In pursuance of the provisions of clause (3) of Article 348 of the Constitution of India, the Governor is pleased to order the publication of the following English translation of the Notification No.792/2017/9(120)/XXVII(8)/2017, dated to September, 2017 for general information.

Government of Uttarakhand Finance Section-8 No 742/2017/9(120)/ XXVII(8)/2017 Dehradun :: Dated :: 10 Cc 100.22

Notification

In exercise of the powers conferred by section 164 of the Uttarakhand Goods and Services Tax Act, 2017 (06 of 2017), the Governor is pleased to make the following rules to further amend the Uttarakhand Goods and Services Tax Rules, 2017, namely:-

The Uttarakhand Goods and Services Tax (Sixth Amendment) Rules, 2017

Short title and Commencement	1.	. (1) These rules may be called the Uttarakhand Goods and Services Tax (Sixth Amendment) Rules, 2017.	
		(2) Save as otherwise provided in these rules, they shall come into force on such date as the State Government may, by notification in the Official Gazette, appoint.	
Amendment in Rule 119	2.	In Rule 119 of the Uttarakhand Goods and Services Tax Rules, 2017 (hereafter in this notification referred to as the principal rules)- (a) in the heading "Declaration of stock held by a principal and agent", after "principal and" the words "job-worker or" shall be inserted;	
		(b) after the words "the provisions of", the words and figures "section 141 or" shall be inserted.	
Amendment in Rule 122	3.	In the "Principal Rules", for the existing Rule 122 set out in column-1, the rule set out in column-2 shall be substituted; namely-	

Column-1 Existing Rule	Column-2 Hereby substituted Rule
 122. Constitution of the Authority The Authority shall consist of,- (a) a Chairman who holds or has held a post equivalent in rank to a Secretary to the Government of India; and 	122. Constitution of the Authority The constitution of the Authority shall be in accordance with the provisions of rule 122 of the Central Goods and Services Tax Rules, 2017.
(b) four Technical Members who are or have	
	4 of 61

been Commissioners of State tax or central tax or have held an equivalent post under the existing law,

to be nominated by the Council.

Amendment inRule 1234. In the "Principal Rules", for the existing Rule 123 set out in column-1, the rule set out in column-2 shall be substituted; namely-

namery-	
Column-1 Existing Rule	Column-2 Horoby substituted Dat
123. Constitution of the Standing Committee and Screening Committees (1) The Council may constitute a Standing Committee on Anti-profiteering which shall consist of such officers of the State Government and Central Government as may be nominated by it.	and Screening Committee The constitution of the Standing Committee and Screening Committee shall be in proportional
 (2) A State level Screening Committee shall be constituted in each State by the State Governments which shall consist of- (a) one officer of the State Government, to be nominated by the Commissioner, and (b) one officer of the Central Government, to be nominated by the Chief Commissioner. 	

Amendment in Rule 1245. In the "Principal Rules", for the existing Rule 124 set out in column-1, the rule set out in column-2 shall be substituted; namely-

namely-	
Column-1	Column-2
Existing Rule	Hereby substituted Rule
124. Appointment, salary, allowances and other terms and conditions of service of the	124. Appointment, salary, allowances and
(1) The Chairman and Members of the Authority:-	other terms and conditions of service of the Chairman and Members of the Authority
Authority shall be appointed by the Central Government on the recommendations of a	The appointment, salary, allowances and other terms and conditions of service of the Chairman
Selection Committee to be constituted for the	and Members of the Authority shall be in accordance with the provisions of rule 124 of
purpose by the Council (2) The Chairman shall be paid a monthly	the Central Goods and Services Tax Rules, 2017.
salary of Rs. 2,25,000 (fixed) and other allowances and benefits as are admissible to a	
Central Government officer holding posts carrying the same pay:	
Provided that where a retired officer is selected as a Chairman he shall be	
selected as a Chairman, he shall be paid a monthly salary of Rs. 2,25,000 reduced by the	
amount of pension.	

 $\mathbf{\lambda}$



	(3) The Technical Member shall be paid a
	monthly salary of Rs. 2,05,400 (fixed) and
	shall be entitled to draw allowances as are
	admissible to a Government of India officer
	holding Group 'A' post carrying the same pay:
	Provided that where a retired officer is
	selected as a Technical Member, he shall be
	paid a monthly salary of Rs. 2,05,400 reduced
	by the amount of pension.
	(4) The Chairman shall hold office for a term
	of two years from the date on which he enters
	upon his office, or until he attains the age of
	sixty- five years, whichever is earlier and shall
	be eligible for reappointment:
	Provided that person shall not be selected
	as the Chairman, if he has attained the age of
	sixty-two years.
	(5) The Technical Member of the Authority
	shall hold office for a term of two years from
	the date on which he enters upon his office, or
	until he attains the age of sixty-five years,
	whichever is earlier and shall be eligible for
	reappointment:
	Provided that person shall not be selected
	as a Technical Member if he has attained the
l	age of sixty-two years.

Amendment in	6.	In the "Principal Rules", for the existing Rule 125 set out in
Rule 125		column-1, the rule set out in column-2 shall be substituted;
		namely_

Indiffer y			
Column-1 Existing Rule	Column-2 Hereby substituted Rule		
Additional Director General of Safeguards under the Board shall be the Secretary to the	125. Secretary to the Authority The Secretary to the Authority shall be in accordance with the provisions of rule 125 of the Central Goods and Services Tax Rules, 2017		

Amendment in	7.	In the "Principal Rules", for the existing Rule 126 set out in
Rule 126		column-1, the rule set out in column-2 shall be substituted; namely-

namery-		
Column-1	Column-2	
Existing Rule	Hereby substituted Rule	
126. Power to determine the methodology	126. Power to determine the methodology	
and procedure	and procedure	
The Authority may determine the methodology	The power to determine the methodology and	
and procedure for determination as to whether	procedure of the Authority shall be in	
	accordance with the provisions of rule 126 of	
goods or services or the benefit of input tax	the Central Goods and Services Tax Rules,	

DT /Rule Amendment 6th Amendment(05-09-2017)

1

 \mathcal{A}

credit has been passed on by the registered	2017.";
 person to the recipient by way of	
commensurate reduction in prices.	

Amendment in Rule 1378. In the "Principal Rules", for the existing Rule 137 set out in column-1, the rule set out in column-2 shall be substituted; namely-

namely-	
Column-1	Column-2
Existing Rule	Hereby substituted Rule
 137. Tenure of Authority The Authority shall cease to exist after the expiry of two years from the date on which the Chairman enters upon his office unless the Council recommends otherwise. Explanation For the purposes of this Chapter, 	137. Tenure of Authority The tenure of the Authority shall be in accordance with the provisions of rule 137 of the Central Goods and Services Tax Rules, 2017
(a) "Authority" means the National Anti- profiteering Authority constituted under rule 122;	
(b) "Committee" means the Standing Committee on Anti-profiteering constituted by the Council in terms of sub-rule (1) of rule 123 of these rules;	
(c) "interested party" includes-	
a. suppliers of goods or services under the proceedings; and	
b. recipients of goods or services under the proceedings;	
(d) "Screening Committee" means the State level Screening Committee constituted in terms of sub-rule (2) of rule 123 of these rules.	

Amendment in	9.	In the "Principal Rules", for the existing Rule 138 set out in
Rule 138		column 1, the rule set out in column-2 shall be substituted; namely-

	Column-1
	Comm_r
	COlumn-1
	L'victing Dulo
	Existing Rule
	138. E-way rule
	1.30. E-WAV FUIL
. 1	

Till such time as an E-way bill system is developed and approved by the Council, the Government may, by notification, specify the documents that the person in charge of a conveyance carrying any consignment of goods shall carry while the goods are in movement or in transit storage.

Column-2

Hereby substituted Rule

138. Information to be furnished prior to commencement of movement of goods and generation of e-way bill.-

(1)Every registered person who causes movement of goods of consignment value exceeding fifty thousand rupees—

(i) in relation to a supply; or

(ii) for reasons other than supply; or

(iii) due to inward supply from an unregistered person,

shall, before commencement of such movement, furnish information relating to the said goods in **Part A** of **FORM GST EWB-01**, electronically, on the common portal.

(2) Where the goods are transported by the registered person as a consignor or the recipient of supply as the consignee, whether in his own conveyance or a hired one or by railways or by air or by vessel, the said person or the recipient may generate the e-way bill in **FORM GST EWB-01** electronically on the common portal after furnishing information in **Part B** of **FORM GST EWB-01**.

(3) Where the e-way bill is not generated under sub-rule (2) and the goods are handed over to a transporter for transportation by road, the registered person shall furnish the information relating to the transporter in **Part B** of **FORM GST EWB-01** on the common portal and the e-way bill shall be generated by the transporter on the said portal on the basis of the information furnished by the registered person in **Part A** of **FORM GST EWB-01**:

Provided that the registered person or, as the case may be, the transporter may, at his option, generate and carry the e-way bill even if the value of the consignment is less than fifty thousand rupees:

Provided further that where the movement is caused by an unregistered person either in his own conveyance or a hired one or through a transporter, he or the transporter may, at their option, generate the e-way bill in **FORM GST EWB-01** on the common portal in the manner specified in this rule:

Provided also that where the goods are transported for a distance of less than ten kilometres within the State or Union territory from the place of business of the consignor to the place of business of the transporter for further transportation, the supplier or the transporter may not furnish the details of conveyance in **Part B** of **FORM GST EWB-01**. **Explanation 1**.– For the purposes of this sub-rule, where the goods are supplied by an unregistered supplier to a recipient who is registered, the movement shall be said to be caused by such recipient if the recipient is known at the time of commencement of the movement of goods.

Explanation 2.-The information in **Part A** of **FORM GST EWB-01** shall be furnished by the consignor or the recipient of the supply as consignee where the goods are transported by railways or by air or by vessel.

(4) Upon generation of the e-way bill on the common portal, a unique e-way bill number (EBN) shall be made available to the supplier, the recipient and the transporter on the

N

(

common portal.

(5) Any transporter transferring goods from one conveyance to another in the course of transit shall, before such transfer and further movement of goods, update the details of conveyance in the e-way bill on the common portal in **FORM GST EWB-01**:

Provided that where the goods are transported for a distance of less than ten kilometres within the State or Union territory from the place of business of the transporter finally to the place of business of the consignee, the details of conveyance may not be updated in the e-way bill.

(6) After e-way bill has been generated in accordance with the provisions of sub-rule (1), where multiple consignments are intended to be transported in one conveyance, the transporter may indicate the serial number of e-way bills generated in respect of each such consignment electronically on the common portal and a consolidated e-way bill in FORM GST EWB-02maybe generated by him on the said common portal prior to the movement of goods.

(7) Where the consignor or the consignee has not generated FORM GST EWB-01 in accordance with the provisions of sub-rule (1) and the value of goods carried in the conveyance is more than fifty thousand rupees, the transporter shall generate FORM GSTEWB-01 on the basis of invoice or bill of supply or delivery challan, as the case may be, and may also generate a consolidated e-way bill in FORM GST EWB-02 on the common portal prior to the movement of goods.

(8) The information furnished in **Part A** of **FORM GST EWB-01** shall be made available to the registered supplier on the common portal who may utilize the same for furnishing details in **FORM GSTR-1**:

Provided that when the information has been furnished by an unregistered supplier in **FORM GST EWB-01**, he shall be informed electronically, if the mobile number or the e-mail is available.

(9) Where an e-way bill has been generated under this rule, but goods are either not transported or are not transported as per the details furnished in the e-way bill, the e-way bill may be cancelled electronically on the common portal, either directly or through a Facilitation Centre notified by the Commissioner, within 24 hours of generation of the e-way bill:

Provided that an e-way bill cannot be cancelled if it has been verified in transit in accordance with the provisions of rule 138B.

(10) An e-way bill or a consolidated e-way bill generated under this rule shall be valid for the period as mentioned in column (3) of the Table below from the relevant date, for the distance the goods have to be transported, as mentioned in column (2) of the said Table: *Table*

Sr. по.	Distance	Validity period
(1)	(2)	(3)
1.	Upto 100 km	One day
2.	For every 100 km or part thereof thereafter	One additional day

Provided that the Commissioner may, by notification, extend the validity period of eway bill for certain categories of goods as may be specified therein:

Provided further that where, under circumstances of an exceptional nature, the goods cannot be transported within the validity period of the e-way bill, the transporter may generate another e-way bill after updating the details in **Part B** of **FORM GSTEWB-01**.

Explanation.—For the purposes of this rule, the "relevant date" shall mean the date on which the e-way bill has been generated and the period of validity shall be counted from the time at which the e-way bill has been generated and each day shall be counted as twenty-four hours.

(11) The details of e-way bill generated under sub-rule (1) shall be made available to the recipient, if registered, on the common portal, who shall communicate his acceptance or rejection of the consignment covered by the e-way bill.

(12) Where the recipient referred to in sub-rule (11) does not communicate his acceptance or rejection within seventy two hours of the details being made available to him on the common portal, it shall be deemed that he has accepted the said details.

(13) The e-way bill generated under rule 138 of the Central Goods and Services Tax Rules or Goods and Services Tax Rules of any other State shall be valid in the State .

(14) Notwithstanding anything contained in this rule, no e-way bill is required to be generated—

(a) where the goods being transported are specified in Annexure;

(b) where the goods are being transported by a non-motorised conveyance;

(c) where the goods are being transported from the port, airport, aircargo complex and land customs station to an inland container depot or a container freight station for clearance by Customs; and

(d) in respect of movement of such goods and within such areas in a State and for values exceeding such amount as the Commissioner of State tax, may notify in consultation with the Chief Commissioner of Central tax.

Explanation. - The facility of generation and cancellation of e-way bill may also be made available through SMS.

		[(See rule 138 (14)]	
S. No.	Chapter or Heading or Sub-heading or Tariff item	Description of Goods	
(1)	(2)	(3)	
1.	0101	Live asses, mules and hinnies	
2.	0102	Live bovine animals	
3.	0103	Live swine	
4.	0104	ive sheep and goats	

ANNEXURE

DT/Rule Amendment 6th Amendment(05-09-2017)

Page 40 of 61

5	. 0105	Live poultry, that is to say, fowls of the species Gallus domesticus,
		ducks, geese, turkeys and guinea fowls.
6	. 0106	Other live animal such as Mammals, Birds, Insects
7	. 0201	Meat of bovine animals, fresh and chilled.
8	0202	Meat of bovine animals frozen [other than frozen and put up in unit
		container]
9	0203	Meat of swine, fresh, chilled or frozen [other than frozen and put up in
		unit container]
1(). 0204	Meat of sheep or goats, fresh, chilled or frozen Jother than frozen and
		put up in unit container
11	. 0205	Meat of horses, asses, mules or hinnies, fresh, chilled or frozen [other
		than frozen and put up in unit container
12	. 0206	Edible offal of bovine animals, swine, sheep, goats, horses, asses, mules
		or hinnies, fresh, chilled or frozen [other than frozen and put up in unit
		container]
13	. 0207	Meat and edible offal, of the poultry of heading 0105, fresh, chilled or
		frozen [other than frozen and put up in unit container]
14	0208	Other meat and edible meat offal, fresh, chilled or frozen (other than
		frozen and put up in unit container]
15.	0209	Pig fat, free of lean meat, and poultry fat, not rendered or otherwise
		extracted, fresh, chilled or frozen other than frozen and put up in unit
		container]
16.	0209	Pig fat, free of lean meat, and poultry fat, not rendered or otherwise
		extracted, salted, in brine, dried or smoked other than put up in unit
		containers]
17.	0210	Meat and edible meat offal, salted, in brine, dried or smoked; edible
		flours and meals of meat or meat offal, other than put up in unit
		containers
18.	3	Fish seeds, prawn / shrimp seeds whether or not processed, cured or in
		frozen state [other than goods falling under Chapter 3 and attracting
		2.5%]
19.	0301	Live fish.
20.	0302	Fish, fresh or chilled, excluding fish fillets and other fish meat of
		heading 0304
21.	0304	Fish fillets and other fish meat (whether or not minced), fresh or
		chilled.
22.	0306	Crustaceans, whether in shell or not, live, fresh or chilled; crustaceans,
		in shell, cooked by steaming or by boiling in water live, fresh or chilled.
23.	0307	Molluscs, whether in shell or not, live, fresh, chilled; aquatic
		invertebrates other than crustaceans and molluscs, live, fresh or chilled.
24.	0308	Aquatic invertebrates other than crustaceans and molluses, live, fresh or
		chilled.
25.	0401	Fresh milk and pasteurised milk, including separated milk, milk and
		Aquatic invertebrates other than crustaceans and molluses, live, fresh or

 \sim

		matter, excluding Ultra High Temperature (UHT) milk
20	6. 0403	Curd; Lassi; Butter milk
2	7. 0406	Chena or paneer, other than put up in unit containers and bearing a
		registered brand name;
28	3. 0407	Birds' eggs, in shell, fresh, preserved or cooked
29	0. 0409	Natural honey, other than put up in unit container and bearing a
		registered brand name
30	0. 0501	Human hair, unworked, whether or not washed or scoured; waste of
		human hair
31	. 0506	All goods i.e. Bones and horn-cores, unworked, defatted, simply
		prepared (but not cut to shape), treated with acid or gelatinised; powder
		and waste of these products
32	. 0507 90	All goods i.e. Hoof meal; horn meal; hooves, claws, nails and beaks;
		antlers; etc.
33.	0511	Semen including frozen semen
34.	6	Live trees and other plants; bulbs, roots and the like; cut flowers and
		ornamental foliage
35.	0701	Potatoes, fresh or chilled.
36.	0702	Tomatoes, fresh or chilled.
37.	0703	Onions, shallots, garlic, leeks and other alliaceous vegetables, fresh or
		chilled.
38.	0704	Cabbages, cauliflowers, kohlrabi, kale and similar edible brassicas,
		fresh or chilled.
39.	0705	Lettuce (Lactuca sativa) and chicory (Cichorium spp.), fresh or chilled.
40.	0706	Carrots, turnips, salad beetroot, salsify, celeriac, radishes and similar
		edible roots, fresh or chilled.
41.	0707	Cucumbers and gherkins, fresh or chilled.
42.	0708	Leguminous vegetables, shelled or unshelled, fresh or chilled.
43.	0709	Other vegetables, fresh or chilled.
44.	0712	Dried vegetables, whole, cut, sliced, broken or in powder, but not
ļ		further prepared.
45.	0713	Dried leguminous vegetables, shelled, whether or not skinned or split.
46.	0714	Manioc, arrowroot, salep, Jerusalem artichokes, sweet potatoes and
		similar roots and tubers with high starch or inulin content, fresh or
		chilled; sago pith.
47.	0801	Coconuts, fresh or dried, whether or not shelled or peeled
48.	0801	Brazil nuts, fresh, whether or not shelled or peeled
49.	0802	Other nuts, Other nuts, fresh such as Almonds, Hazelnuts or filberts
		(Coryius spp.), walnuts, Chestnuts (Castanea spp.), Pistachios,
		Macadamia nuts, Kola nuts (Cola spp.), Areca nuts, fresh, whether or
	0000	not shelled or peeled
50.	0803	Bananas, including plantains, fresh or dried
51.	0804	Dates, figs, pineapples, avocados, guavas, mangoes and mangosteens,
		fresh.

(

h

52	2. 0805	Citrus fruit, such as Oranges, Mandarins (including tangerines and
		satsumas); elementines, wilkings and similar citrus hybrids. Grapefruit,
		including pomelos, Lemons (Citrus limon, Citrus limonum) and limes
57	0000	(Citrus aurantifolia, Citrus latifolia), fresh.
53		Grapes, fresh
54		Melons (including watermelons) and papaws (papayas), fresh.
55		Apples, pears and quinces, fresh.
56	. 0809	Apricots, cherries, peaches (including nectarines), plums and sloes, fresh.
57	. 0810	
	. 0010	Other fruit such as strawberries, raspberries, blackberries, mulberries
		and loganberries, black, white or red currants and gooseberries,
		cranberries, bilberries and other fruits of the genus vaccinum, Kiwi
		fruit, Durians, Persimmons, Pomegranates, Tamarind, Sapota (chico),
58.	0814	Custard-apple (ata), Bore, Lichi, fresh.
59.	9	Peel of citrus fruit or melons (including watermelons), fresh.
		All goods of seed quality
60.	0901	Coffee beans, not roasted
61.	0902	Unprocessed green leaves of tea
62.	0909	Seeds of anise, badian, fennel, coriander, cumin or caraway; juniper
	0010 11 10	berries [of seed quality]
63.	0910 11 10	Fresh ginger, other than in processed form
64.	0910 30 10	Fresh turmeric, other than in processed form
65.	1001	Wheat and meslin [other than those put up in unit container and bearing
		a registered brand name]
66.	1002	Rye [other than those put up in unit container and bearing a registered
		brand name]
67.	1003	Barley [other than those put up in unit container and bearing a
		registered brand name]
68.	1004	Oats [other than those put up in unit container and bearing a registered
		brand name]
69.	1005	Maize (corn) [other than those put up in unit container and bearing a
		registered brand name]
70.	1006	Rice [other than those put up in unit container and bearing a registered
		brand name]
71.	1007	Grain sorghum [other than those put up in unit container and bearing a
		registered brand name]
72.	1008	Buckwheat, millet and canary seed; other cereals such as Jawar, Bajra,
		Ragi] [other than those put up in unit container and bearing a registered
		brand name]
73.	1101	Wheat or meslin flour [other than those put up in unit container and
		bearing a registered brand name].
74.	1102	Cereal flours other than of wheat or meslin, [maize (corn) flour, Rye
		flour, etc.] [other than those put up in unit container and bearing a
i.		registered brand name]

m

Page 43 of 61

7	5. 1103	
	5. [1103	Cereal groats, meal and pellets [other than those put up in unit containe
7	5. 1104	and bearing a registered brand name
7		Cereal grains hulled
	. 1105	Flour, of potatoes [other than those put up in unit container and bearing
70	1100	a registered brand name]
78	3. 1106	Flour, of the dried leguminous vegetables of heading 0713 (pulses)
		[other than guar meal 1106 10 10 and guar gum refined split 1106 10
		90], of sago or of roots or tubers of heading 0714 or of the products of
		Chapter 8 i.e. of tamarind, of singoda, mango flour. etc. Jother than
		those put up in unit container and bearing a registered brand name]
79		All goods of seed quality
80		Soya beans, whether or not broken, of seed quality.
81	. 1202	Ground-nuts, not roasted or otherwise cooked, whether or not shelled or
		broken, of seed quality.
82.		Linseed, whether or not broken, of seed quality.
83.	1205	Rape or colza seeds, whether or not broken, of seed quality.
84.	1206	Sunflower seeds, whether or not broken, of seed quality.
85.	1207	Other oil seeds and oleaginous fruits (i.e. Palm nuts and kernels, cotton
		seeds, Castor oil seeds, Sesamum seeds, Mustard seeds, Saffower
		(Carthamustinctorius) seeds, Melon seeds, Poppy seeds, Ajams, Mango
		kernel, Niger seed, Kokam) whether or not broken, of seed quality.
86.	1209	Seeds, fruit and spores, of a kind used for sowing.
87.	1210	Hop cones, fresh.
88.	1211	Plants and parts of plants (including seeds and fruits), of a kind used
		primarily in perfumery, in pharmacy or for insecticidal, fungicidal or
		similar purpose, fresh or chilled.
89.	1212	Locust beans, seaweeds and other algae, sugar beet and sugar cane,
		fresh or chilled.
90.	1213	Cereal straw and husks, unprepared, whether or not chopped, ground,
		pressed or in the form of pellets
91.	1214	Swedes, mangolds, fodder roots, hay, lucerne (alfalfa), clover, sainfoin,
		forage kale, lupines, vetches and similar forage products, whether or not
		in the form of pellets.
92.	1301	Lac and Shellac
93.	1404 90 40	Betel leaves
94.	1701 or 1702	Jaggery of all types including Cane Jaggery (gur) and Palmyra Jaggery
95.	1904	Puffed rice, commonly known as Muri, flattened or beaten rice,
		commonly known as Chira, parched rice, commonly known as khoi,
		parched paddy or rice coated with sugar or gur, commonly known as
		Murki
96.	1905	Pappad
97.	1905	Bread (branded or otherwise), except pizza bread
98.	2201	Water [other than aerated, mineral, purified, distilled, medicinal, ionic,
		battery, de-mineralized and water sold in sealed container]
J.	· · · · · · · · · · · · · · · · · · ·	, ao minoranzoa ana water solu in searea comamerj

~

	0 2201	
[9. 2201	Non-alcoholic Toddy, Neera including date and palm neera
	00. 2202 90 90	Tender coconut water other than put up in unit container and bearing a
	01 2202 210	registered brand name
	01. 2302, 2304	T The second and the second and plant leed and plant leed and
	2305, 2300	Brand, hay and burner supplement and disk of
	2308, 2309	pulses, concentrates and additives, wheat bran and de-oiled cake
	02. 2501	Salt, all types
10	03. 2835	Dicalcium phosphate (DCP) of animal feed grade conforming to 18
		specification No.5470 : 2002
	04. 3002	Human Blood and its components
10		All types of contraceptives
10	6. 3101	All goods and organic manure [other than put up in unit containers and
		bearing a registered brand name
10	7. 3304	Kajal [other than kajal pencil sticks], Kumkum, Bindi, Sindur, Alta
10	8. 3825	Municipal waste, sewage sludge, clinical waste
10	9. 3926	Plastic bangles
110	0. 4014	Condoms and contraceptives
11	1. 4401	Firewood or fuel wood
112	2. 4402	Wood charcoal (including shell or nut charcoal), whether or not
		agglomerated
113	3. 4802 / 4907	Judicial, Non-judicial stamp papers, Court fee stamps when sold by the
		Government Treasuries or Vendors authorised by the Government
114	. 4817 / 4907	Postal items, like envelope, Post card etc., sold by Government
115	. 48 / 4907	Rupee notes when sold to the Reserve Bank of India
116	. 4907	Cheques, lose or in book form
117	. 4901	Printed books, including Braille books
118	. 4902	Newspapers, journals and periodicals, whether or not illustrated or
		containing advertising material
119	. 4903	Children's picture, drawing or colouring books
120	. 4905	Maps and hydrographic or similar charts of all kinds, including atlases,
		wall maps, topographical plans and globes, printed
121.	5001	Silkworm laying, cocoon
122.	5002	Raw silk
123.		Silk waste
124.		Wool, not carded or combed
125.		Fine or coarse animal hair, not carded or combed
126.		Waste of wool or of fine or coarse animal hair
127.	52	Gandhi Topi
128.	52	Khadi yarn
129.	5303	Jute fibres, raw or processed but not spun
130.	5305	Coconut, coir fibre
130.	63	
$\frac{131}{132}$	6703	Indian National Flag
132.	6912 00 40	Human hair, dressed, thinned, bleached or otherwise worked
	601700A0	Earthen pot and clay lamps



(

(

134	. 7018	Glass bangles (except those made from precious metals)
135	. 8201	Agricultural implements manually operated or animal driven i.e. Han
		tools, such as spades, shovels, mattocks, picks, hoes, forks and rakes
		axes, bill hooks and similar hewing tools; secateurs and pruners of an
		kind; scythes, sickles, hay knives, hedge shears, timber wedges and
		other tools of a kind used in agriculture, horticulture or forestry.
136.	8445	Amber charkha
137.	8446	Handloom [weaving machinery]
138.	8802 60 00	Spacecraft (including satellites) and suborbital and spacecraft launch
		vehicles
139.	8803	Parts of goods of heading 8801
140.	9021	Hearing aids
141.	92	Indigenous handmade musical instruments
142.	9603	Muddhas made of sarkanda and phoolbaharijhadoo
143.	9609	Slate pencils and chalk sticks
144.	9610 00 00	Slates
	9803	Passenger baggage
	Any chapter	Puja samagri namely,-
		(i) Rudraksha, rudraksha mala, tulsikanthi mala, panchgavya (mixture of cowdung, desi ghee, milk and curd);
		(ii) Sacred thread (commonly known as yagnopavit);(iii) Wooden khadau;
		(iv) Panchamrit,
		(vii) Wick for diya. (viii) Roli
		(ix) Kalava (Raksha sutra)(x) Chandantika
147.		
		Liquefied petroleum gas for supply to household and non domestic
48.		exempted category (NDEC) customers Kerosene oil sold under PDS
49.		Postal baggage transported by Department of Posts
50.		Natural or cultured pearls and precious or semi-precious stones;
		precious metals and metals clad with precious metal (Chapter 71)
51.		Jewellery, goldsmiths' and silversmiths' wares and other articles
		(Chapter 71)
52.		Currency
53.		Used personal and household effects
54.	······································	
		Coral, unworked (0508) and worked coral (9601)

 \mathbf{k}

i nsertion of	10.	After the existing Rule 138 of the "Principal Rule", the following
Rules		Rules shall be substituted; namely-

138A.Documents and devices to be carried by a person-incharge of a conveyance.-

(1) The person in charge of a conveyance shall carry

(a) the invoice or bill of supply or delivery challan, as the case may be; and

(b) a copy of the e-way bill or the e-way bill number, either physically or mapped to a Radio Frequency Identification Device embedded on tothe conveyance in such manner as may be notified by the Commissioner.

(2) A registered person may obtain an Invoice Reference Number from the common portal by uploading, on the said portal, a tax invoice issued by him in **FORM GST INV-1** and produce the same for verification by the proper officer in lieu of the tax invoice and such number shall be valid for a period of thirty days from the date of uploading.

(3) Where the registered person uploads the invoice under sub-rule (2), the information in Part A of FORM GST EWB-01 shall be auto-populated by the common portal on the basis of the information furnished in FORM GST INV-1.

(4) The Commissioner may, by notification, require a class of transporters to obtain a unique Radio Frequency Identification Device and get the said device embedded on to the conveyance and map the c-way bill to the Radio Frequency Identification Deviceprior to the movement of goods.

(5) Notwithstanding anything contained clause (b) of sub-rule (1), where circumstances so warrant, the Commissioner may, by notification, require the person-in-charge of the conveyance to carry the following documents instead of the e-way bill-

(a) tax invoice or bill of supply or bill of entry; or

(b) a delivery challan, where the goods are transported for reasons other than by way of supply.

138B. Verification of documents and conveyances.-

(1) The Commissioner or an officer empowered by him in this behalf may authorise the proper officer to intercept any conveyance to verify the e-way bill or the e-way bill number in physical form for all inter-State and intra-State movement of goods.

(2) The Commissioner shall get Radio Frequency Identification Devicereaders installed at places where the verification of

Page 47 of 61

movement of goods is required to be carried out and verification of movement of vehicles shall be done through such device readers where the e-way bill has been mapped with the said device.

(3) The physical verification of conveyances shall be carried out by the proper officer as authorised by the Commissioner or an officer empowered by him in this behalf:

Provided that on receipt of specific information on evasion of tax, physical verification of a specific conveyance can also be carried out by any officer after obtaining necessary approval of the Commissioner or an officer authorised by him in this behalf.

138C. Inspection and verification of goods.-

(1) A summary report of every inspection of goods in transit shall be recorded online by the proper officer in **Part A** of **FORM GST EWB-03** within twenty four hours of inspectionand the final report in **Part B** of **FORM GST EWB-03** shall be recorded within three days of such inspection.

(2) Where the physical verification of goods being transported on any conveyance has been done during transit at one place within theState or in any other State, no further physical verification of the said conveyance shall be carried out again in theState, unless a specific information relating to evasion of tax is made available subsequently.

138D. Facility for uploading information regarding detention of vehicle.-

Where a vehicle has been intercepted and detained for a period exceeding thirty minutes, the transporter may upload the said information in FORM GST EWB-04 on the common portal.

	FORM GST EWB (See Rule 138)	-01
	E-Way Bill	
PART	Г-А	
A.1	GSTIN of Recipient	
A.2	Place of Delivery	
A.3	Invoice or Challan Number	
A.4	Invoice or Challan Date	
A.5	Value of Goods	
A.6	HSN Code	

A.7	Reason for Transportation
A.8	Transport Document Number
PART	'-B
B.	Vehicle Number

Notes:

- 1. HSN Code in column A.6 shall be indicated at minimum two digit level for taxpayers having annual turnover upto five crore rupees in the preceding financial year and at four digit level for taxpayers having annual turnover above five crore rupees in the preceding financial year.
- 2. Transport Document number indicates Goods Receipt Number or Railway Receipt Number or Airway Bill Number or Bill of Lading Number.
- 3. Place of Delivery shall indicate the PIN Code of place of delivery.
- 4. Reason for Transportation shall be chosen from one of the following:

Code	Description
10	Supply
11	Export or Import
12	Job Work
13	SKD or CKD
14	Recipient not known
15	Line Sales
16	Sales Return
17	Exhibition or fairs
18	For own use
0	Others

FORM GST EWB-02

(See Rule 138)

Consolidated E-Way Bill

Number of E-Way Bills	
E-W	ay Bill Number

FORM GST EWB-03 (See Rule138(*) Verification Report

Part A	•
Name of the Officer	
Place of inspection	
Time of inspection	
Vehicle Number	
E-Way Bill Number	
Invoice or Challan or Bill Date	
Invoice or Challan or Bill Number	
Name of person in-charge of vehicle	
Description of goods	
Declared quantity of goods	
Declared value of goods	
Brief description of the discrepancy	
Whether goods were detained?	
Whether goods were detained?	
If not, date and time of release of vehicle Part B	
Actual quantity of goods	
Actual value of the Goods	
Tax payable	
Integrated tax	
Central tax	
State or UT tax	
Cess	
Penalty payable	
Integrated tax	
Central tax	
State or UT tax	
Cess	
Details of Notice	
Date	
Number	
Summary of findings	
summary of midnigs	

DT /Rule Amendment 6th Amendment(05-09-2017)

2

FORM GST EWB-04

(See Rule138D)

Report of detention

E-Way Bill Number	
Approximate Location of detention	
Period of detention	······································
Name of Officer in- charge	(if known)
Date	
Time	

In

FORM GST INV - 1

(See rule 138A)

IRN:		Date:
Details of Supplier		Dare.
GSTIN		
Legal Name		
Trade name, if any		
Address		
Serial No. of Invoice		
Date of Invoice		
	Details of Recipient (Billed to)	Details of Consignee (Shipped to)
GSTIN or UIN, if		
available		
Name		
Address		
State (name and code)		
Type of supply –		L
B to B supply		
B to C supply		
Attracts Reverse Cha	rge	
Attracts TCS	GSTIN of operator	
Attracts TDS	GSTIN of TDS Authority	
Export		
Supplies made to SE.	Z	
Deemed export		

Sr. No.	Descrip tion of Goods	ion of	SN Qty.	Unit	Price (per unit)	Total value	Taxabl Cen e value	Centi	ral tax	State or UT tax		Integrated tax		Cess	
								Rate	Amt.	Rate	Amt.	Rate	Amt.	Rate	Amt.
	Freight						 								
1	Insurance						 								
	Packing a	nd Forw	arding (Charges	etc.										
Total							 								
Total	Invoice Va	lue (In fi	gure)		I	······	 	I		1		l			
Total	Invoice Va	lue (In V	Vords)				 		i		1		ĺ		

Signature Name of the Signatory

Designation or Status".

Amendment in	the 1st July of 2017, for "FORM GST ENR-01", the
FORM GST ENR-01	ing Form shall be substituted and shall be deemed to be een substituted, namely:-

"Form GST ENR-01 [See Rule 58(1)] Application for Enrolment under section 35 (2) [only for un-registered persons] 1. Name of the State 2. (a) Legal name (b) Trade Name, if any (c) PAN (d) Aadhaar (applicable in case of proprietorship concerns only) 3. Type of enrolment (i) Warehouse or Depot (ii) Godown (iii) Transport services (iv) Cold Storage Constitution of Business (Please Select the Appropriate) 4. (i) Proprietorship or HUF (ii) Partnership (iii) Company (iv) Others 5. Particulars of Principal Place of Business (a)Address Building No. or Flat No. Floor No. Name of the Road or Street Premises or Building City or Town or Locality or Taluka or Block Village District State **PIN Code** Latitude Longitude Contact Information (the email address and mobile number will be used for authentication) (b) Email Address Telephone STD Mobile Number Fax STD (c)Nature of premises

DT:/Rule_Amendment 6th Amendment(05-09-2017)

<u>الا ا</u>

ч	i -

	Own	Leased	Rented	Consent	Shared	Others (specify)
6.	Details same i	of additional plac nformation as in i	ce of business – Ac tem 5 [(a), (b), and	ld for additional (c)]] place(s) of bu	l siness, if any(Fill up the
7.	Consen					
jorm. purpe infori	> give co ose of a mation w	nsent to "Goods uthentication. "(ould only be used	and Services Tax Soods and Service	Network" to ob es Tax Network ntity of the Aad	tain my detai :" has inform haar holder ai	imber provided in the ls from UIDAI for the ned me that identity nd will be shared with
8. Lis	t of doci	uments uploaded address proof)	1			
(laen	inty and a	address proof)				
9. Ver here	ification by sole	mnly affirm an	d declare that the declare that the declare that the declare the declare the declare the declared the declare	e information and nothing ha	given herein s been conce	n above is true and aled therefrom.
9. Ver I here correc	ification by sole	mnly affirm an	d declare that the declare that the declare that the declare the declare the declare the declare the declared	e information and nothing ha	s been conce	aled therefrom.
9. Ver I here correc Place:	ification by sole	mnly affirm an	d declare that the declare that the declare that the declare the declare the declare the declare the declared belief	e information and nothing ha	s been conce Si	above is true and aled therefrom. gnature thorised Signatory
9. Ver I here correc Place: Date:	ification by sole	mnly affirm an best of my know	d declare that the declare that the declare that the declare that the declare the declare the declared the de	e information and nothing ha	s been conce Si	aled therefrom.

Amendment in	13.	From the 1 st July of 2017, for "FORM GST RFD-01", the
FORM GST RFD-01		following Form shall be substituted and shall be deemed to be have been substituted, namely:-

"FORM-GST-RFD-01

[See rule 89(1)]

Application for Refund

(Applicable for casual or non-resident taxable person, tax deductor, tax collector, un-registered person and other registered taxable person)

1.	GSTIN / Temporary ID							
2.	Legal Name							
3.	Trade Name, if any							
4.	Address					<u></u>		
5.	Tax period (if applicable)	From -	<year><n< td=""><td>/onth> To</td><td>) <</td><td><year><</year></td><td>Month></td><td></td></n<></year>	/onth> To) <	<year><</year>	Month>	
6.	Amount of Refund	Act	Tax	Interest	Penalt y	Fees	Others	Total

DT /Rule Amendment 6th Amendment(05-09-2017)

				···· 1		1			
	Claimed	Central tax							
	(Rs.)	State / UT							
		tax	_						
		Integrated							
		tax							
		Cess							
 		Total							
7.	Grounds of	(a)	Exces	s balan	ice in El	ectronic ('ash Led	ger	
	refund claim	(b)	Expor	ts of sc	ervices-	with payr	nent of ta	- 1X	
	(select from drop down)	(c)	Expor	ts of nulated	goods	/ servic	es- with	iout payme	nt of ta
		(d)			of order	····			
		(u)	Sr.	·		Order			En
			No.	Type order		1	Order	Order	Paymen
			INO.	order		no.	date	Issuing	referenc
								Authority	e no., i
			(i)	Λοσοι	ssment				any
			(ii)	•	sional	+			
i			(11)		sment				
Ì			(iii)	Appe					
			(iv)	Any	other				
			(1V)	order					
				(speci					
		(e)	ITC ac			to invort	d tax str		ł
		(0)					ection 54		
		(f)						it/ SEZ deve	1
		(1)	(with p	aymen	t of tax)	s made it	<i>J (J1)Z,</i> (III)	il/ SF/Z/ deve	iopei
									·
		(g)			t supplie nent of t) SEZ uni	it/ SEZ deve	loper
			Ì	1 2					
		(h)	Recipie	ent of d	leemed e	export			
		(i)	Tax pa	id on a	supply	which is	not prov	ided, either	wholly or
			partiall	y, and	for whic	h invoice	e has not	been issued	(tax paid
			on adva						` •
		(j)	Tax pai	id on a	n intra-S	State supp	oly which	is subseque	ently held
								nange of PO	
					nt of tax		······································		
			Any oth			F			
.]]	Details of Bank		Address		IFSC	Туре	of	Account N	0.
{	account	bank	branch			accor			
	Whether Self-Dec	laration filed	by App	licant	u/s		les		No
	erter, il applicable	2				L			
9.		bank	branch			accor	unt		-

(

DECLARATION [second proviso to section 54(3)]

I hereby declare that the goods exported are not subject to any export duty. I also declare that I have not availed any drawback on goods or services or both and that I have not claimed refund of the integrated tax paid on supplies in respect of which refund is claimed. Signature

Name –

Designation / Status

DECLARATION [section 54(3)(ii)]

I hereby declare that the refund of input tax credit claimed in the application does not include HC availed on goods or services used for making 'nil' rated or fully exempt supplies. Signature

Name -

Designation / Status

DECLARATION |rule 89(2)(f)|

I hereby declare that the Special Economic Zone unit /the Special Economic Zone developer has not availed of the input tax credit of the tax paid by the applicant, covered under this refund claim.

Signature

Name -

Designation / Status

DECLARATION [rule 89(2)(g)]

(For recipients of deemed export)

I hereby declare that the refund has been claimed only for those invoices which have been reported in statement of inward supplies filed in Form GSTR-2 for the tax period for which refund is being claimed and the amount does not exceed the amount of input tax credit availed in the valid return filed for the said tax period.

Signature

Name -

Designation / Status

SELF- DECLARATION [rule 89(2)(1)]

I _______ (Applicant) having GSTIN/ temporary Id ______, solemnly affirm and certify that in respect of the refund amounting to Rs. ---/ with respect to the tax, interest, or any other amount for the period from---to----, claimed in the refund application, the incidence of such tax and interest has not been passed on to any other person.

Signature

Name –

Designation / Status

(This Declaration is not required to be furnished by applicants, who are claiming refund under clause (a) or clause (b) or clause (c) or clause (d) or clause (f) of sub-section (8) of section 54.)

10. Verification

I/We *<Taxpayer Name>* hereby solemnly affirm and declare that the information given herein above is true and correct to the best of my/our knowledge and belief and nothing has been concealed therefrom.

I/We declare that no refund on this account has been received by me/us earlier.

Place

Signature of Authorised Signatory

Date

<u>e</u>

(Name)

Designation/ Status

<u>Annexure-1</u>

Statement -1 [rule 89(5)]

Refund Type: ITC accumulated due to inverted tax structure [clause (ii) of first proviso to section 54(3)]

Turnover of inverted rated supply of goods	Tax payable on such inverted rated supply of goods	Adjusted total turnover	Net input tax credit	Maximum refund amount to be claimed [(1×4÷3)-2]
1	2	3	4	5

Statement- 2 [rule 89(2)(c)]

Refund Type: Exports of services with payment of tax

`

611									(Amount in	Rs.)
SI.	lnv	voice de	tails	Integrat	ed tax	BRC	/ FIRC	Integrated	Integrated	Net
No.	No.	Date	Value	Taxable value	Amt.	No.	Date	tax involved in	tax involved in	Integrated
1	2	3	4	5	6	7	8	if any 9	if any 10	11

Statement- 3 [rule 89(2)(b) and 89(2)(c)]

Refund Type:Export without payment of tax (accumulated ITC)

								(Ame	ount in	Rs.)	
SI. No.		Invoice det	ails	Goods/ Services				EGM	Details	BRC/	FIRC
	No.	Date	Value	(G/S)	Port code	No.	Date	Ref No.	Date	No.	Date
1	2	3	4	5	6	7	8	9	10	11	12
L							<u> </u>				

Statement- 3A [rule 89(4)]

Refund Type: Export without payment of tax (accumulated \overline{ITC}) – calculation of refund amount (Amount in Rs.)

t input tax	Adjusted total	Deferre		
credit	turnover	Refund amount (1×2÷3)		
2	3	4		
-	2	creditturnover23		

Statement-4 [rule 89(2)(d) and 89(2)(e)]

Refund Type:On account of supplies made to SEZ unit or SEZ Developer (on payment of tax) (Amount in Rs.)

GSTIN of recipient	Invo	Invoice details			ping Bill of ort/ orsed ice by	Integrated Tax		Integrat ed tax involved in debit note, if any	Integrate d tax involved in credit note, if	Net Integr ated tax (8+9- 10)
	No.	Date	Value	No.	Date	Taxable Value	Amt.		any	,
1	2	3	4	5	6	7	8	9	10	11

Statement-5 [rule 89(2)(d) and 89(2)(c)]

Refund Type:On account of supplies made to SEZ unit or SEZ Developer (without payment of tax)

SI. No.		Invoice detail	8	Goods/ Services (G/S)	(Amount in Rs.) Shipping bill/ Bill of export/ Endorsed invoice no.				
	No.	Date	Value		No	Date			
1	2	3	4	5	6	7			

Statement-5A [rule 89(4)]

Refund Type:On account of supplies made to SEZ unit / SEZ developer without payment of tax (accumulated ITC) – calculation of refund amount

Turnover of zero rated supply of goods and services	Net input tax credit	Adjusted total turnover	Refund amount (1×2÷3)
1	2	3	4
tatement_6 Irulo 80(7)(

Statement-6 [rule 89(2)(j)]

Refund Type:On account of change in POS of the supplies (inter-State to intra-State and vice versa) Order Details (issued in pursuance of sections 77 (1) and (2), if any: Order No: Order Date:

(Amount in Rs.)

GSTIN/ UIN Name (in case			-St	ate / inte	ering trai r-State tr	nsaction ansaction	consid n earlie	ered er	as intra		ate / intra		supp	
B2C)		Invo	oice de	etails	Integrat	Central		Cess	Place	Integr	Central	State/	Ces	Place
	No.	Date	Value	Taxable Value	ed tax	tax	UT tax		of Supply	ated tax	tax	UT tax		of Supply
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
										Í				

Statement-7 [rule 89(2)(k)]

Refund Type: Excess payment of tax, if any in case of last return filed.

(Amount in Rs.) Tax period ARN of Date of Tax Payable return filing Integrated Central State/ Cess return tax UT tax tax 1 2 3 4 5 6 7

Annexure-2

Certificate [rule 89(2)(m)]

This is to certify that in respect of the refund amounting to Rs. (in words) claimed by M/s------ (Applicant's Name) GSTIN/ Temporary ID------ for the tax period the incidence of tax and interest, has not been passed on to any other person. This certificate is based on the examination of the books of account and other relevant records and returns particulars maintained/ furnished by the applicant.

Signature of the Chartered Accountant/ Cost Accountant: Name: Membership Number: Place: Date:

Note - This Certificate is not required to be furnished by the applicant. claiming refund under clause (a) or clause (b) or clause (c) or clause (d) or clause (f) of sub-section (8) of section 54 of the Act.

Instructions -

2. Terms used:

(a)B to C:	From registered person to unregistered person
(b)EGM:	Export General Manifest
(c)GSTIN:	Goods and Services Tax Identification Number
(d)IGST:	Integrated goods and services tax
(e)ITC:	Input tax credit
(f)POS:	Place of Supply (Respective State)
(g)SEZ:	Special Economic Zone
(h)Temporary ID:	Temporary Identification Number
(i)UIN:	Unique Identity Number

2. Refund of excess amount available in electronic cash ledger can also be claimed through return or by filing application.

3. Debit entry shall be made in electronic credit or cash ledger at the time of filing the application.

4. Acknowledgement in Form GST RFD-02 will be issued if the application is found complete in all respects.

5. Claim of refund on export of goods with payment of IGST shall not be processed through this application.

6. Bank account details should be as per registration data. Any change in bank details shall first be amended in registration particulars before quoting in the application.

7. Declarationshall be filed in cases wherever required.

8. 'Net input tax credit'means input tax credit availed on inputs during the relevant period for the purpose of Statement-1 and will include ITC on input services also for the purpose of Statement-3A and 5A.

2

Adjusted total turnover' means the turnover in a State or a Union territory, as defined under clause (112) of section 2 excluding the value of exempt supplies other than zero-rated supplies, during the relevant period.

10. For the purpose of Statement-1, refund claim will be based on supplies reported in GSTR-1 and GSTR-2.

11. BRC or FIRC details will be mandatory where refund is claimed against export of services details of shipping bill and EGM will be mandatory to be provided in case of export of goods.

12. Where the invoice details are amended (including export), refund shall be allowed as per the calculation based on amended value.

13. Details of export made without payment of tax shall be reported in Statement-3.

14. Availability of refund to be claimed in case of supplies made to SEZ unit or SEZ developer without payment of tax shall be worked out in accordance with the formula prescribed in rule 89(4) 15. 'Turnover of zero rated supply of goods and services' shall have the same meaning as defined in rule 89(4).";

Amendment in 1 FORM GST TRAN-2

12. From the 1st July of 2017, for "FORM GST TRAN-2", the following Form shall be substituted and shall be deemed to be have been substituted, namely:-

(a) in Serial No. 4, for the words "appointment date", the words "appointed date" shall be substituted and shall be deemed to be have been substituted;

(b) in Serial No. 5, for the words "credit on", the words "credit of" shall be substituted and shall be deemed to be have been substituted;

(Radha Raturi)

Principal Secretary