
	recipient.		recipient.

The term non-taxable online recipient is defined u/s 2(16) of IGST Act:

Section 2(16) of IGST Act "non-taxable online recipient" means any Government, local authority, governmental authority, an individual or any other person not registered and receiving online information and database access or retrieval services in relation to any purpose other than commerce, industry or any other business or profession, located in taxable territory. Explanation.—For the purposes of this clause, the expression "governmental authority" means an authority or a board or any other body,—

- (i) set up by an Act of Parliament or a State Legislature; or
- (ii) established by any Government, with ninety per cent. or more participation by way of equity or control, to carry out any function entrusted to a municipality under article 243W of the Constitution;

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