

भारत सरकार /Government of India वित्त मात्रालय राजस्व विभाग Ministry of Finance, Department of Revenue कार्यालय आयुक्त /Office of the Commissioner सी.जी.एस.टी एवं कंदीय उत्पाद श्लक Central Goods Service Tax and Central Excise (CGST & CX)

२९, भरतप्री प्रशासनिक क्षेत्र 29, Administrative Area, Bharatpuri उज्जीन (मप्र)-४७६०१०/Ujjain (MP)-456010.

1 3 1 cm 19-11 GST/Standing Order /18-19

Ujjain, Dated. 08.01.2019

Standing Order No. 15/2018-19 Ujjain, Dated 03.01.2019

abject: Denial of composition option by tax authorities and effective date thereof - Reg.

Attention of the Officers and concerned staff is brought the Circular No. 77/51/2018-GST dated 31.12.2018 issued under F. No. CBEC-20/16/04/2018 - GST by the Commissioner (GST). Ministry of Finance, Department of Revenue, CBIC, GST Policy Wing New Delhi in respect of Demat of composition option by tax authorities and effective date thereof - Reg." (Copy enclosed)

the officers are hereby instructed to follow the above mentioned provisions scrupulously Tailtan ies, it any, in this regard may be brought to the notice of the undersigned.

(Dr. Sandeep Srivastava) प्रधान आय्क्त

F. No. CBEC-20/16/04/2018-GST

Government of India

Ministry of Finance

Department of Revenue

Central Board of Indirect Taxes and Customs

GST Policy Wing

New Delhi, Dated the 31st December, 2018

To

The Principal Chief Commissioners/Chief Commissioners/Principal Commissioners

Commissioners of Central Tax (All)

he Pracipal Directors General/Directors General (All)

Madam Sir.

a bject: Denial of composition option by tax authorities and effective date thereof - Reg.

Rule of the Central Goods and Services Tax Rules, 2017 (hereinafter referred to as the "CGST Rules") deals with the validity of the composition levy. As per the said rule, the continuous exercised by a registered person to pay tax under the composition scheme shall seman valid so long as he satisfies the conditions mentioned in section 10 of the Central and Services Tax Act, 2017 (hereinafter referred to as the "CGST Act") and the CGST Rules. The rule lays down the procedure for withdrawal from the composition scheme a taxpayer who intends to withdraw from the said scheme and also the procedure for cental of option to the taxpayer to pay tax under the said scheme where he has contravened the procedure of the CGST Act or the CGST Rules.

In this connection, doubts have been raised as to the date from which withdrawal teem the composition scheme shall take effect in a case where the composition taxpayer has exercised such option to withdraw. Doubts have also been raised regarding the effective date of denial of the option to pay tax under the composition scheme where action has been must d by the tax authorities to deny such option to the composition taxpayer. Further, therefore the composition option is denied to the taxpayer retrospectively. In order to clarify when the composition option is denied to the taxpayer retrospectively. In order to clarify these issues and to ensure uniformity in the implementation of the provisions of the law across field formations, the Board, in exercise of its powers conferred by section 168 (1) of the CAST Act, hereby clarifies the issues raised as below.

Sub-rule (2) of rule 6 of the CGST Rules provides that the composition taxpayer shall may tax under sub-section (1) of section 9 of the CGST Act as a normal taxpayer from the law he ceases to satisfy any of the conditions of the composition scheme and shall issue tax taxpayer for every taxable supply made thereafter. Sub-rule (3) of rule 6 of the CGST Rules provides that the registered person who intends to withdraw from the composition scheme shall, before the date of such withdrawal, file an application in FORM GST CMP-04 on the common portal. He shall file intimation for withdrawal from the scheme in FORM GST CMP-04 within seven days of the occurrence of such event.

As per sub-rule (4) of rule 6 of the CGST Rules, where the proper officer has reasons to behave that the registered person was not eligible to pay tax under section 10 of the CGST act or has contravened the provisions of the CGST Act or the CGST Rules, he may issue a notice to such person in FORM GST CMP-05 to show cause as to why the option to pay tax under section 10 of the CGST Act shall not be denied. Upon receipt of the reply to the show ause notice from the registered person in FORM GST CMP-06, the proper officer shall, in accordance with the provisions of sub-rule (5) of rule 6 of the CGST-Rules, issue an order in FORM GST CMP-07 within a period of thirty days of the receipt of such reply, either accepting the reply, or denying the option to pay tax under section 10 of the CGST Act from the date of the option or from the date of the event concerning such contravention, as the use may be.

It is clarified that in a case where the taxpayer has sought withdrawal from the entry sition scheme, the effective date shall be the date indicated by him in his numerical application filled in FORM GST CMP-04 but such date may not be prior to the entry increment of the financial year in which such intimation/application for withdrawal is entry ifed. If at any stage it is found that he has contravened any of the provisions of the GST Act or the CGST Rules, action may be initiated for recovery of tax, interest and renalized in case of denial of option by the tax authorities, the effective date of such denial shall be from a date, including any retrospective date as may be determined by tax authorities, but shall not be prior to the date of contravention of the provisions of the CGST Act or the CGST Rules. In such cases, as provided under sub-section (5) of section 10 of the GST Act, the proceedings would have to be initiated under the provisions of section 73 or section 74 of the CGST Act for determination of tax, interest and penalty for the penal startage from the date of contravention of provisions till the date of issue of order in FORM GST CMP-07. It is also clarified that the registered person shall be liable to pay tax under section 9 of the CGST Act from the date of issue of the order in FORM GST CMP-07.

to the section 18(1)(e) of the CGST Act shall apply for claiming credit on inputs held to tack, inputs contained in semi-finished or finished goods held in stock and on capital at also the date immediately preceding the date of issue of the order.

It is requested that suitable trade notices may be issued to publicize the contents of

Difficulties, if any, faced in implementation of the above instructions may be brought to the notice of the Board at an early date. Hindi version would follow.

(Upender Gupta) Commissioner (GST)