GOVERNMENT OF ASSAM
OFFICE OF THE COMMISSIONER OF TAXES, ASSAM :: KAR BHAWAN
DISPUR, GUWAHATI-6
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CIRCULAR NO. 47/2019-GST

Dated Dispur the 14th March, 2019.

Subject : Clarification on certain issues related to refund – Reg.

No. CT/GST-15/2017/324. – The Commissionerate is in receipt of representations seeking clarification on certain issues relating to refund. In order to clarify these issues and to ensure uniformity in the implementation of the provisions of law across the field formations, the Commissioner of State tax, in exercise of its powers conferred by section 168 of the Assam Goods and Service Tax Act, 2017 (hereinafter referred to as, “the Assam GST Act”), hereby clarifies the issues as detailed hereunder:

2. Status of refund claim after issuance of deficiency memo and re-credit of electronic credit ledger:

2.1 Para 7.1 of circular No. 24/2018-GST [CT/GST-15/2017/195 dtd. 25-10-2018] clarifies the intent of law in cases where a deficiency memo is issued in respect of a refund claim. In para 7.2 of the said circular, the practise being followed in the field formations was elaborated and it was clarified that show cause notices are not required to be issued (and consequently no orders are required to be issued in FORM GST RFD-04/06) in cases where refund application is not re-submitted after the issuance of a deficiency memo (in FORM GST RFD-03). It was also clarified that once a deficiency memo has been issued against an application for refund, the amount of Input Tax Credit debited under sub-rule (3) of rule 89 of the Assam Goods and Services Tax Rules, 2017 (hereinafter referred to as the “Assam GST Rules”) is required to be re-credited to the electronic credit ledger of the applicant by using FORM GST RFD-01B and the taxpayer is expected to file a fresh application for refund.

2.2 The issue has been re-examined and it has been observed that presently the common portal does not allow a taxpayer to file a fresh application for refund once a deficiency memo has been issued against an earlier refund application for the same period. Therefore, it is clarified that till the time such facility is developed, taxpayers would be required to submit the rectified refund application under the earlier Application Reference Number (ARN) only. Thus, it is reiterated that when a deficiency memo in FORM GST RFD-03 is issued to taxpayers, re-credit in the electronic credit ledger (using FORM GST RFD-01B) is not required to be carried out and the rectified refund application would be accepted by the jurisdictional tax authorities with the earlier ARN itself. It is further clarified that a suitable clarification would be issued separately for cases in which such re-credit has already been carried out.
3. Allowing exporters who have received capital goods under EPCG to claim refund of IGST paid on exports:

3.1 Sub-rule (10) of Rule 96 of the Assam Goods and Services Tax Rules, 2017 (hereinafter referred to as “said sub-rule”), restricts exporters from availing the facility of claiming refund of IGST paid on exports in certain scenarios. It was intended that exporters availing benefit of certain notifications would not be eligible to avail the facility of such refund. However, representations have been received requesting that exporters who have received capital goods under the Export Promotion Capital Goods Scheme (hereinafter referred to as “EPCG Scheme”), should be allowed to avail the facility of claiming refund of the IGST paid on exports. GST Council, in its 30th meeting held in New Delhi on 28th September, 2018, had accorded approval to the proposal of suitably amending the said sub-rule along with sub-rule (4B) of rule 89 of the Assam GST Rules prospectively in order to enable such exporters to avail the said facility. notification No. FTX.56/2017/362 dated the 24th December, 2018, published in the Assam Gazette, Extraordinary, vide No. 622 dated the 27th December, 2018 has been issued to carry out the changes recommended by the GST Council. Alongside the amendment carried out in the said sub-rule through the notification FTX.56/2017/261 dated the 9th October, 2018, published in the Assam Gazette, Extraordinary, vide No. 494 dated the 9th October, 2018 has been rescinded vide notification FTX.56/2017/361 dated the 24th December, 2018, published in the Assam Gazette, Extraordinary, vide No. 621 dated the 27th December, 2018.

3.2 For removal of doubts, it is clarified that the net effect of these changes would be that any exporter who himself/herself imported any inputs/capital goods in terms of notification Nos. 78/2017-Customs and 79/2017-Customs both dated 13th October, 2017 shall be eligible to claim refund of the IGST paid on exports till the date of the issuance of the notification No. FTX.56/2017/362 dated the 24th December, 2018, published in the Assam Gazette, Extraordinary, vide No. 622 dated the 27th December, 2018 referred to above.

3.3 Further, after the issuance of notification No. FTX.56/2017/362 dated the 24th December, 2018, published in the Assam Gazette, Extraordinary, vide No. 622 dated the 27th December, 2018, exporters who are importing goods in terms of notification Nos. 78/2017-Customs and 79/2017-Customs both dated 13th October, 2017 would not be eligible for refund of IGST paid on exports as provided in the said sub-rule. However, exporters who are receiving capital goods under the EPCG scheme, either through import in terms of notification No. 79/2017-Customs dated 13th October, 2017 or through domestic procurement in terms of notification No. FTX.56/2017/Pt-III/19 dated the 1st December, 2017, published in the Assam Gazette, Extraordinary, vide No. 694 dated the 1st December, 2017, shall continue to be eligible to claim refund of IGST paid on exports and would not be hit by the restrictions provided in the said sub-rule. All clarifications issued in this regard vide any Circular issued earlier are hereby superseded.
4. This Circular is clarificatory in nature and not meant for any interpretation of provisions of the Act and rules.

5. Difficulties, if any, in implementation of the above instructions may be brought to the notice of the Commissioner at an early date.

6. This Circular shall be deemed to have come into force with effect from 26th October, 2018.

Sd/- Anurag Goel, IAS,
Commissioner of State tax, Assam,
Dispur, Guwahati

Memo No. CT/GST-15/2017/324-A
Dated Dispur the 16th March, 2019.

Copy to:

1. The Additional Chief Secretary to the Government of Assam, Finance Department, Dispur, Guwahati-6 for favour of kind information.

2. The Commissioner & Secretary to the Government of Assam, Finance (Taxation) Department, Dispur, Guwahati-6 for favour of kind information.

3. The Commissioner of Central GST, Guwahati / Dibrugarh for information.

4. The Additional Commissioner of State tax (All) / Joint Commissioner of State tax (All) for information.

5. The Deputy Commissioner of State tax (All) / Assistant Commissioner of State tax (All) / Superintendent of State tax (All) / Inspector of State tax (All) for information and necessary action.

6. The Information Technology Officer, Office of the Commissioner of State tax, Assam for uploading it on the website of the Commissionerate for information of all concerned.

Commissioner of State tax, Assam,
Dispur, Guwahati