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[Updated version of the Notification No. 11/2017-Central Tax (Rate) dated the 28th June, 2017 as amended upto 1st April, 2019]

Government of India Ministry of Finance (Department of Revenue)

Notification No. 11/2017-Central Tax (Rate)

New Delhi, the 28th June, 2017

G.S.R.....(E).- In exercise of the powers conferred by sub-section (1), [sub-section (3) and sub-section (4)]¹ of section 9, sub-section (1) of section 11, sub-section (5) of section $15[,]^2$ sub-section (1) of section 16 [and section 148]³ of the Central Goods and Services Tax Act, 2017 (12 of 2017), the Central Government, on the recommendations of the Council, and on being satisfied that it is necessary in the public interest so to do, hereby notifies that the central tax, on the intra-State supply of services of description as specified in column (3) of the Table below, falling under Chapter, Section or Heading of scheme of classification of services as specified in column (2), shall be levied at the rate as specified in the corresponding entry in column (4), subject to the conditions as specified in the corresponding entry in column (5) of the said Table:-

Sl No.	Chapter, Section or Heading	Description of Service	Rate (per cent.)	Condition
(1)	(2)	(3)	(4)	(5)
1	Chapter 99	All Services		
2	Section 5	Construction Services		
3	Heading 9954 (Construction services)	 [(i) Construction of affordable residential apartments by a promoter in a Residential Real Estate Project (herein after referred to as RREP) which commences on or after 1st April, 2019 or in an ongoing RREP in respect of which the promoter has not exercised 	0.75	Provided that the central tax at the rate specified in column (4) shall be paid in cash, that is, by debiting the electronic cash ledger only;

Table

"and"

¹ Inserted vide notification No. 03/2019– Central Tax (Rate) dt 29.03.2019

² Substituted vide notification No. 03/2019– Central Tax (Rate) dt 29.03.2019. Prior to substitution it read

³ Inserted vide notification No. 03/2019– Central Tax (Rate) dt 29.03.2019

 option to pay central tax on construction of apartments at the rates as specified for item (ie) or (if) below, as the case may be, in the manner prescribed therein, intended for sale to a buyer, wholly or partly, except where the entire consideration has been received after issuance of completion certificate, where required, by the competent authority or after its first occupation, whichever is earlier. (Provisions of paragraph 2 of this notification shall apply for valuation of this service) (ia) Construction of residential apartments other than affordable residential apartments by a promoter in an RREP which commences 		Provided also that credit of input tax charged on goods and services used in supplying the service hasnot been taken except to the extent as prescribed in Annexure I in the case of REP other than RREP and in Annexure II in the case of RREP; Provided also that the registered person shall pay, by debit in the electronic credit ledger or electronic
on or after 1 st April, 2019 or in an ongoing RREP in respect of which the promoter has not exercised option to pay central tax on construction of apartments at the rates as specified for item (ie) or (if) below, as the case may be, in the manner prescribed therein, intended for sale to a buyer, wholly or partly, except where the entire consideration has been received after issuance of completion certificate, where required, by the competent authority or after its first occupation, whichever is earlier.	3.75	cash ledger, an amount equivalent to the input tax credit attributable to construction in a project, time of supply of which is on or after 1 st April, 2019, which shall be calculated in the manner as prescribed in the Annexure I in the case of REP other than RREP and in Annexure II in the case of RREP;
 (Provisions of paragraph 2 of this notification shall apply for valuation of this service) (ib) Construction of commercial apartments (shops, offices, godowns etc.) by a promoter in an RREP which commences on or after 1st April, 2019 or in an ongoing RREP in respect of which the promoter has not exercised option to pay central tax on construction of apartments at the rates as specified for item (ie) or (if) below, as the case may be, in the manner prescribed therein, intended for sale to a buyer, wholly or partly, except where the entire consideration has been received after issuance of completion certificate, where required, by the competent authority or after 	3.75	Provided also that where a registered person (landowner- promoter) who transfers development right or FSI (including additional FSI) to a promoter (developer- promoter) against consideration, wholly or partly, in the form of construction of apartments, - (i) the developer- promoter shall pay tax on supply of construction of apartments to the landowner- promoter, and

its first occupation, whichever is earlier. (Provisions of paragraph 2 of this notification shall apply for valuation of this service) (ic) Construction of affordable residential apartments by a promoter in a Real Estate Project (herein after referred to as REP) other than RREP, which commences on or after 1 st April, 2019 or in an ongoing REP other than RREP in respect of which the promoter has not exercised option to pay central tax on construction of apartments at the rates as specified for item (ie) or (if) below, as the case may be, in the manner prescribed therein, intended for sale to a buyer, wholly or partly, except where the entire consideration has been received after issuance of completion certificate, where required, by the competent authority or after its first occupation, whichever is earlier.	0.75	(ii) such landowner – promoter shall be eligible for credit of taxes charged from him by the developer promoter towards the supply of construction of apartments by developer- promoter to him, provided the landowner- promoter further supplies such apartments to his buyers before issuance of completion certificate or first occupation, whichever is earlier, and pays tax on the same which is not less than the amount of tax charged from him on construction of such apartments by the developer- promoter.
apartments by a promoter in a Real Estate Project (herein after referred to as REP) other than RREP, which commences on or after 1 st April, 2019 or in an ongoing REP other than RREP in respect of which the promoter has not exercised option to pay central tax on construction of apartments at the rates as specified for item (ie) or (if) below, as the case may be, in the manner prescribed therein, intended for sale to a buyer, wholly or partly, except where the entire consideration has been received after issuance of completion certificate, where	0.75	of construction of apartments by developer- promoter to him, provided the landowner- promoter further supplies such apartments to his buyers before issuance of completion certificate or first occupation, whichever is earlier, and pays tax on the same which is not less than the amount of tax charged from him on construction of such apartments by the
respect of which the promoter has not exercised option to pay central tax on construction of apartments at the rates as specified for item (ie) or (if) below, as the case may be, in the manner prescribed therein, intended for sale to a buyer, wholly or partly, except where the entire consideration has been received after issuance of completion certificate, where required, by the competent authority or after its first occupation, whichever is earlier. (Provisions of paragraph 2 of this notification shall apply for valuation of this service)	3.75	 development rights or FSI to a developer- promoter for construction of apartments and receives constructed apartments against such transferred rights and sells such apartments to his buyers independently. Provided also that eighty percent of value of input and input services, [other than services by way of grant of development rights, long term lease of land (against upfront payment in the form

	of premium, salami, development charges etc.) or FSI (including additional FSI), electricity, high speed diesel, motor spirit, natural gas], used in supplying the service shall be received from registered supplier only; Provided also that inputs and input services on which tax is paid on reverse charge basis shall be deemed to have been purchased from registered person;
	Provided also that where value of input and input services received from registered suppliers during the financial year (or part of the financial year till the date of issuance of completion certificate or first occupation of the project, whichever is earlier) falls short of the said threshold of 80 per cent., tax shall be paid by the promoter on value of input and input services comprising such shortfall at the rate of eighteen percent on reverse charge basis and all the provisions of the Central Goods and Services Tax Act, 2017 (12 of 2017) shall apply to him as if he is the person liable for paying the tax in relation to the supply of such goods or services or both;
	Provided also that notwithstanding anything

	Legiter and the second statement
	contained herein above,
	where cement is received
	from an unregistered person,
	the promoter shall pay tax on
	supply of such cement at the
	applicable rates on reverse
	charge basis and all the
	provisions of the Central
	Goods and Services Tax Act,
	2017 (12 of 2017), shall
	apply to him as if he is the
	person liable for paying the
	tax in relation to such supply
	of cement;
	(Please refer to the
	illustrations in annexure III)
	Explanation
	1. The promoter shall
	maintain project wise
	account of inward supplies
	from registered and
	unregistered supplier and
	calculate tax payments on the
	shortfall at the end of the
	financial year and shall
	submit the same in the
	prescribed form
	electronically on the common
	portal by end of the quarter
	following the financial year.
	The tax liability on the
	shortfall of inward supplies
	from unregistered person so
	determined shall be added to
	his output tax liability in the
	month not later than the
	month of June following the
	end of the financial year.
	2. Notwithstanding anything
	contained in Explanation 1
	above, tax on cement

		received from unregistered person shall be paid in the month in which cement is received.3. Input Tax Credit not availed shall be reported every month by reporting the same as ineligible credit in a s
 (ie) Construction of an apartment in an ongoing project under any of the schemes specified in sub-item (b), sub-item (c), sub-item (d), sub-item (da) and sub-item (db) of item (iv); sub-item (b), sub-item (c), sub-item (d) and sub-item (da) of item (v); and sub-item (c) of item (vi), against serial number 3 of the Table, in respect of which the promoter has exercised option to pay central tax on construction of apartments at the rates as specified for this item. 	6	GSTR-3B [Row No. 4 (D)(2)]. Provided that in case of ongoing project, the registered person shall exercise one time option in the Form at Annexure IV to pay central tax on construction of apartments in a project at the rates as specified for item (ie) or (if), as the case may be, by the 10 th of May, 2019;
(Provisions of paragraph 2 of this notification shall apply for valuation of this service)		Provided also that where the option is not exercised in Form at annexure IV by the
 (if) Construction of a complex, building, civil structure or a part thereof, including,- (i) commercial apartments (shops, offices, godowns etc.) by a promoter in a REP other than RREP, (ii) residential apartments in an ongoing project, other than affordable residential apartments, in respect of which the promoter has exercised option to pay central tax on construction of apartments at the rates as specified for this item in the manner prescribed herein, but excluding supply by way of services 	0.75	10 th of May, 2019, option pay tax at the rates applicable to item (i) or (i or (ib) or (ic) or (id) above as the case may be, shall deemed to have be exercised; Provided also that invoid for supply of the service of be issued during the peri from 1 st April 2019 to 1 May 2019 before exercisis the option, but such invoid shall be in accordance we the option to be exercised.;
specified at items (i), (ia), (ib), (ic), (id) and (ie) above intended for sale to a buyer,		the option to be exercised.; Provided that the central tax

wholly or partly, except where the entire consideration has been received after issuance of completion certificate, where required, by the competent authority or after its first occupation, whichever is earlier.	at the rate specified in column (4) shall be paid in cash, that is, by debiting the electronic cash ledger only; Provided also that credit of input tax charged on goods
<i>Explanation.</i> -For the removal of doubt, it is hereby clarified that, supply by way of services specified at items (i), (ia), (ib), (ic), (id) and (ie) in column (3) shall attract central tax prescribed against them in column (4) subject to conditions specified against them in column (5) and shall not be levied at the rate as specified under this entry.	and services used in supplying the service has not been taken except to the extent as prescribed in Annexure I in the case of REP other than RREP and in Annexure II in the case of RREP;
(Provisions of paragraph 2 of this notification shall apply for valuation of this service	Provided also that the registered person shall pay, by debit in the electronic credit ledger or electronic cash ledger, an amount equivalent to the input tax credit attributable to construction in a project, time of supply of which is on or after 1 st April, 2019, which shall be calculated in the manner as prescribed in the Annexure I in the case of REP other than RREP and in Annexure II in the case of RREP;
	Provided also that where a registered person (landowner- promoter) who transfers development right or FSI (including additional FSI) to a promoter (developer- promoter) against consideration, wholly or partly, in the form of

	construction of apartments, -
	(i) the developer- promoter shall pay tax on supply of construction of apartments to the landowner- promoter, and
	(ii) such landowner – promoter shall be eligible for credit of taxes charged from him by the developer promoter towards the supply of construction of apartments by developer- promoter to him, provided the landowner- promoter further supplies such apartments to his buyers before issuance of completion certificate or first occupation, whichever is earlier, and pays tax on the same which is not less than the amount of tax charged from him on construction of such apartments by the developer- promoter.
	Explanation (i) "developer- promoter" is a promoter who constructs or converts a building into apartments or develops a plot for sale, (ii) "landowner- promoter" is a promoter who transfers the land or development rights or FSI to a developer- promoter for construction of apartments and receives constructed apartments against such transferred rights and sells such apartments to his buyers

independently.

Provided also that eighty percent of value of input and input services, [other than services by way of grant of development rights, long term lease of land (against upfront payment in the form of premium, salami, development charges etc.) or FSI (including additional FSI), electricity, high speed diesel, motor spirit, natural gas], used in supplying the service shall be received from registered supplier only;

Provided also that inputs and input services on which tax is paid on reverse charge basis shall be deemed to have been purchased from registered person;

Provided also that where value of input and input services received from registered suppliers during the financial year (or part of the financial year till the date of issuance of completion certificate or first occupation of the project, whichever is earlier) falls short of the said threshold of 80 per cent., tax shall be paid by the promoter on value of input and input services comprising such shortfall at the rate of eighteen percent on reverse charge basis and all the provisions of the Central

	Goods and Services Tax Act, 2017 (12 of 2017) shall apply to him as if he is the person liable for paying the tax in relation to the supply of such goods or services or both;
	Provided also that notwithstanding anything contained herein above, where cement is received from an unregistered person, the promoter shall pay tax on supply of such cement at the applicable rates on reverse charge basis and all the provisions of the Central Goods and Services Tax Act, 2017 (12 of 2017), shall apply to him as if he is the person liable for paying the tax in relation to such supply of cement;
	(Please refer to the illustrations in annexure III)
	<i>Explanation.</i> - 1. The promoter shall maintain project wise account of inward supplies from registered and unregistered supplier and calculate tax payments on the shortfall at the end of the financial year and shall submit the same in the prescribed form electronically on the common portal by end of the quarter following the financial year. The tax liability on the shortfall of inward supplies

		 from unregistered person so determined shall be added to his output tax liability in the month not later than the month of June following the end of the financial year. 2. Notwithstanding anything contained in Explanation 1 above, tax on cement received from unregistered person shall be paid in the month in which cement is received. 3. Input Tax Credit not availed shall be reported every month by reporting the same as ineligible credit in GSTR-3B [Row No. 4]
		GSTR-3B [Row No. 4 (D)(2)].] ⁴
[***	***	***] ⁵
[(iii) Composite supply of works contract as defined in clause (119) of section 2 of the Central Goods and Services Tax Act, 2017, supplied to the {Central Government, State Government, Union territory, a local authority, a Governmental Authority or a Government Entity} ⁶ by way of construction,	6	[Provided that where the services are supplied to a Government Entity, they should have been procured by the said entity in relation to a work entrusted to it by the Central Government, State Government, Union

⁴ Substituted vide notification No. 03/2019 – Central Tax (Rate) dt 29.03.2019. Prior to substitution it read:

1	((i) Construction of a complex, building, sixil structure on a part thereof, including	I	
	"(i) Construction of a complex, building, civil structure or a part thereof, including a complex or building intended for sale to a buyer, wholly or partly, except where the entire consideration has been received after issuance of completion certificate, where required, by the competent authority or after its first occupation, whichever is earlier. (Provisions of paragraph 2 of this notification shall apply for valuation of this service)	9	_"

⁵ Omitted vide notification No. 3/2019-Central Tax(Rate) dt. 29.03.2019. The following was omitted:

"(ii) composite supply of works contract as defined in clause 119 of section 2 of 9 Central Goods and Services Tax Act, 2017.

⁶ Substituted vide notification No. 31/2017 – Central Tax (Rate) dt 13.10.2017. Prior to substitution it read "Government, a local authority or a Governmental authority"

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supply (ii) water treatment, or (iii) sewerage treatment or disposal. [(iv) Composite supply of works contract as defined in clause (119) of section 2 of the Central Goods and Services Tax Act, 2017, other than that covered by items (i), (ia), (ib), (ic), (id), (ie) and (if) above] ⁹ supplied by way of construction, erection, commissioning, installation, completion, fitting out, repair, maintenance, renovation, or alteration of,- (a) a road, bridge, tunnel, or terminal for road transportation for use by general public; (b) a civil structure or any other original works pertaining to a scheme under Jawaharlal Nehru National Urban Renewal Mission or Rajiv AwaasYojana; [(c) a civil structure or any other original works pertaining to the "ln-situ	 erection, commissioning, installation, completion, fitting out, repair, maintenance, renovation, or alteration of, - (a) a historical monument, archaeological site or remains of national importance, archaeological excavation, or antiquity specified under the Ancient Monuments and Archaeological Sites and Remains Act, 1958 (24 of 1958); (b) canal, dam or other irrigation works; (c) pipeline, conduit or plant for (i) water 		territory or local authority, as the case may be;] ⁷] ⁸
transportation for use by general public;6-]14(b) a civil structure or any other original works pertaining to a scheme under Jawaharlal Nehru National Urban Renewal Mission or Rajiv AwaasYojana;6[(c) a civil structure or any other original works pertaining to the "ln-situ	supply (ii) water treatment, or (iii) sewerage treatment or disposal. [(iv) Composite supply of works contract as defined in clause (119) of section 2 of the Central Goods and Services Tax Act, 2017, other than that covered by items (i), (ia), (ib), (ic), (id), (ie) and (if) above] ⁹ supplied by way of construction, erection, commissioning, installation, completion, fitting out, repair, maintenance, renovation,		
as a resource, under the Housing for All	 transportation for use by general public; (b) a civil structure or any other original works pertaining to a scheme under Jawaharlal Nehru National Urban Renewal Mission or Rajiv AwaasYojana; [(c) a civil structure or any other original works pertaining to the "In-situ redevelopment of existing slums using land 	6	-] ¹⁴

⁷ Substituted vide notification No. 31/2017 – Central Tax (Rate) dt 13.10.2017. Prior to substitution it read "-". ⁸Inserted vide notification No. 20/2017– Central Tax (Rate) dt 22.08.2017.

⁹ Inserted vide notification No. 3/2019—Central Tax(Rate) dt 29.03.2019.

¹⁰ Substituted vide notification No. 1/2018 – Central Tax (Rate) dt 25.01.2018. Prior to substitution it read "(c) a civil structure or any other original works pertaining to the "In-situ rehabilitation of existing slum dwellers

(d) a civil structure or any other original works pertaining to the "Beneficiary led individual house construction / enhancement" under the Housing for All (Urban) Mission/Pradhan MantriAwasYojana;		
[(da) a civil structure or any other original works pertaining to the "Economically Weaker Section (EWS) houses" constructed under the Affordable Housing in partnership by State or Union territory or local authority or urban development authority under the Housing for All (Urban) Mission/ Pradhan Mantri Awas Yojana (Urban);] ¹¹		
[(db) a civil structure or any other original works pertaining to the "houses constructed or acquired under the Credit Linked Subsidy Scheme for Economically Weaker Section (EWS)/ Lower Income Group (LIG)/ Middle Income Group-1 (MIG-1)/ Middle Income Group-2 (MIG-2)" under the Housing for All (Urban) Mission/ Pradhan Mantri Awas Yojana (Urban);] ¹²		
(e) a pollution control or effluent treatment plant, except located as a part of a factory; or(f) a structure meant for funeral, burial or cremation of deceased		
[(g) a building owned by an entity registered under section 12AA of the Income Tax Act, 1961 (43 of 1961), which is used for carrying out the activities of providing, centralised cooking or distribution, for mid-day meals under the mid-day meal scheme sponsored by the Central Government, State Government, Union territory or local authorities.] ¹³		

using land as a resource through private participation" under the Housing for All (Urban) Mission/Pradhan Mantri Awas Yojana, only for existing slum dwellers;"

¹⁴Inserted vide notification No. 20/2017– Central Tax (Rate) dt 22.08.2017

¹¹ Inserted vide notification No. 1/2018 – Central Tax (Rate) dt 25.01.2018.

¹² Inserted vide notification No. 1/2018 – Central Tax (Rate) dt 25.01.2018.

¹³ Inserted vide notification No. 1/2018 – Central Tax (Rate) dt 25.01.2018.

defined in clause (119) of section 2 of the Central Goods and Services Tax Act, 2017, [other than that covered by items (i), (ia), (ib), (ic), (id), (ie) and (if) above] ¹⁵ supplied by way of construction, erection, commissioning, or installation of original works pertaining to,- (a) railways, [including] ¹⁶ monorail and metro; (b) a single residential unit otherwise than as a part of a residential complex; (c) low-cost houses up to a carpet area of 60 square metres per house in a housing project approved by competent authority empowered under the 'Scheme of Affordable Housing in Partnership' framed by the Ministry of Housing and Urban Poverty Alleviation, Government of India; (d) low cost houses up to a carpet area of 60 square metres per house in a housing project approved by the competent authority under- (1) the "Affordable Housing in Partnership" component of the Housing for All (Urban) Mission/Pradhan MantriAwasYojana; (2) any housing scheme of a State Government; [(da) low-cost houses up to a carpet area of 60 square metres per house in an affordable housing project which has been given infrastructure status vide notification of Government of India, in Ministry of Finance, Department of Economic Affairs vide F. No.
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 ¹⁵ Inserted vide notification No. 3/2019—Central Tax(Rate) dt 29.03.2019.
 ¹⁶ Substituted vide notification No. 1/2018 – Central Tax (Rate) dt 25.01.2018. Prior to substitution it read "excluding" ¹⁷ Inserted vide notification No. 1/2018 – Central Tax (Rate) dt 25.01.2018.

¹⁸ Inserted vide notification No. 20/2017– Central Tax (Rate) dt 22.08.2017

 (e) post-harvest storage infrastructure for agricultural produce including a cold storage for such purposes; or (f) mechanised food grain handling system, machinery or equipment for units processing agricultural produce as food stuff excluding alcoholic beverages. [(va) Composite supply of works contract as defined in clause (119) of section 2 of the grain and the section 2 of the section 2 of		Provided that carpet area of the affordable residential
Central Goods and Services Tax Act, 2017, other than that covered by items (i), (ia), (ib), (ic), (id), (ie) and (if) above, supplied by way of construction, erection, commissioning, installation, completion, fitting out, repair, maintenance, renovation, or alteration of affordable residential apartments covered by sub- clause (a) of clause (xvi) of paragraph 4 below, in a project which commences on or after 1 st April, 2019, or in an ongoing project in respect of which the promoter has not exercised option to pay central tax on construction of apartments at the rates as specified for item (ie) or (if), as the case may be, in the manner prescribed therein,	6	apartments as specified in the entry in column (3) relating to this item, is not less than 50 per cent. of the total carpet area of all the apartments in the project; Provided also that for the purpose of determining whether the apartments at the time of supply of the service are affordable residential apartments covered by sub- clause (a) of clause (xvi) of paragraph 4 below or not, value of the apartments shall be the value of similar apartments booked nearest to the date of signing of the contract for supply of the service specified in the entry in column (3) relating to this item;
		Provided also that in case it finally turns out that the carpet area of the affordable residential apartments booked or sold before or after completion, for which gross amount actually charged was forty five lakhs rupees or less and the actual carpet area was

		within the limits prescribed in sub- clause (a) of clause (xvi) of paragraph 4 below, was less than 50 per cent. of the total carpet area of all the apartments in the project, the recipient of the service, that is, the promoter shall be liable to pay such amount of tax on reverse charge basis as is equal to the difference between the tax payable on the service at the applicable rate but for the rate prescribed herein and the tax actually paid at the rate prescribed herein] ¹⁹
[[(vi) [Composite supply of works contract as defined in clause (119) of section 2 of the Central Goods and Services Tax Act, 2017, {other than that covered by items (i), (ia), (ib), (ic), (id), (ie) and (if) above} ²⁰ provided] ²¹ to the Central Government, State Government, Union Territory, [a local authority, a Governmental Authority or a Government Entity] ²² by way of construction, erection, commissioning, installation, completion, fitting out, repair, maintenance, renovation, or alteration of – (a) a civil structure or any other original works meant predominantly for use other than for commerce, industry, or any other business or profession; (b) a structure meant predominantly for use as (i) an educational, (ii) a clinical, or(iii) an	6	{Provided that where the services are supplied to a Government Entity, they should have been procured by the said entity in relation to a work entrusted to it by the Central Government, State Government, Union territory or local authority, as the case may be 2^{24}

¹⁹ Inserted vide notification No. 3/2019—Central Tax(Rate) dt 29.03.2019.

²⁰ Inserted vide notification No. 3/2019—Central Tax(Rate) dt 29.03.2019.

²¹Substituted vide notification No. 46/2017 – Central Tax (Rate) dt 14.11.2017. Prior to substitution it read "Services provided"

²² Substituted vide notification No. 31/2017 – Central Tax (Rate) dt 13.10.2017. Prior to substitution it read "a local authority or a Governmental authority"

²⁴ Substituted vide notification No. 31/2017 – Central Tax (Rate) dt 13.10.2017. Prior to substitution it read "-".

²⁵Substituted vide notification No. 24/2017 – Central Tax (Rate) dt 21.09.2017. Prior to substitution it read "Construction services other than (i), (ii), (iii), (iv) and (v) above."

²⁶Inserted "Construction services other than (i), (ii), (iii), (iv) and (v) above." vide notification No. 20/2017– Central Tax (Rate) dt 22.08.2017

art or cultural establishment; or (c) a residential complex predominantly meant for self-use or the use of their employees or other persons specified in paragraph 3 of the Schedule III of the Central Goods and Services Tax Act, 2017. [<i>Explanation</i> For the purposes of this item, the term 'business' shall not include any activity or transaction undertaken by the Central Government, a State Government or any local authority in which they are engaged as public authorities.] ²³		
[[(vii)Composite supply of works contract as defined in clause (119) of section 2 of the Central Goods and Services Tax Act, 2017, involving predominantly earth work (that is, constituting more than 75per cent. of the value of the works contract) provided to the Central Government, State Government, Union territory, local authority, a Governmental Authority or a Government Entity.	2.5	Provided that where the services are supplied to a Government Entity, they should have been procured by the said entity in relation to a work entrusted to it by the Central Government, State Government, Union territory or local authority, as the case may be] ²⁷] ²⁸
[(viii) Composite supply of works contract as defined in clause (119) of section 2 of the Central Goods and Services Tax Act, 2017 and associated services, in respect of offshore works contract relating to oil and gas exploration and production (E&P) in the offshore area beyond 12 nautical miles from the nearest point of the appropriate base line.	6	-] ²⁹
[[(ix) Composite supply of works contract as defined in clause (119) of section 2 of the Central Goods and Services Tax Act, 2017 provided by a sub-contractor to the main contractor providing services specified in item (iii) or item (vi) above to the Central Government, State Government, Union territory, a local authority, a Governmental	6	Provided that where the services are supplied to a Government Entity, they should have been procured by the said entity in relation to a work entrusted to it by the Central Government, State Government, Union

²³ Inserted vide notification No. 17/2018 –Central Tax (Rate) dt 26.07.2018

²⁷Substituted vide notification No. 31/2017 – Central Tax (Rate) dt 13.10.2017. Prior to substitution it read "Construction services other than (i), (ii), (iii), (iv), (v) and (vi) above."

²⁸ Inserted "Construction services other than (i), (ii), (iii), (iv), (v) and (vi) above." vide notification No. 24/2017-Central Tax (Rate) dt. 21.09.2017.

²⁹ Inserted vide notification No. 31/2017– Central Tax (Rate) dt 13.10.2017

Explanation For the removal of doubt, it is hereby clarified that, supply by way of services specified at items (i), (ia), (ib), (ic), (id), (ie) and (if) in column (3) shall attract central tax prescribed against them in column (4) subject to conditions specified against them in column (5) and shall not be levied at the rate as specified under this entry.] ³⁴
[[(xii) Construction services other than (i), (ia), (ib), (ic), (id), (ie), (if), (iii), (iv), (v), (va), (vi), (vii), (ix), (x) and (xi) above.
[(xi) Services by way of house-keeping, such as plumbing, carpentering, etc. where the person supplying such service through electronic commerce operator is not liable for registration under sub-section (1) of section 22 of the Central Goods and Services Tax Act, 2017.Provided that credit of it tax charged on goods 2.52.5Services has not been take [Please refer to Expland no. (iv)].]33
Authority or a Government Entity.territory or local authorit the case may be.] 30] 31 [(x) Composite supply of works contract as defined in clause (119) of section 2 of the Central Goods and Services Tax Act, 2017 provided by a sub-contractor to the main contractor providing services specified in item (vii) above to the Central Government, State Government, Union territory, a local authority, a Governmental Authority or a Government Entity.Provided that where services are supplied Government Entity, should have been proc by the said entity in relation to a work entrusted to a the Central Government, Uterritory or local authority the case may be.] 32

³⁰ Substituted vide notification No. 1/2018 – Central Tax (Rate) dt 25.01.2018. Prior to substitution it read: (ix) Construction services other than (i), (ii), (iii), (iv), (v), (vi), (vii) and (viii) above 9 -"

³¹ Inserted

"(ix) Construction services other than (i), (ii), (ii), (iv), (v), (vi), (vii) above 9 -" vide notification No. 31/2017– Central Tax (Rate) dt 13.10.2017

³² Inserted vide notification No. 1/2018 – Central Tax (Rate) dt 25.01.2018.

³³ Inserted vide notification No. 1/2018 – Central Tax (Rate) dt 25.01.2018.

³⁴ Substituted vide notification No. 3/2019 – Central Tax (Rate) dt 29.03.2019. Prior to substitution it read: "(xii) Construction services other than (i), (ii), (ii), (iv), (v), (vi), (vii), (viii), (ix), (x) and (xi) above {and serial number 38 below}^A.";

A. Inserted vide notification No. 27/2018-Central Tax(Rate) dt. 31.12.2018.

³⁵ Inserted vide notification No. 1/2018 – Central Tax (Rate) dt 25.01.2018.

5	Heading 9961	 Accommodation, Food and Beverage Service; Transport Services; Gas and Electricity Distribution Services Services in wholesale trade. Explanation-This service does not include sale or purchase of goods but includes: Services of commission agents, commodity brokers, and auctioneers and all other traders who negotiate whole sale commercial transactions between buyers and sellers, for a fee or commission' Services of electronic whole sale agents and brokers, Services of whole sale auctioning houses. 	9	-
6	Heading 9962	Services in retail trade. <i>Explanation</i> - This service does not include sale or purchase of goods	9	-
7	Heading 9963 (Accommodation , food and beverage services)	[(i) Supply, by way of or as part of any service, of goods, being food or any other article for human consumption or any drink, provided by a restaurant, eating joint including mess, canteen, whether for consumption on or away from the premises where such food or any other article for human consumption or drink is supplied, other than those located in the premises of hotels, inns, guest houses, clubs, campsites or other commercial places meant for residential or lodging purposes having declared tariff of any unit of accommodation of seven thousand five hundred rupees and above per unit per day or equivalent. <i>Explanation 1</i> This item includes such supply at a canteen, mess, cafeteria or dining space of an institution such as a [***] ³⁶	2.5	Provided that credit of input tax charged on goods and services used in supplying the service has not been taken [Please refer to <i>Explanation</i> no. (iv)]] ³⁷] ³⁸

³⁶ Omitted vide notification No. 27/2018-Central Tax(Rate) dt. 31.12.2018. The following was omitted: "school, college"

³⁷ Substituted vide notification No. 13/2018 – Central Tax (Rate) dt 26.07.2018. Prior to substitution it read:

hospital, industrial unit, office, by such institution or by any other person based on a contractual arrangement with such institution for such supply, provided that such supply is not event based or occasional. <i>Explanation 2</i> This item excludes the supplies covered under item 7 (v). <i>Explanation 3</i> "declared tariff" includes charges for all amenities provided in the unit of accommodation (given on rent for stay) like furniture, air conditioner, refrigerators or any other amenities, but without excluding any discount offered on the published charges for such unit.		
[(ia) Supply, of goods, being food or any other article for human consumption or any drink, by the Indian Railways or Indian Railways Catering and Tourism Corporation Ltd. or their licensees, whether in trains or at platforms.	2.5	Provided that credit of input tax charged on goods and services used in supplying the service has not been taken [Please refer to Explanation no. (iv)]] ³⁹
(ii) Accommodation in hotels, inns, guest houses, clubs, campsites or other commercial	6	

"(i) Supply, by way of or as part of any service or in any other manner whatsoever, of		Provided
goods, being food or any other article for human consumption or drink, where such supply		that credit
or service is for cash, deferred payment or other valuable consideration, provided by a		of input tax
restaurant, eating joint including mess, canteen, whether for consumption on or away		charged on
from the premises where such food or any other article for human consumption or drink is		goods and
supplied, other than those located in the premises of hotels, inns, guest houses, clubs,		services
campsites or other commercial places meant for residential or lodging purposes having		used in
declared tariff of any unit of accommodation of seven thousand five hundred rupees and	2.5	supplying
above per unit per day or equivalent.		the service
		has not
<i>Explanation</i> "declared tariff" includes charges for all amenities provided in the unit of		been taken
accommodation (given on rent for stay) like furniture, air conditioner, refrigerators or any		[Please
other amenities, but without excluding any discount offered on the published charges for		refer to
such unit.		Explanation
		no. (iv)]"

³⁸Substituted vide notification No. 46/2017 – Central Tax (Rate) dt 14.11.2017. Prior to substitution it read:

"(i) Supply, by way of or as part of any service or in any other manner whatsoever, of goods, being food or any other article for human consumption or drink, where such supply or service is for cash, deferred payment or other valuable consideration, provided by a restaurant, eating joint including mess, canteen, neither having the facility of air-conditioning or central air-heating in any part of the establishment, at any time during the year nor having licence or permit or by whatever name called to serve alcoholic liquor for human consumption.	6	_"	
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³⁹ Inserted vide notification No. 13/2018 – Central Tax (Rate) dt 26.07.2018.

places meant for residential or lodging purposes having [value of supply] ⁴⁰ of a unit of accommodation of one thousand rupees and above but less than two thousand five hundred rupees per unit per day or equivalent. $[***]^{41}$		-
[(iii) Supply, by way of or as part of any service or in any other manner whatsoever, of goods, being food or any other article for human consumption or any drink, where such supply or service is for cash, deferred payment or other valuable consideration, provided by a restaurant, eating joint including mess, canteen, whether for consumption on or away from the premises where such food or any other article for human consumption or drink is supplied, located in the premises of hotels, inns, guest houses, clubs, campsites or other commercial places meant for residential or lodging purposes having declared tariff of any unit of accommodation of seven thousand five hundred rupees and above per unit per day or equivalent. <i>Explanation</i> "declared tariff" includes charges for all amenities provided in the unit of accommodation (given on rent for stay) like furniture, air conditioner, refrigerators or any other amenities, but without excluding any discount offered on the published charges for such unit.	9	-] ⁴²
[***	***	***] ⁴³

⁴⁰ Substituted vide notification No. 13/2018 – Central Tax (Rate) dt 26.07.2018. Prior to substitution it read "declared tariff".

⁴¹ Omitted *Explanation* vide notification No. 13/2018-Central Tax(Rate) dt. 26.07.2018. The following was omitted: *"Explanation.-* "declared tariff" includes charges for all amenities provided in the unit of accommodation (given on rent for stay) like furniture, air conditioner, refrigerators or any other amenities, but without excluding any discount offered on the published charges for such unit."

⁴²Substituted vide notification No. 46/2017 – Central Tax (Rate) dt 14.11.2017. Prior to substitution it read:

[&]quot;(iii) Supply, by way of or as part of any service or in any other manner whatsoever, of goods, being food or any other article for human consumption or any drink, where such supply or service is for cash, deferred payment or other valuable consideration, provided by a restaurant, eating joint including mess, canteen, having licence or permit or by whatever name called to serve alcoholic liquor for human consumption.

⁴³Omitted item (iv) vide notification No. 46/2017-Central Tax(Rate) dt. 14.11.2017. The following was omitted:

[(v) Supply, by way of or as part of any service, of goods, being food or any other article for human consumption or any drink, at Exhibition Halls, Events, Conferences, Marriage Halls and other outdoor or indoor functions that are event based and occasional in nature.	9	-] ⁴⁴
(vi) Accommodation in hotels, inns, guest houses, clubs, campsites or other commercial places meant for residential or lodging purposes having [value of supply] ⁴⁵ of a unit of accommodation of two thousand five hundred rupees and above but less than seven thousand five hundred rupees per unit per day or equivalent. [***] ⁴⁶	9	-
(vii) Supply, by way of or as part of any service or in any other manner whatsoever, of goods, including but not limited to food or any other article for human consumption or any drink (whether or not alcoholic liquor for human consumption), where such supply or service is for cash, deferred payment or other valuable consideration, in a premises (including hotel, convention center, club, pandal, shamiana or any other place, specially arranged for organising a function) together with renting of such premises.	9	-
(viii) Accommodation in hotels including five star hotels, inns, guest houses, clubs, campsites or other commercial places meant	14	-

"(iv) Supply, by way of or as part of any service or in any other manner whatsoever, of goods, being		
food or any other article for human consumption or any drink, where such supply or service is for		
cash, deferred payment or other valuable consideration, provided by a restaurant, eating joint	9	-"
including mess, canteen, having the facility of air-conditioning or central air-heating in any part of		
the establishment, at any time during the year.		

⁴⁴ Substituted vide notification No. 13/2018 – Central Tax (Rate) dt 26.07.2018. Prior to substitution it read:

"(v) Supply, by way of or as part of any service or in any other manner whatsoever in outdoor		
catering wherein goods, being food or any other article for human consumption or any drink	0	"
(whether or not alcoholic liquor for human consumption), as a part of such outdoor catering	9	-
and such supply or service is for cash, deferred payment or other valuable consideration.		

⁴⁵ Substituted vide notification No. 13/2018 – Central Tax (Rate) dt 26.07.2018. Prior to substitution it read "declared tariff".

⁴⁶ Omitted *Explanation* vide notification No. 13/2018-Central Tax(Rate) dt. 26.07.2018. The following was omitted: *"Explanation.-"* declared tariff" includes charges for all amenities provided in the unit of accommodation (given on rent for stay) like furniture, air conditioner, refrigerators or any other amenities, but without excluding any discount offered on the published charges for such unit."

		for residential or lodging purposes having [value of supply] ⁴⁷ of a unit of accommodation of seven thousand and five hundred rupees and above per unit per day or equivalent. [***] ⁴⁸ [(ix) Accommodation, food and beverage services other than (ii), (iii), (v), (vi), (vii) and (viii) above. <i>Explanation.</i> - For the removal of doubt, it is hereby clarified that, supply, by way of or as part of any service or in any other manner whatsoever, of goods, being food or any other article for human consumption or drink, where such supply or service is for cash, deferred payment or other valuable consideration, provided by a restaurant, eating joint including mess, canteen, whether for consumption on or away from the	9	
8	Heading 9964 (Passenger transport services)	for consumption on or away from the premises where such food or any other article for human consumption or drink is supplied, other than those located in the premises of hotels, inns, guest houses, clubs, campsites or other commercial places meant for residential or lodging purposes having declared tariff of any unit of accommodation of seven thousand five hundred rupees and above per unit per day or equivalent shall attract central tax @ 2.5% without any input tax credit under item (i) above and shall not be levied at the rate as specified under this entry.] ⁴⁹ (i) Transport of passengers, with or without accompanied belongings, by rail in first class or air conditioned coach.	2.5	Provided that credit of input tax charged in respect of goods used in supplying the service is not utilised for paying central tax or integrated tax on the supply of the service

⁴⁷ Substituted vide notification No. 13/2018 – Central Tax (Rate) dt 26.07.2018. Prior to substitution it read "declared tariff".

⁴⁸ Omitted *Explanation* vide notification No. 13/2018-Central Tax(Rate) dt. 26.07.2018. The following was omitted: *"Explanation.-"* declared tariff" includes charges for all amenities provided in the unit of accommodation (given on rent for stay) like furniture, air conditioner, refrigerators or any other amenities, but without excluding any discount offered on the published charges for such unit."

⁴⁹Substituted vide notification No. 46/2017 – Central Tax (Rate) dt 14.11.2017. Prior to substitution it read:

[&]quot;(ix) Accommodation, food and beverage services other than (i), (ii), (iii), (iv), (v), (vi), (vii) and (viii) above."

 (ii) Transport of passengers, with or without accompanied belongings by- (a) air conditioned contract carriage other than motorcab; (b) air conditioned stage carriage; (c) radio taxi. Explanation (a) "contract carriage" has the meaning assigned to it in clause (7) of section 2 of the Motor Vehicles Act, 1988 (59 of 1988); (b) "stage carriage" has the meaning assigned to it in clause (40) of section 2 of the Motor Vehicles Act, 1988 (59 of 1988); (c) "radio taxi" means a taxi including a radio cab, by whatever name called, which is in two-way radio communication with a central control office and is enabled for tracking using Global Positioning System (GPS) or General Packet Radio Service (GPRS). 	2.5	Provided that credit of input tax charged on goods [and] ⁵⁰ services used in supplying the service has not been taken [Please refer to <i>Explanation</i> no. (iv)]
(iii) Transport of passengers, with or without accompanied belongings, by air in economy class.	2.5	Provided that credit of input tax charged on goods used in supplying the service has not been taken [Please refer to <i>Explanation</i> no. (iv)]
(iv) Transport of passengers, with or without accompanied belongings, by air, embarking from or terminating in a Regional Connectivity Scheme Airport, as notified by the Ministry of Civil Aviation.	2.5	Provided that credit of input tax charged on goods used in supplying the service has not been taken [Please refer to <i>Explanation</i> no. (iv)]
[(iva) Transportation of passengers, with or without accompanied baggage, by air, by non-scheduled air transport service or charter operations, engaged by specified organisations in respect of religious pilgrimage facilitated by the Government of India, under bilateral arrangement.	2.5	Provided that credit of input tax charged on goods used in supplying the service has not been taken [Please refer to clause (iv) of paragraph 4 relating to Explanation]] ⁵¹
(v) Transport of passengers by air, with or without accompanied belongings, in other than economy class.	6	-
[[(vi) Transport of passengers by any motor vehicle designed to carry passengers where	2.5	Provided that credit of input tax charged on goods and services used in supplying

⁵⁰ Substituted vide notification No. 31/2017 – Central Tax (Rate) dt 13.10.2017. Prior to substitution it read

[&]quot;or"

⁵¹ Inserted vide notification No. 27/2018-Central Tax(Rate) dt. 31.12.2018.

		the cost of fuel is included in the consideration charged from the service recipient.		the service, other than the input tax credit of input service in the same line of business (i.e. service procured from another service provider of transporting passengers in a motor vehicle or renting of a motor vehicle), has not been taken. [Please refer to Explanation no. (iv)] or
			6	-] ⁵²] ⁵³
		 (vii) Passenger transport services other than (i), (ii) (iii), (iv), [(iva),]⁵⁴ (v) and (vi) above. (i) Transport of goods by rail (other than services specified at item no. (iv)). 	9	-
9	Heading 9965 (Goods transport services)	(i) Transport of goods by rail (other than services specified at item no. (iv)).	2.5	Provided that credit of input tax charged in respect of goods in supplying the service is not utilised for paying central tax or integrated tax on the supply of the service
		(ii) Transport of goods in a vessel.	2.5	Provided that credit of input tax charged on goods (other than on ships, vessels including bulk carriers and tankers) used in supplying the service has not been taken [Please refer to <i>Explanation</i> no. (iv)]
		[(iii) Services of goods transport agency (GTA) in relation to transportation of goods (including used household goods for personal use). <i>Explanation.</i> - "goods transport agency" means any person who provides service in relation to transport of goods by road and issues consignment note, by whatever name	2.5	Provided that credit of input tax charged on goods and services used in supplying the service has not been taken [Please refer to <i>Explanation</i> no. (iv)] or
		· · ·	6	

⁵² Substituted vide notification No. 31/2017 – Central Tax (Rate) dt 13.10.2017. Prior to substitution it read in column (3) "Transport of passengers by motorcab where the cost of fuel is included in the consideration charged from the service recipient." and in column (5) "Provided that credit of input tax charged on goods and services used in supplying the service has not been taken [Please refer to Explanation no. (iv)]"

⁵³ Substituted vide notification No. 20/2017 – Central Tax (Rate) dt 22.08.2017. Prior to substitution there was no <u>option</u> to discharge CGST @6% and take full ITC.

⁵⁴ Inserted vide notification No. 27/2018-Central Tax(Rate) dt. 31.12.2018.

		transport agency opting to pay central tax @ 6% under this entry shall, thenceforth, be liable to pay central tax @ 6% on all the services of GTA supplied by it.] ⁵⁵
(iv) Transport of goods in containers by rail by any person other than Indian Railways.	6	-
[(v) Transportation of [natural gas, petroleum crude, motor spirit (commonly known as petrol), high speed diesel or aviation turbine fuel] ⁵⁶ through pipeline	2.5	Provided that credit of input tax charged on goods and services used in supplying the service has not been taken [Please refer to Explanation no. (iv)]
		or
	6	-] ⁵⁷
 [[(vi) Multimodal transportation of goods. <i>Explanation 1</i> (a) "multimodal transportation" means carriage of goods, by at least two different modes of transport from the place of acceptance of goods to the place of delivery of goods by a multimodal transporter; (b) "mode of transport" means carriage of goods by road, air, rail, inland waterways or sea; (c) "multimodal transporter" means a person who,- (A) enters into a contract under which he undertakes to perform multimodal transportation against freight; and (B) acts as principal, and not as an agent either of the consignor, or consignee 	6	-] ⁵⁹] ⁶⁰

⁵⁵ Substituted vide notification No. 20/2017 – Central Tax (Rate) dt 22.08.2017. Prior to substitution there was no <u>option</u> to discharge CGST@6% and take full ITC subject to condition as mentioned in column (5).

⁵⁶ Substituted vide notification No. 1/2017 – Central Tax (Rate) dt 25.01.2018. Prior to substitution it read "natural gas"

⁵⁷Substituted vide notification No. 31/2017 – Central Tax (Rate) dt 13.10.2017. Prior to substitution it read "Goods transport services other than (i), (ii), (iii) and (iv) above"

⁵⁹ Substituted vide notification No. 13/2018 – Central Tax (Rate) dt 26.07.2018. Prior to substitution it read: "(vi) Goods transport services other than (i), (ii), (iii), (iv) and (v) above. 9 -"

⁶⁰ Inserted vide notification No. 31/2017 – Central Tax (Rate) dt 13.10.2017.

10 Heading 9966 (Rental services of transport vehicles) [[(i) Renting of any motor vehicle designed to carry passengers where the cost of fuel is included in the consideration charged from the service recipient. Provided that credit of tax charged on good services used in sup the service, other that input tax credit of service in the same I business (i.e. es procured from a service provider transporting passenger motor vehicle or rentin motor vehicle) has no taken. [Please refe Explanation no. (iv)] 10 Heading 9966 (Rental services of transport vehicles) [(ii) Time charter of vessels for transport of goods. Provided that credit of tax charged on good service used in sup the service provider transporting passenger motor vehicle) has no taken. [Please refe Explanation no. (iv)] 10 Image: Comparison of goods. Provided that credit of tax charged on goods than on ships, we including bulk carrier			 or of the carrier participating in the multimodal transportation and who assumes responsibility for the performance of the said contract. [<i>Explanation 2</i> Nothing contained in this item shall apply to supply of a service other than by way of transport of goods from a place in India to another place in India.]⁵⁸ 		
9966 (Rental services of transport vehicles)It(i) renting of any motor tender disigned to carry passengers where the cost of fuel is included in the consideration charged from the service recipient.tax charged on good services used in sup the service, other that input tax credit of service in the same I business (i.e. es procured from a service provider transporting passenger motor vehicle or rentin motor vehicle or rentin motor vehicle or rentin motor vehicle has no taken. [Please refe Explanation no. (iv)]Image: the service in the same I business (i.e. or 0Image: the service in the same I business (i.e. or indication or the same I business (i.e. procured from a service provider transporting passenger motor vehicle or rentin motor vehicle in the constitution of service in the same I business (i.e. es procured from a service provider transporting passenger motor vehicle in the constitution of service in the same I business (i.e. es procured from a service provider transporting passenger motor vehicle in the constitution on taken. [Please refe Explanation no. (iv)]Image: Image: Imag			[(vii) Goods transport services other than (i), (ii), (iii), (iv), (v) and (vi) above.	9	-] ⁶¹
[(ii) Time charter of vessels for transport of goods.Provided that credit of tax charged on goods than on ships, we 	990 (Reservence) (Reservence)	66 ental rvices of nsport	[[(i) Renting of any motor vehicle designed to carry passengers where the cost of fuel is included in the consideration charged from		procured from another service provider of transporting passengers in a motor vehicle or renting of a motor vehicle) has not been taken. [Please refer to Explanation no. (iv)] or
goods. tax charged on goods than on ships, we including bulk carrier			[(ii) Time charter of vessels for transport of		
			goods.	2.5	tax charged on goods (other than on ships, vessels including bulk carriers and tankers) has not been taken [Please refer to <i>Explanation</i> no. (iv)].] ⁶⁴

⁵⁸ Inserted vide notification No. 30/2018 – Central Tax (Rate) dt 31.12.2018.

⁶¹ Inserted vide notification No. 13/2018 – Central Tax (Rate) dt 26.07.2018.

⁶⁴ Substituted vide notification No. 1/2018 – Central Tax (Rate) dt 25.01.2018. Prior to substitution it read:

"(ii) Rental services of transport vehicles with or without operators, other than (i) above. 9 -"

⁶²Substituted vide notification No. 31/2017 – Central Tax (Rate) dt 13.10.2017. Prior to substitution it read in column (3) "Transport of passengers by motorcab where the cost of fuel is included in the consideration charged from the service recipient." and in column (5) "Provided that credit of input tax charged on goods and services used in supplying the service has not been taken [Please refer to Explanation no. (iv)]"
⁶³Substituted vide notification No. 20/2017 – Central Tax (Rate) dt 22.08.2017. Prior to substitution there was no option to discharge CGST @6% and take full ITC.

		with an without an antone other than (i) and			
		with or without operators, other than (i) and			
11	Heading 9967 (Supporting services in transport)	 (ii) above. [(i) Services of goods transport agency (GTA) in relation to transportation of goods (including used household goods for personal use). <i>Explanation.</i>- "goods transport agency" means any person who provides service in relation to transport of goods by road and 	2.5	Provided that credit of input tax charged on goods and services used in supplying the service has not been taken [Please refer to <i>Explanation</i> no. (iv)]	
		issues consignment note, by whatever name		or	
		called. [(iii) Rental services of transport vehicles with or without operators, other than (i) and (ii) above. [(i) Services of goods transport agency (GTA) in relation to transportation of goods (including used household goods for personal use). <i>Explanation.</i> - "goods transport agency" means any person who provides service in relation to transport of goods by road and issues consignment note, by whatever name called.	6	Provided that the goods transport agency opting to pay central tax @ 6% under this entry shall, thenceforth, be liable to pay central tax @ 6% on all the services of GTA supplied by it.] ⁶⁶	
		(ii) Supporting services in transport other than (i) above.	9	-	
12	Heading 9968	Postal and courier services.	9	-	
13	Heading 9969	Electricity, gas, water and other distribution services.	9	-	
14	Section 7	Financial and related services; real estate services; and rental and leasing services.			
15	Heading 9971 (Financial and related services)	 (i) Services provided by a foreman of a chit fund in relation to chit. <i>Explanation.</i>- (a) "chit" means a transaction whether called chit, chit fund, chitty, kuri, or by whatever name by or under which a person enters into an agreement with a specified number of persons that every one of them shall subscribe a certain sum of money (or a certain quantity of grain instead) by way of periodical instalments over a definite period and that each subscriber shall, in his turn, as determined by lot or by auction or by tender or in such other manner as may be specified in the chit agreement, be entitled to a prize 	6	Provided that credit of input tax charged on goods used in supplying the service has not been taken [Please refer to <i>Explanation</i> no. (iv)]	

⁶⁵ Inserted vide notification No. 1/2018 – Central Tax (Rate) dt 25.01.2018.

⁶⁶Substituted vide notification No. 20/2017 – Central Tax (Rate) dt 22.08.2017. Prior to substitution there was no option to discharge CGST@6% and take full ITC subject to condition as mentioned in column (5).

	1	
amount; (b)"foreman of a chit fund" shall have the		
same meaning as is assigned to the		
expression "foreman" in clause (j) of section		
2 of the Chit Funds Act, 1982 (40 of 1982).		
(ii) Transfer of the right to use any goods for	Same	
any purpose (whether or not for a specified	rate of	
period) for cash, deferred payment or other	central	
valuable consideration.	tax as	
valuable consideration.	on on	
	supply	
	of like	
	goods	-
	involvi	
	ng transfe	
	r of title in	
(iii) Any transfor of right in goods or of	goods	
(iii) Any transfer of right in goods or of		
undivided share in goods without the transfer	rate of	
of title thereof.	central	
	tax as	
	on 1	
	supply	
	of like	_
	goods	
	involvi	
	ng	
	transfe	
	r of	
	title in	
	goods	
(iv) Leasing of aircrafts by an operator for		
operating scheduled air transport service or		
scheduled air cargo service by way of		
transaction covered by clause (f) paragraph 5		
of Schedule II of the Central Goods and		
Services Act, 2017.		Provided that credit of input
Explanation		tax charged on goods used
(a) "operator" means a person, organisation		in supplying the service has
or enterprise engaged in or offering to engage	2.5	not been taken
in aircraft operations;		
(b) "scheduled air transport service" means		[Please refer to <i>Explanation</i>
an air transport service undertaken between		no. (iv)]
the same two or more places operated		
according to a published time table or with		
flights so regular or frequent that they		
constitute a recognisable systematic series,		
each flight being open to use by members of		

		the public; (c) "scheduled air cargo service" means air transportation of cargo or mail on a scheduled basis according to a published time table or with flights so regular or frequent that they constitute a recognisably systematic series, not open to use by passengers. [(v) Leasing of motor vehicles purchased and leased prior to 1st July 2017;	65 per cent. of the rate of central tax as applica ble on supply of like goods involvi ng transfer of title in goods. Note:- Nothin g contain ed in this entry shall apply on or after 1st July, 2020.	-] ⁶⁷
		[[(vi) Service of third party insurance of "goods carriage"	6	-] ⁶⁸] ⁶⁹
51.5		[(vii) Financial and related services other than (i), (ii), (iii), (iv), (v), and (vi) above.	9	-] ⁷⁰
[16	Heading 9972	(i) Services by the Central Government,State Government, Union territory or local authority to governmental authority or	Nil	-

⁶⁷Substituted vide notification No. 31/2017 – Central Tax (Rate) dt 13.10.2017. Prior to substitution it read "Financial and related services other than (i), (ii), (iii), and (iv) above."

⁶⁸ Substituted vide notification No. 27/2018 – Central Tax (Rate) dt 31.12.2018. Prior to substitution it read:

"(vi) Financial and related services other than (i), (ii), (iii), (iv) and (v) above. 9 -"

⁶⁹ Inserted vide notification No. 31/2017 – Central Tax (Rate) dt 13.10.2017

⁷⁰ Inserted vide notification No. 27/2018-Central Tax(Rate) dt. 31.12.2018.

		concernment entity by more of loose of land		
		government entity, by way of lease of land.		
		(ii) Supply of land or undivided share of land		
		by way of lease or sub lease where such		
		supply is a part of composite supply of		
		construction of flats, etc. specified in the		
		entry in column (3), against serial number 3,		
		at item [(i), (ia), (ib), (ic), (id), (ie) and		
		(if)] ⁷¹ .		
		Provided that nothing contained in this	Nil	-
		entry shall apply to an amount charged for		
		such lease and sub-lease in excess of one		
		third of the total amount charged for the said		
		composite supply. Total amount shall have		
		the same meaning for the purpose of this		
		proviso as given in paragraph 2 of this		
		notification.		
		(iii) Real estate services other than (i) and (ii) above.	9	-] ⁷²
17	Haading			
17	Heading 9973	(i) Temporary or permanent transfer or permitting the use or enjoyment of		
	(Leasing or	Intellectual Property (IP) right in respect of	6	_
	rental	goods other than Information Technology	Ũ	
	services, with	software.		
	or without	(ii) Temporary or permanent transfer or		
	operator)	permitting the use or enjoyment of		
		Intellectual Property (IP) right in respect of	9	-
		Information Technology software.		
		[Please refer to <i>Explanation</i> no. (v)]	a	
		(iii) Transfer of the right to use any goods for	Same	
		any purpose (whether or not for a specified period) for cash, deferred payment or other	rate of central	
		valuable consideration.	tax as	
			on on	
			supply	
			of like	-
			goods	
			involvi	
			ng	
			transfe	
			r of	

⁷¹ Substituted vide notification No. 3/2019-Central Tax(Rate) dt 29.03.2019. Prior to substitution it read: "subitem (b), sub-item (c), sub-item (d), sub-item (da) and sub-item (db) of item (iv); sub-item (b), sub-item (c), subitem(d) and sub-item (da)of item (v); and sub-item (c) of item (vi)"

⁷² Substituted vide notification No. 1/2018-Central Tax (Rate) dt 25.01.2018. Prior to substitution it read						
	"16	Heading 9972	Real estate services.	9	-"	

	title in	
	goods	
(iv) Any transfer of right in goods or of	Same	
undivided share in goods without the transfer	rate of	
of title thereof.	central	
	tax as	
	on	
	supply	
	of like	-
	goods	
	involvi	
	ng	
	transfe	
	r of	
	title in	
	goods	
 (v) Leasing of aircrafts by an operator for operating scheduled air transport service or scheduled air cargo service by way of transaction covered by clause (f) paragraph 5 of Schedule II of the Central Goods and Services Act, 2017. <i>Explanation</i> (a) "operator" means a person, organisation or enterprise engaged in or offering to engage in aircraft operations; (b) "scheduled air transport service" means an air transport service undertaken between the same two or more places operated according to a published time table or with flights so regular or frequent that they constitute a recognisable systematic series, each flight being open to use by members of the public; (c) "scheduled air cargo service" means air transportation of cargo or mail on a scheduled basis according to a published time table or with flights so regular or frequent that they constitute a recognisable systematic series, each flight being open to use by members of the public; (c) "scheduled air cargo service" means air transportation of cargo or mail on a scheduled basis according to a published time table or with flights so regular or frequent that they constitute a recognisably systematic series, 	2.5	Provided that credit of input tax charged on goods used in supplying the service has not been taken [Please refer to <i>Explanation</i> no. (iv)]
not open to use by passengers. [(vi) Leasing of motor vehicles purchased and leased prior to 1 st July 2017;	65 per cent. Of the rate of central tax as	-] ⁷³
	central	l IS

⁷³Substituted vide notification No. 31/2017 – Central Tax (Rate) dt 13.10.2017. Prior to substitution it read "Leasing or rental services, with or without operator, other than (i), (ii), (iii), (iv) and (v) above."

	ble on supply of like goods involvi ng transfe	
	r of title in goods. Note:- Nothin g contain	
	ed in this entry shall apply on or after	
	1 st July, 2020.	
[[(vii) Time charter of vessels for transport of goods.	2.5	Provided that credit of input tax charged on goods (other than on ships, vessels including bulk carriers and tankers) has not been taken [Please refer to <i>Explanation</i> no. (iv)].] ⁷⁴] ⁷⁵
{(viia) Leasing or renting of goods	Same rate of central tax as applica ble on supply of like goods	-

"(vii) Leasing or rental services, with or without	Same rate of central tax as applicable on supply of	u
operator, other than (i), (ii), (iii), (iv), (v) and (vi) above.	like goods involving transfer of title in goods	-

⁷⁵ Inserted vide notification No. 31/2017 – Central Tax (Rate) dt 13.10.2017.

"(vii) Leasing or rental services, with or without	Same rate of central tax as applicable on supply of	u	1
operator, other than (i), (ii), (iii), (iv), (v) and (vi) above.	like goods involving transfer of title in goods	-	

		[(viii) Leasing or rental services, with or without operator, other than (i), (ii), (iii), (iv), (v), (vi), (vii) and (viia) above.	involvi ng transfe r of title in goods. 9	-] ⁷⁶ } ⁷⁷
18	Section 8	Business and Production Services		
19	Heading 9981	Research and development services.	9	-
20	Heading 9982	Legal and accounting services.	9	-
21	Heading 9983	(i) Selling of space for advertisement in print media.	2.5	-
	(Other professional, technical and business services)	(ii) Other professional, technical and business services other than (i) above [and serial number 38 below] ⁷⁸ .	9	-
[22	Heading 9984 (Telecommunic ations, broadcasting and information supply services)	 (i) Supply consisting only of e-book. <i>Explanation.</i>- For the purposes of this notification, "e-books" means an electronic version of a printed book (falling under tariff item 4901 in the First Schedule to the Customs Tariff Act, 1975 (51 of 1975)) supplied online which can be read on a computer or a hand held device. 	2.5	-
		(ii) Telecommunications, broadcasting and information supply services other than (i) above.	9	-] ⁷⁹
23	Heading 9985 (Support services)	(i) Supply of tour operators services. <i>Explanation.</i> - "tour operator" means any person engaged in the business of planning, scheduling, organizing, arranging tours (which may include arrangements for accommodation, sightseeing or other similar	2.5	1. Provided that credit of input tax charged on goods and services used in supplying the service[, other than the input tax credit of input service in the same line

⁷⁶ Inserted vide notification No. 1/2018- Central Tax (Rate) dt 25.01.2018

⁷⁷ Substituted vide notification No. 27/2018 – Central Tax (Rate) dt 31.12.2018. prior to substitution it read:

"(viii) Leasing or rental services, with or without operator,	Same rate of central tax as applicable on supply	"
other than (i), (ii), (iii), (iv), (v), (vi) and (vii) above.	of like goods involving transfer of title in goods	-

⁷⁸ Inserted vide notification No. 27/2018 – Central Tax (Rate) dt 31.12.2018.

⁷⁹ Substituted vide notification No. 13/2018-Central Tax (Rate) dt 26.07.2018. Prior to substitution it read:

"22	Heading 9984	Telecommunications, broadcasting and	9	_"
		information supply services.		

		services) by any mode of transport, and includes any person engaged in the business of operating tours.		of business (i.e. tour operator service procured from another tour operator)] ⁸⁰ has not been taken [Please refer to <i>Explanation</i> no. (iv)] 2. The bill issued for supply of this service indicates that it is inclusive of charges of accommodation and transportation required for such a tour and the amount charged in the bill is the gross amount charged for such a tour including the charges of accommodation and transportation required for such a tour.
		[(ii) Services by way of house-keeping, such as plumbing, carpentering, etc. where the person supplying such service through electronic commerce operator is not liable for registration under sub-section (1) of section 22 of the Central Goods and Services Tax Act, 2017.	2.5	Provided that credit of input tax charged on goods and services has not been taken [Please refer to <i>Explanation</i> no. (iv)].] ⁸¹
		[(iii) Support services other than (i) and (ii) above.	9	-] ⁸²
24	Heading 9986	 (i) Support services to agriculture, forestry, fishing, animal husbandry. <i>Explanation.</i> – "Support services to agriculture, forestry, fishing, animal husbandry" mean – (i) Services relating to cultivation of plants and rearing of all life forms of animals, except the rearing of horses, for food, fibre, fuel, raw material or other similar products or agricultural produce by way of— (a) agricultural operations directly related to production of any agricultural produce including cultivation, harvesting, threshing, plant protection or testing; (b) supply of farm labour; 	Nil	_

⁸⁰ Inserted vide notification No. 1/2018- Central Tax (Rate) dt 25.01.2018

"(ii) Support services other than (i) above 9 -"

⁸¹ Substituted vide notification No. 1/2018 – Central Tax (Rate) dt 25.01.2018. Prior to substitution it read:

⁸² Inserted vide notification No. 1/2018- Central Tax (Rate) dt 25.01.2018

	 (c) processes carried out at an agricultural farm including tending, pruning, cutting, harvesting, drying, cleaning, trimming, sun drying, fumigating, curing, sorting, grading, cooling or bulk packaging and such like operations which do not alter the essential characteristics of agricultural 		
	produce but make it only marketable for the primary market; (d) renting or leasing of agro machinery		
	or vacant land with or without a structure incidental to its use;		
	(e) loading, unloading, packing, storage or warehousing of agricultural produce;		
	(f) agricultural extension services;(g) services by any Agricultural Produce		
	Marketing Committee or Board or services provided by a commission agent for sale or purchase of agricultural		
	produce. [(h) services by way of fumigation in a warehouse of agricultural produce.] ⁸³ (ii) Services by way of pre-conditioning, pre-cooling, ripening, waxing, retail		
	packing, labelling of fruits and vegetables which do not change or alter the essential characteristics of the said fruits or		
	vegetables. (iii) Carrying out an intermediate production		
	process as job work in relation to cultivation of plants and rearing of all life forms of animals except the rearing of horses for		
	animals, except the rearing of horses, for food, fibre, fuel, raw material or other similar products or agricultural produce.		
	[(ii) Service of exploration, mining or drilling of petroleum crude or natural gas or both.	6	-] ⁸⁴
	[(iii) Support services to mining, electricity, gas and water distribution other than (ii) above.	9	-] ⁸⁵
[25 Heading	(i) Services by way of house-keeping, such as	2.5	Provided that credit of input

⁸³ Inserted vide notification No. 1/2018- Central Tax (Rate) dt 25.01.2018

"(ii) Support services to mining, electricity, gas and water distribution. 9 -"

⁸⁴ Substituted vide notification No. 1/2018 – Central Tax (Rate) dt 25.01.2018. Prior to substitution it read:

⁸⁵ Inserted vide notification No. 1/2018- Central Tax (Rate) dt 25.01.2018

	0005			, 1 1 1 1
	9987	plumbing, carpentering, etc. where the person		tax charged on goods and
		supplying such service through electronic		services has not been taken
		commerce operator is not liable for		[Please refer to Explanation
		registration under sub-section (1) of section		no. (iv)].
		22 of the Central Goods and Services Tax		
		Act, 2017.		
		(ii) Maintenance, repair and installation		
		(except construction) services, other than (i)	9	-] ⁸⁷
		above [and serial number 38 below] ⁸⁶ .		_
26	Heading	(i) Services by way of job work in relation to-		
	9988	(a) Printing of newspapers;		
	(Manufacturing	[(b) Textiles and textile products falling		
	services on	under Chapter 50 to 63 in the First		
	physical inputs	Schedule to the Customs Tariff Act,		
	(goods) owned	1975 (51of 1975)] ⁸⁸ ;		
	by others)	[(c) all products falling under Chapter 71 in		
		the First Schedule to the Customs Tariff		
		Act, 1975 (51of 1975);] ⁸⁹		
		(d) Printing of books (including Braille		
		books), journals and periodicals;		
		[(da) printing of all goods falling under		
		Chapter 48 or 49, which attract CGST		
		@ 2.5per cent. or Nil] ⁹⁰		
		(e) Processing of hides, skins and leather	2.5	-
		falling under Chapter 41 in the First		
		Schedule to the Customs Tariff Act,		
		1975 (51of 1975).		
		[(ea) manufacture of leather goods or foot		
		wear falling under Chapter 42 or 64 in		
		the First Schedule to the Customs Tariff		
		Act, 1975 (51of 1975) respectively;] ⁹¹		
		[(f) all food and food products falling		
		under Chapters 1 to 22 in the First		
		Schedule to the Customs Tariff Act,		
		1975 (51of 1975);		
		(g) all products falling under Chapter 23 in		
		the First Schedule to the Customs Tariff		
		Act, 1975 (51of 1975), except dog and		

⁸⁶ Inserted vide notification No. 27/2018 – Central Tax (Rate) dt 31.12.2018.

⁸⁷ Substituted vide notification No. 1/2018-Central Tax (Rate) dt 25.01.2018. Prior to substitution it read:
 "25 Heading 9987 Maintenance, repair and installation (except construction) services. 9 -"

"Textile yarns (other than of man-made fibres) and textile fabrics;"

⁸⁹Substituted vide notification No. 31/2017 – Central Tax (Rate) dt 13.10.2017. Prior to substitution it read "Cut and polished diamonds; precious and semi-precious stones; or plain and studded jewellery of gold and other precious metals, falling under Chapter 71 in the First Schedule to the Customs Tariff Act, 1975 (51of 1975);" ⁹⁰ Inserted vide notification No. 31/2017 – Central Tax (Rate) dt 13.10.2017

⁹¹ Inserted vide notification No. 1/2018- Central Tax (Rate) dt 25.01.2018

⁸⁸ Substituted vide notification No. 20/2017 – Central Tax (Rate) dt 22.08.2017. Prior to substitution it read

 cat food put up for retail sale falling under tariff item 23091000 of the said Chapter; (h) manufacture of clay bricks falling under tariff item 69010010 in the First Schedule to the Customs Tariff Act, 1975 (51of 1975);]⁹² [(i) manufacture of handicraft goods. <i>Explanation.</i>- The expression "handicraft goods" shall have the same meaning as assigned to it in the notification No. 32/2017 -Central Tax, dated the 15th September, 2017 published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i), vide number G.S.R. 1158 (E), dated the 15th September, 2017 as amended from time to time.]⁹³ 		
[(ia)Services by way of job work in relation to- (a) manufacture of umbrella; (b) printing of all goods falling under Chapter 48 or 49, which attract CGST @ 6per cent	6	-] ⁹⁵
 [(ii) Services by way of any treatment or process on goods belonging to another person, in relation to- (a) printing of newspapers; (b) printing of books (including Braille books), journals and periodicals {(c) printing of all goods falling under Chapter 48 or 49, which attract CGST @ 2.5 per cent. or Nil.}⁹⁶ 	2.5	-] ⁹⁷
[(iia) Services by way of any treatment or process on goods belonging to another person, in relation to printing of all goods falling under Chapter 48 or 49, which attract	6	-] ⁹⁸

⁹² Inserted vide notification No. 31/2017 – Central Tax (Rate) dt 13.10.2017

⁹³Inserted vide notification No. 46/2017-- Central Tax (Rate) dt. 14.11.2017

⁹⁴ Omitted Explanation vide Notf 20/2017 – Central Tax (Rate) dt 22.08.2017. The following was omitted

[&]quot;Explanation.- "man made fibres" means staple fibres and filaments of organic polymers produced by manufacturing processes either,- (a) by polymerisation of organic monomers to produce polymers such as polyamides, polyesters, polyolefins or polyurethanes, or by chemical modification of polymers produced by this process [for example, poly(vinyl alcohol) prepared by the hydrolysis of poly(vinyl acetate)]; or (b) by dissolution or chemical treatment of natural organic polymers (for example, cellulose) to produce polymers such as cuprammonium rayon (cupro) or viscose rayon, or by chemical modification of natural organic polymers (for example, cellulose, casein and other proteins, or alginic acid), to produce polymers such as cellulose acetate or alginates"

⁹⁵ Inserted vide notification No. 31/2017 – Central Tax (Rate) dt 13.10.2017

⁹⁶ Inserted vide notification No. 31/2017 – Central Tax (Rate) dt 13.10.2017

 ⁹⁷ Substituted vide notification No. 20/2017 – Central Tax (Rate) dt 22.08.2017. Prior to substitution it read in column (3) "Manufacturing services on physical inputs (goods) owned by others, other than (i) above"
 ⁹⁸ Inserted vide notification No. 31/2017 – Central Tax (Rate) dt 13.10.2017

		CGST @ 6per cent.		
		[[(iii) Tailoring services.	2.5	-] ⁹⁹] ¹⁰⁰
		[(iv) Manufacturing services on physical inputs (goods) owned by others, other than (i), (ia), (ii), (iia) and (iii) above.	9	-] ¹⁰¹
27	Heading 9989	[[(i) Services by way of printing of all goods falling under Chapter 48 or 49 [including newspapers, books (including Braille books), journals and periodicals], which attract CGST @ 6 per cent. or 2.5per cent. or Nil, where only content is supplied by the publisher and the physical inputs including paper used for printing belong to the printer.	6	-] ¹⁰²] ¹⁰³
		[(ii) Other manufacturing services; publishing, printing and reproduction services; materials recovery services, other than (i) above.	9	-] ¹⁰⁴
28	Section 9	Community, Social and Personal Services and other miscellaneous services		
29	Heading 9991	Public administration and other services provided to the community as a whole; compulsory social security services.	9	-
30	Heading 9992	Education services.	9	-
31	Heading 9993	Human health and social care services.	9	-
[32	Heading 9994	(i) Services by way of treatment of effluents by a Common Effluent Treatment Plant.	6	-
		(ii) Sewage and waste collection, treatment and disposal and other environmental protection services other than (i) above.	9	-] ¹⁰⁵

⁹⁹ Substituted vide notification No. 1/2018 – Central Tax (Rate) dt 25.01.2018. Prior to substitution it read:

"(iii) Manufacturing services on physical inputs (goods) owned by

others, other than (i) {, (ia), (ii) and (iia)}^A above.

A. inserted vide notification No. 31/2017 – Central Tax (Rate) dt 13.10.2017. Prior to substitution it read "and (ii)"

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 100 Inserted vide notification No. $\,20/2017$ – Central Tax (Rate) dt 22.08.2017

¹⁰¹ Inserted vide notification No. 1/2018- Central Tax (Rate) dt 25.01.2018

¹⁰⁴ Substituted vide notification No. 20/2017 – Central Tax (Rate) dt 22.08. 2017. Prior to substitution it read
 "Other manufacturing services; publishing, printing and reproduction services; materials recovery services."
 ¹⁰⁵ Substituted vide notification No. 1/2018-Central Tax (Rate) dt 25.01.2018. Prior to substitution it read:

"32	Heading 9994	Sewage and waste collection, treatment and disposal and other	9	-"
		environmental protection services		

¹⁰²Substituted vide notification No. 31/2017 – Central Tax (Rate) dt 13.10.2017. Prior to substitution it read "Services by way of printing of newspapers, books (including Braille books), journals and periodicals, where only content is supplied by the publisher and the physical inputs including paper used for printing belong to the printer."

¹⁰³Inserted vide notification No. 20/2017 – Central Tax (Rate) dt 22.08. 2017

33	Heading 9995	Services of membership organisations.	9	-
34	Heading 9996 (Recreational, cultural and	(i) Services by way of admission or access to circus, Indian classical dance including folk dance, theatrical performance, drama [or planetarium] ¹⁰⁶ .	9	-
	sporting services)	(ii) Services by way of admission to exhibition of cinematograph films where price of admission ticket is one hundred rupees or less.	[6] ¹⁰⁷	-
		[(iia) Services by way of admission to exhibition of cinematograph films where price of admission ticket is above one hundred rupees.	9	-] ¹⁰⁸
		[(iii) Services by way of admission to amusement parks including theme parks, water parks, joy rides, merry-go rounds, go- carting and ballet.	9	-] ¹⁰⁹
		[(iiia) Services by way of admission to entertainment events or access to amusement facilities including [***] ¹¹⁰ casinos, race club, any sporting event such as Indian Premier League and the like.	14	-]111
		(iv) Services provided by a race club by way of totalisator or a license to bookmaker in such club.	14	-
		(v) Gambling.	14	-
		(vi) Recreational, cultural and sporting services other than (i), (ii), $[(iia)]^{112}$ (iii), $[(iiia),]^{113}$ (iv) and (v) above.	9	-
35	Heading 9997	Other services (washing, cleaning and dyeing services; beauty and physical well-being services; and other miscellaneous services including services nowhere else classified).	9	-

¹⁰⁶ Inserted vide notification No. 20/2017 – Central Tax (Rate) dt 22.08.2017

¹⁰⁷ Substituted vide notification No. 27/2018 – Central Tax (Rate) dt 31.12.2018. Prior to substitution it read "9"

¹⁰⁸ Inserted vide notification No. 27/2018 – Central Tax (Rate) dt 31.12.2018

¹⁰⁹ Substituted vide notification No. 1/2018 – Central Tax (Rate) dt 25.01.2018. Prior to substitution it read:

"(iii) Services by way of admission to entertainment events or access to amusement facilities including exhibition of cinematograph films, theme parks, water parks, joy rides, merry-go rounds, go-carting, casinos, race-course, ballet, any sporting event such as Indian Premier League and the like	14	_"
League and the like.		

¹¹⁰ Omitted vide notification No. 27/2018 – Central Tax (Rate) dt 31.12.2018. The following was omitted: "exhibition of cinematograph films,"

¹¹¹ Inserted vide notification No. 1/2018- Central Tax (Rate) dt 25.01.2018

¹¹² Inserted vide notification No. 27/2018 – Central Tax (Rate) dt 31.12.2018.

¹¹³ Inserted vide notification No. 1/2018- Central Tax (Rate) dt 25.01.2018

36	Heading 9998	Domestic services.	9	-
37	Heading 9999	Services provided by extraterritorial organisations and bodies.	9	-
[38.	Heading 9954 or 9983 or 9987	Service by way of construction or engineering or installation or other technical services, provided in relation of setting up of following, - (a) Bio-gas plant		
		 (b) Solar power based devices (c) Solar power generating system (d) Wind mills, Wind Operated Electricity Generator (WOEG) (e) Waste to energy plants / devices (f) Ocean waves/tidal waves energy devices/plants 	9	-] ¹¹⁴
		<i>Explanation:</i> - This entry shall be read in conjunction with serial number 234 of Schedule I of the notification No. 1/2017-Central Tax (Rate), published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) dated 28 th June, 2017 vide GSR number 673(E) dated 28 th June, 2017.		
[39.	Chapter 99	Supply of services other than services by way of grant of development rights, long term lease of land (against upfront payment in the form of premium, salami, development charges etc.) or FSI (including additional FSI) by an unregistered person to a promoter for construction of a project on which tax is payable by the recipient of the services under sub- section 4 of section 9 of the Central Goods and Services Tax Act, 2017 (12 of 2017), as prescribed in notification No. 07 / 2019- Central Tax (Rate), dated 29 th March, 2019, published in Gazette of India vide G.S.R. No, dated 29 th March, 2019. <i>Explanation.</i> - This entry is to be taken to apply to all	9	-] ¹¹⁵
		services which satisfy the conditions prescribed herein, even though they may be covered by a more specific chapter, section or heading elsewhere in this notification.		

 ¹¹⁴ Inserted vide notification No. 27/2018 – Central Tax (Rate) dt 31.12.2018.
 ¹¹⁵ Inserted vide notification No. 3/2019- Central Tax (Rate) dt 29.03.2019.

[2. In case of supply of service specified in column (3), in item [(i), (ia), (ib), (ic), (id), (ie) and (if)]¹¹⁶, against serial number 3 of the Table above, involving transfer of land or undivided share of land, as the case may be, the value of such supply shall be equivalent to the total amount charged for such supply less the value of transfer of land or undivided share of land, as the case may be, and the value of such transfer of land or undivided share of land, as the case may be, in such supply shall be deemed to be one third of the total amount charged for such supply shall be deemed to be one third of the total amount charged for such supply.

Explanation. –For the purposes of this paragraph, "total amount" means the sum total of, (a) consideration charged for aforesaid service; and

(b) amount charged for transfer of land or undivided share of land, as the case may be including by way of lease or sublease.]¹¹⁷

- [2A. Where a registered person transfers development right or FSI (including additional FSI) to a promoter against consideration, wholly or partly, in the form of construction of apartments, the value of construction service in respect of such apartments shall be deemed to be equal to the Total Amount charged for similar apartments in the project from the independent buyers, other than the person transferring the development right or FSI (including additional FSI), nearest to the date on which such development right or FSI (including additional FSI) is transferred to the promoter, less the value of transfer of land, if any, as prescribed in paragraph 2 above.]¹¹⁸
- 3. Value of supply of lottery shall be 100/112 of the face value or the price notified in the Official Gazette by the organising State, whichever is higher, in case of lottery run by State Government and 100/128 of the face value or the price notified in the Official Gazette by the organising State, whichever is higher, in case of lottery authorised by State Government.
- 4. Explanation.-For the purposes of this notification,-
 - (i) Goods includes capital goods.

(b) amount charged for transfer of land or undivided share of land, as the case may be."

¹¹⁶ Substituted vide notification No. 3/2019- Central Tax – (Rate) dt 29.03.2019. Prior to substitution it read: "sub-item (b), sub-item (c), sub-item (d), sub-item (da) and sub-item (db) of item (iv); sub-item (b), sub-item (c), sub-item (d) and sub-item (c) of item (vi),"

¹¹⁷ Substituted vide notification No. 1/2018- Central Tax- (Rate) dt 25.01.2018. Prior to substitution it read: "2. In case of supply of service specified in column (3) of the entry [at item (i), item (iv) [sub-item (b), sub-item (c) and sub-item (d)], item (vi) [sub-item (c)]]^A against serial no. 3 of the Table above, involving transfer of property in land or undivided share of land, as the case may be, the value of supply of service and goods portion in such supply shall be equivalent to the total amount charged for such supply less the value of land or undivided share of land, as the case may be, in such supply shall be deemed to be one third of the total amount charged for such supply.

Explanation.-For the purposes of paragraph 2, "total amount" means the sum total of,-

⁽a) consideration charged for aforesaid service; and

A. Substituted vide notification No. 31/2017 – Central Tax (Rate) dt 13.10.2017. Prior to substitution it read "at item (i)"

¹¹⁸ Inserted vide notification No. 3/2019- Central Tax – (Rate) dt 29.03.2019.

(ii) Reference to "Chapter", "Section" or "Heading", wherever they occur, unless the context otherwise requires, shall mean respectively as "Chapter, "Section" and "Heading" in the annexed scheme of classification of services (Annexure).

(iii)The rules for the interpretation of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), the Section and Chapter Notes and the General Explanatory Notes of the First Schedule shall, so far as may be, apply to the interpretation of heading 9988.

(iv) Wherever a rate has been prescribed in this notification subject to the condition that credit of input tax charged on goods or services used in supplying the service has not been taken, it shall mean that,-

(a) credit of input tax charged on goods or services used exclusively in supplying such service has not been taken; and

(b) credit of input tax charged on goods or services used partly for supplying such service and partly for effecting other supplies eligible for input tax credits, is reversed as if supply of such service is an exempt supply and attracts provisions of sub-section (2) of section 17 of the Central Goods and Services Tax Act, 2017 and the rules made thereunder.

(v) "information technology software" means any representation of instructions, data, sound or image, including source code and object code, recorded in a machine readable form, and capable of being manipulated or providing interactivity to a user, by means of a computer or an automatic data processing machine or any other device or equipment.

(vi) "agricultural extension" means application of scientific research and knowledge to agricultural practices through farmer education or training.

(vii)"agricultural produce" means any produce out of cultivation of plants and rearing of all life forms of animals, except the rearing of horses, for food, fibre, fuel, raw material or other similar products, on which either no further processing is done or such processing is done as is usually done by a cultivator or producer which does not alter its essential characteristics but makes it marketable for primary market.

(viii)"Agricultural Produce Marketing Committee or Board" means any committee or board constituted under a State law for the time being in force for the purpose of regulating the marketing of agricultural produce.

[(ix) "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 90per cent. or more participation by way of equity or control, to carry out any function entrusted to a Municipality under article 243 W of the Constitution or to a Panchayat under article 243 G of the Constitution.

(x) "Government Entity" means an authority or a board or any other body including a society, trust, corporation,-

(i) set up by an Act of Parliament or State Legislature; or

(ii) established by any Government,

with 90per cent. or more participation by way of equity or control, to carry out a function entrusted by the Central Government, State Government, Union Territory or a local authority.]¹¹⁹

[(xi) "specified organisation" shall mean, -

(a) Kumaon Mandal Vikas Nigam Limited, a Government of Uttarakhand Undertaking; or

(b) 'Committee' or 'State Committee' as defined in section 2 of the Haj Committee Act, 2002 (35 of 2002).

(xii) "goods carriage" has the same meaning as assigned to it in clause (14) of section 2 of the Motor Vehicles Act, 1988 (59 of 1988).]¹²⁰

[(xiii) an apartment booked on or before the 31st March, 2019 shall mean an apartment which meets all the following three conditions, namely- (a) part of supply of construction of which has time of supply on or before the 31st March, 2019 and (b) at least one instalment has been credited to the bank account of the registered person on or before the 31st March, 2019 and (c) an allotment letter or sale agreement or any other similar document evidencing booking of the apartment has been issued on or before the 31st March, 2019;

(xiv) the term "apartment" shall have the same meaning as assigned to it in clause (e) of section 2 of the Real Estate (Regulation and Development) Act, 2016 (16 of 2016);

(xv) the term "project" shall mean a Real Estate Project or a Residential Real Estate Project;

(xvi) the term "affordable residential apartment" shall mean, -

(a) a residential apartment in a project which commences on or after 1st April, 2019, or in an ongoing project in respect of which the promoter has not exercised option in the prescribed form to pay central tax on construction of apartments at the rates as specified for item (ie) or (if) against serial number 3, as the case may be, having carpet area not exceeding 60 square meter in metropolitan cities or 90 square meter in cities or towns other than metropolitan cities and for which the gross amount charged is not more than forty five lakhs rupees.

For the purpose of this clause, -

- (i) Metropolitan cities are Bengaluru, Chennai, Delhi NCR (limited to Delhi, Noida, Greater Noida, Ghaziabad, Gurgaon, Faridabad), Hyderabad, Kolkata and Mumbai (whole of MMR) with their respective geographical limits prescribed by an order issued by the Central or State Government in this regard;
- (ii) Gross amount shall be the sum total of; -
 - A. Consideration charged for the services specified at item (i) and (ic) in column (3) against sl. No. 3 in the Table;
 - B. Amount charged for the transfer of land or undivided share of land, as the case may be including by way of lease or sub lease; and
 - C. Any other amount charged by the promoter from the buyer of the apartment including preferential location charges, development charges, parking charges, common facility charges etc.
- (b) an apartment being constructed in an ongoing project under any of the schemes specified in sub-item (b), sub-item (c), sub-item (d), sub-item (da) and sub-item (db) of item (iv); sub-item (b), sub-item (c), sub-item (d) and sub-item (da) of item (v); and sub-

¹¹⁹ Inserted vide notification No. 31/2017 – Central Tax (Rate) dt 13.10.2017

¹²⁰ Inserted vide notification No. 27/2018 – Central Tax (Rate) dt 31.12.2018.

item (c) of item (vi), against serial number 3 of the Table above, in respect of which the promoter has not exercised option to pay central tax on construction of apartments at the rates as specified for item (ie) or (if) against serial number 3, as the case may be.

(xvii) the term "promoter" shall have the same meaning as assigned to it in in clause (zk) of section 2 of the Real Estate (Regulation and Development) Act, 2016 (16 of 2016);

(xviii) the term "Real Estate Project (REP)" shall have the same meaning as assigned to it in in clause (zn) of section 2 of the Real Estate (Regulation and Development) Act, 2016 (16 of 2016);

(xix) the term "Residential Real Estate Project (RREP)" shall mean a REP in which the carpet area of the commercial apartments is not more than 15 per cent. of the total carpet area of all the apartments in the REP;

(xx) the term "ongoing project" shall mean a project which meets all the following conditions, namely-

(a) commencement certificate in respect of the project, where required to be issued by the competent authority, has been issued on or before 31st March, 2019, and it is certified by any of the following that construction of the project has started on or before 31st March, 2019:-

> (i) an architect registered with the Council of Architecture constituted under the Architects Act, 1972 (20 of 1972); or

> (ii) a chartered engineer registered with the Institution of Engineers (India); or

(iii) a licensed surveyor of the respective local body of the city or town or village or development or planning authority.

- (b) where commencement certificate in respect of the project, is not required to be issued by the competent authority, it is certified by any of the authorities specified in subclause (a) above that construction of the project has started on or before the 31st March, 2019;
- (c) completion certificate has not been issued or first occupation of the project has not taken place on or before the 31st March, 2019;
- (d) apartments being constructed under the project have been, partly or wholly, booked on or before the 31st March, 2019.

Explanation.- For the purpose of sub- clause (a) and (b) above , construction of a project shall be considered to have started on or before the 31^{st} March, 2019, if the earthwork for site preparation for the project has been completed and excavation for foundation has started on or before the 31^{st} March, 2019.

(xxi) "commencement certificate" means the commencement certificate or the building permit or the construction permit, by whatever name called issued by the competent authority to allow or permit the promoter to begin development works on an immovable property, as per the sanctioned plan;

(xxii) "development works" means the external development works and internal development works on immovable property;

(xxiii) "external development works" includes roads and road systems landscaping, water supply, seweage and drainage systems, electricity supply transformer, sub-station, solid waste management and disposal or any other work which may have to be executed in the periphery of, or outside, a project for its benefit, as may be provided under the local laws;

(xxiv) "internal development works" means roads, footpaths, water supply, sewers, drains, parks, tree planting, street lighting, provision for community buildings and for treatment and disposal of sewage and sullage water, solid waste management and disposal, water conservation, energy management, fire protection and fire safety requirements, social infrastructure such as educational health and other public amenities or any other work in a project for its benefit, as per sanctioned plans;

(xxv) the term "competent authority" as mentioned in definition of "commencement certificate" and "residential apartment", means the local authority or any authority created or established under any law for the time being in force by the Central Government or State Government or Union Territory Government, which exercises authority over land under its jurisdiction, and has powers to give permission for development of such immovable property;

(xxvi) The term "carpet area" shall have the same meaning assigned to it in in clause (k) of section 2 of the Real Estate (Regulation and Development) Act, 2016 (16 of 2016);

(xxvii) the term "Real Estate Regulatory Authority" shall mean the Authority established under sub- section (1) of section 20 (1) of the Real Estate (Regulation and Development) Act, 2016 (No. 16 of 2016) by the Central Government or State Government;

(xxviii) "project which commences on or after 1st April, 2019" shall mean a project other than an ongoing project;

(xxix) "Residential apartment" shall mean an apartment intended for residential use as declared to the Real Estate Regulatory Authority or to competent authority;

(xxx) "Commercial apartment" shall mean an apartment other than a residential apartment; (xxxi) "floor space index (FSI)" shall mean the ratio of a building's total floor area (gross floor area) to the size of the piece of land upon which it is built.]¹²¹

5. This notification shall come into force with effect from 1st day of July, 2017.

[F.No. 334/1/2017-TRU]

(Ruchi Bisht) Under Secretary to the Government of India

¹²¹ Inserted vide notification No. 3/2019- Central Tax (Rate) dated 29.03.2019.

[Real estate project (REP) other than Residential Real estate project (RREP)

Input tax credit attributable to construction of residential portion in a real estate project (REP) other than residential real estate project (RREP), which has time of supply on or after 1st April, 2019, shall be calculated project wise for all projects which commence on or after 1st April, 2019 or ongoing projects in respect of which the promoter has not exercised option to pay central tax on construction of apartments at the rates as specified for item (ie) or (if) against serial number 3, as the case may be, in the prescribed manner, before the due date for furnishing of the return for the month of September following the end of financial year 2018-19, in the following manner:

1. <u>Where % completion as on 31st March, 2019 is not zero or where there is</u> inventory in stock

(a) Input tax credit on inputs and input services attributable to construction of residential portion in a REP, which has time of supply on or after 1st April, 2019, may be denoted as Tx. Tx shall be calculated as under:

Tx=T-Te

Where,

- T is the total ITC availed (utilized or not) on inputs and input services used in construction of the REP from 1st July, 2017 to 31st March, 2019 including transitional credit taken on 1st July, 2017;
- (ii) Te is the eligible ITC attributable to (a) construction of commercial portion and
 (b) construction of residential portion, in the REP which has time of supply on or
 before 31st March, 2019;
- (b) Te shall be calculated as under:

Te=Tc+Tr

Where, -

Tc is the ITC attributable to construction of commercial portion in the REP, calculated as under:

Tc = T * (carpet area of commercial apartments in the REP/ total carpet area of commercial and residential apartments in the REP) and

Tr is the ITC attributable to construction of residential portion in the REP which has time of supply on or before 31st March, 2019 and which shall be calculated as under,

$$Tr = T^* F_1 * F_2 * F_3 * F_4$$

Where, -

$F_1 =$	Carpet area of residential apartments in REP
	Total carpet area of commercial and residential apartments in the REP
F2 =	Total carpet area of residential apartment booked on or before 31 st March, 2019
1 *2 —	Total carpet area of the residential apartment in REP
F	Such Value of supply of construction of residential apartments booked on or before 31 st March, 2019 which has time of supply on or before 31 st March, 2019
$F_3 =$	
	Total value of supply of construction of residential apartments booked on or before 31 st March, 2019
(F3 is to a	account for percentage invoicing of booked residential apartments)

F₄= 1

% Completion of construction as on 31st March, 2019

Illustration: where one- fifth (twenty percent) of the construction has been completed, F_4 shall be $100 \div 20 = 5$.

Explanation: "% Completion of construction as on 31st March, 2019" shall be the same as declared to the Real Estate Regulatory Authority in terms of section 4 and section 11 of Real Estate (Regulation and Development) Act, 2016 (16 of 2016) and where the same is not required to be declared to the Real Estate Regulatory Authority, it shall be got determined and certified by an architect registered with the Council of Architecture constituted under the Architects Act, 1972 (20 of 1972) or a chartered engineer registered with the Institution of Engineers (India).

(c) A registered person shall have the option to calculate 'Te' in the manner prescribed below instead of the manner prescribed in (b) above,-

Te shall be calculated as under:

$$Te = Tc + T1 + Tr$$

Where, -

Tc is the ITC attributable to construction of commercial portion in the REP, calculated as under:

Tc =T3 * (carpet area of commercial apartments in the REP/ total carpet area of commercial and residential apartments in the REP);

Wherein

T3 = T - (T1 + T2)

T1 = ITC attributable exclusively to construction of commercial portion in the REP

T2 = ITC attributable exclusively to construction of residential portion in the REP

and

Tr is the ITC attributable to construction of residential portion in the REP which has time of supply on or before 31.03.2019 and which shall be calculated as under,

 $Tr = (T3 + T2)* F_1 * F_2 * F_3 * F_4$ or $Tr = (T-T1)* F_1 * F_2 * F_3 * F_4$

(d) The amounts 'Tx' and 'Te' shall be computed separately for input tax credit of central tax, State tax, Union territory tax and integrated tax.

(e) Where, Tx is positive, i.e. Te<T, the registered person shall pay, by debit in the electronic credit ledger or electronic cash ledger, an amount equal to the difference between T and Te. Such amount shall form part of the output tax liability of the registered person and the amount shall be furnished in FORM GST ITC- 03.

Explanation: The registered person may file an application in FORM GST DRC- 20, seeking extension of time for the payment of taxes or any amount due or for allowing payment of such taxes or amount in installments in accordance with the provisions of section 80. The commissioner may issue an order in FORM GST DRC- 21 allowing the taxable person further time to make payment and/or to pay the amount in such monthly installments, not exceeding twenty-four, as he may deem fit.

(f) Where Tx is negative, i.e. Te>T, the registered person shall be eligible to take ITC on goods and services received on or after 1^{st} April, 2019 for construction of residential portion in the REP, for which he shall not otherwise be eligible, to the extent of difference between Te and T.

(g) The registered person may calculate Tc and utilize credit to the extent of Tc for payment of tax on commercial apartments, till the complete accounting of Tx is carried out and submitted.

(h) Where percentage completion is zero but ITC has been availed on goods and services received for the project on or prior to 31^{st} March, 2019, input tax credit attributable to construction of residential portion which has time of supply on or after 1^{st} April, 2019, shall be calculated and the amount equal to Tx shall be paid or taken credit of, as the case may be,

as prescribed above, with the modification that percentage completion for calculation of F_4 shall be taken as the percentage completion which, as certified by an architect registered with the Council of Architecture constituted under the Architects Act, 1972 (20 of 1972) or a chartered engineer registered with the Institution of Engineers (India), can be achieved with the input services received and inputs in stock as on 31^{st} March, 2019.

2. <u>Where % completion as on 31st March, 2019 is zero but invoicing has been done having time of supply before 31st March, 2019, and no input services or inputs have been received as on 31st March, 2019, "Te" shall be calculated as follows: -</u>

(a) Input tax credit on inputs and input services attributable to construction of residential portion in a REP, which has time of supply on or before 31st March, 2019 may be denoted as Te which shall be calculated as under,

$$Te = Tc + Tr$$

Where, -

Tc is the ITC attributable to construction of commercial portion in the REP, calculated as under:

Tc = Tn* (carpet area of commercial apartments in the REP/ total carpet area of commercial and residential apartments in the REP) and

Tr is the ITC attributable to construction of residential portion in the REP which has time of supply on or before 31st March, 2019 and which shall be calculated as under,

 $Tr = Tn^* F_1 * F_2 * F_3$

Where, -

Tn= Tax paid on such inputs and input services on which ITC is available under the CGST Act, received in 2019-20 for construction of REP

F1, F2 and F3 shall be the same as in para 1 above

(b) The registered person shall be eligible to take ITC on goods and services received on or after 1st April, 2019 for construction of residential portion in the REP, for which he shall not otherwise be eligible, to the extent of the amount of Te.

(c) The amount 'Te' shall be computed separately for input tax credit of central tax, State tax, Union territory tax and integrated tax.

3. Notwithstanding anything contained in paragraph 1 or paragraph 2 above, Te shall be determined in the following situations as under:

(i) where percentage invoicing is more than the percentage completion and the difference between percentage invoicing (per cent. points) and the percentage completion (per cent. points) of construction is more than 25 per cent. points; the

value of percentage invoicing shall be deemed to be percentage completion plus 25 percent. points;

- (ii) where the value of invoices issued on or prior to 31st March, 2019 exceeds the consideration actually received on or prior to 31st March, 2019 by more than 25 per cent. of consideration actually received; the value of such invoices for the purpose of determination of percentage invoicing shall be deemed to beactual consideration received plus 25 percent. of the actual consideration received; and
- (iii) where, the value of procurement of inputs and input services prior to 1st April, 2019 exceeds the value of actual consumption of the inputs and input services used in the percentage of construction completed as on 31st March, 2019 by more than 25 percent. of value of actual consumption of inputs and input services, the jurisdictional commissioner or any other officer authorized in this regard may fix the Te based on actual per unit consumption of inputs and input services based on the documents duly certified by a chartered accountant or cost accountant submitted by the promoter in this regard, applying the accepted principles of accounting.

Illustration 1:

SI. No	Details of a REP (Res -	- Com)		
51. INO	Α	В	С	D
1	No. of apartments in the project		100	units
2	No. of residential apartments in the project		75	units
3	Carpet area of the residential apartment		70	sqm
4	Total carpet area of the residential apartments	C2 * C3	5250	sqm
5	value of each residential apartment		0.60	crore
6	Total value of the residential apartments	C2 * C5	45.00	crore
7	No. of commercial apartments in the project		25	units
8	Carpet area of the commercial apartment		30	sqm
9	Total carpet area of the commercial apartments	C7 * C8	750	sqm
10	Total carpet area of the project (Resi + Com)	C4 + C9	6000	sqm
11	Percentage completion as on 31.03.2019 [as declared to RERA or determined		2004	
	by chertered engineer]		20%	
12	No of residential apartments booked before transition		40	units
13	Total carpet area of the residential apartments booked before transition	C12 * C3	2800	sqm
14	Value of booked residential apartments	C5 * C12	24	crore
15	Percentage invoicing of booked residential apartments on or before 31.03.2019		20%	
16	Total value of supply of residential apartments having t.o.s. prior to transition	C14 * C15	4.8	crore
17	ITC to be reversed on transition, Tx= T- Te			
18	Eligible ITC (Te)= Tc + Tr			
19	T (*see notes below)		1	crore
20	Tc= T x (carpet area of commercial apartments in the REP/ total carpet area of commercial and residential apartments in the REP)	C19 * (C9/ C10)	0.125	crore
21	$Tr = T \times F1 \times F2 \times F3 \times F4$			
22	F1	C4/C10	0.875	
23	F2	C13/C4	0.533	
24	F3	C16/C14	0.200	
25	F4	1/C11	5	
26	$Tr = T \times F1 \times F2 \times F3 \times F4$	C19 * C22 * C23 * C24 * C25	0.467	crore
27	Eligible ITC (Te)= $Tc + Tr$	C22 C23 C24 C23 C26 + C20	0.592	crore
28	ITC to be reversed on transition, Tx= T- Te	C19 - C27	0.408	crore

* Note:-

1. The value of T at C19 has been estimated for illustration based on weighted average tax on inputs.

2. In actual practice, the registered person shall take 'aggregate of ITC taken as declared in GSTR-3B of tax periods from 1.7.2017 or commencemnt of project which is later and transitional credit taken under section 140 of CGST Act' as value of T.

Illustration 2:

. No	Details of a REP (Res +			
	A	В	С	D
1	No. of apartments in the project		100	units
2	No. of residential apartments in the project		75	units
3	Carpet area of the residential apartment		70	sqm
4	Total carpet area of the residential apartments	C2 * C3	5250	sqm
5	value of each residential apartment		0.60	crore
6	Total value of the residential apartments	C2 * C5	45.00	crore
7	No. of commercial apartments in the project		25	units
8	Carpet area of the commercial apartment		30	sqm
9	Total carpet area of the commercial apartments	C7 * C8	750	sqm
10	Total carpet area of the project (Resi + Com)	C4 + C9	6000	sqm
	Percentage completion (Pc) as on 31.03.2019 [as declared to RERA or			
11	determined by chertered engineer]		20%	
12	No of residential apartments booked before transition		40	units
13	Total carpet area of the residential apartments booked before transition	C12 * C3	2800	sqm
14	Value of booked residential apartments	C5 * C12	24	crore
. –	varue of booked residential apartments	0.5 0.12	47	crore
15	Percentage invoicing of booked residential apartments on or before 31.03.2019		60%	
16	Total value of supply of residential apartments having t.o.s. prior to transition	C14 * C15	14.4	crore
10	Total value of supply of residential apartments having t.o.s. prior to transition TC to be reversed on transition, $Tx=T$ -Te	014 / 015	14.4	ciore
17	Eligible ITC (Te)= $Tc + Tr$			-
			1	
19	T (*see notes below)		1	crore
20	Tc= T x (carpet area of commercial apartments in the REP/ total carpet area of	C19 * (C9/ C10)	0.125	crore
	commercial and residential apartments in the REP)	. ,		
21	Tr= T x F1 x F2 x F3 x F4			
22	F1	C4 / C10	0.875	
23	F2	C13 / C4	0.533	
24	F3	C16 / C14	0.600	
25	F4	1/ C11	5	
26	Tr= T x F1 x F2 x F3 x F4	C19 * C22 * C23 * C24 * C25	1.400	crore
27	Eligible ITC (Te)=Tc + Tr	C26 + C20	1.525	crore
28	ITC to be reversed/ taken on transition, Tx= T- Te	C19 - C27	-0.525	crore
20				
29	Tx after application of cap on % invoicing vis-a-vis Pc			
30	% completion		20%	
31	% invoicing		60%	
32	% invoicing after application of cap(Pc + 25%)	C11+25%	45%	
33	Total value of supply of residential apartments having t.o.s. prior to transition	C14*C32	10.80	crore
	F3 after application of cap	C33/C14	0.45	
35	Tr= T x F1 x F2 x F3 x F4 (after application of cap)	C19 * C22 * C23 * C34 * C25	1.05	crore
	Eligible ITC (Te)=Tc + Tr (after application of cap)	C20 + C35	1.18	crore
37	ITC to be reversed / taken on transition, $Tx = T$ - Te (after application of cap)	C19 - C36	-0.18	crore
38	Tx after application of cap on % invoicing vis-a-vis Pc and payment realisation			
39	% invoicing after application of cap(Pc + 25%)		45%	
40	Total value of supply of residential apartments having t.o.s. prior to transition	C33	10.80	cro
1	Consideration received		8.00	cro
12	Total value of supply of residential apartments having t.o.s. prior to transition	9	10.00	
42	after application of cap vis-a-vis consideration received	8 cr + 25% of 8 Cr	10.00	cro
13	F3 after application of both the caps	C42 / C14	0.42	
4	$Tr = T \times F1 \times F2 \times F3 \times F4$ (after application of both the caps)	C19 * C22 * C23 * C43 * C25	0.97	
15	Eligible ITC (Te)=Tc + Tr (after application of both the caps)	C20 + C44	1.10	
	TC to be reversed / taken on transition, $Tx = T$ - Te (after application of both the		1.10	
46		C19 - C45	-0.10	cro
	caps)	019-043	-0.10	

1. The value of T at C19 has been estimated for illustration based on weighted average tax on inputs.

2. In actual practice, the registered person shall take 'aggregate of ITC taken as declared in GSTR-3B of tax periods from 1.7.2017 or commencemnt of project which is later and transitional credit taken under section 140 of CGST Act' as value of T.

[F. No.354/32/2019-TRU] (Pramod Kumar)

Annexure II

Residential Real estate project (RREP)

Input tax credit attributable to construction of residential and commercial portion in a Residential Real estate project (RREP), which has time of supply on or after 1st April, 2019, shall be calculated project wise for all projects which commence on or after 1st April, 2019 or ongoing projects in respect of which the promoter has not exercised option to pay central tax on construction of apartments at the rates as specified for item (ie) or (if) against serial number 3, as the case may be, in the prescribed manner, before the due date for furnishing of the return for the month of September following the end of financial year 2018-19, in the following manner:

1. <u>Where % completion as on 31st March, 2019 is not zero or where there is</u> inventory in stock

(a) Input tax credit on inputs and input services attributable to construction of residential and commercial portion in an RREP, which has time of supply on or after 1st April, 2019, may be denoted as Tx. Tx shall be calculated as under:

Where,

- T is the total ITC availed (utilized or not) on inputs and input services used in construction of the RREP from 1st July, 2017 to 31st March, 2019 including transitional credit taken on 1st July, 2017;
- (ii) Te is the eligible ITC attributable to construction of commercial portion and construction of residential portion, in the RREP which has time of supply on or before 31st March, 2019;
- (b) Te shall be calculated as under:

 $Te = T^* F_1 * F_2 * F_3 * F_4$

Where, -

F₁= Carpet area of residential and commercial apartments in the RREP Total carpet areaofapartments in the RREP

(In case of a Residential Real Estate Project, value of "F1" shall be 1.)

Total carpet area of residential and commercial apartment booked on or before 31st March, 2019

 $F_2 =$

Total carpet area of the residential and commercial apartment in the RREP

Such value of supply of construction of residential and commercial apartments booked on or before 31st March, 2019 which has time of supply on or before 31st March, 2019

$$F_3=$$

Total value of supply of construction of residential and commercial apartments booked on or before 31^{st} March, 2019

(F3 is to account for percentage invoicing of booked residential apartments)

Illustration: where one- fifth (twenty percent) of the construction has been completed, F_4 shall be $100 \div 20 = 5$.

Explanation: "% Completion of construction as on 31st March, 2019" shall be the same as declared to the Real Estate Regulatory Authority in terms of section 4 and section 11 of Real Estate (Regulation and Development) Act, 2016 and where the same is not required to be declared to the Real Estate Regulatory Authority, it shall be got determined and certified by an architect registered with the Council of Architecture constituted under the Architects Act, 1972 (20 of 1972) or a chartered engineer registered with the Institution of Engineers (India).

(c) The amounts 'Tx' and 'Te' shall be computed separately for input tax credit of central tax, State tax, Union territory tax and integrated tax.

(d) Where, Tx is positive, i.e. Te < T, the registered person shall pay, by debit in the electronic credit ledger or electronic cash ledger, an amount equal to the difference between T and Te. Such amount shall form part of the output tax liability of the registered person and the amount shall be furnished in FORM GST ITC- 03.

Explanation: The registered person may file an application in FORM GST DRC- 20, seeking extension of time for the payment of taxes or any amount due or for allowing payment of such taxes or amount in installments in accordance with the provisions of section 80. The commissioner may issue an order in FORM GST DRC- 21 allowing the taxable person further time to make payment and/or to pay the amount in such monthly installments, not exceeding twenty-four, as he may deem fit.

(e) Where, Tx is negative, i.e. Te>T, the registered person shall be eligible to take ITC on goods and services received on or after 1^{st} April, 2019 for construction of the RREP, for which he shall not otherwise be eligible, to the extent of difference between Te and T.

(f) Where percentage completion is zero but ITC has been availed on goods and services received for the project on or prior to 31^{st} March, 2019, input tax credit attributable to construction of residential and commercial portion which has time of supply on or after 1^{st}

April, 2019, shall be calculated and the amount equal to Tx shall be paid or taken credit of, as the case may be, as prescribed above, with the modification that percentage completion for calculation of F_4 shall be taken as the percentage completion which, as certified by an architect registered with the Council of Architecture constituted under the Architects Act, 1972 (20 of 1972) or a chartered engineer registered with the Institution of Engineers (India), can be achieved with the input services received and inputs in stock as on 31^{st} March, 2019.

2. <u>Where % completion as on 31st March, 2019 is zero but invoicing has been done</u> having time of supply before 31st March, 2019, and no input services or inputs have been received as on 31st March, 2019, "Te" shall be calculated as follows: -

(a) Input tax credit on inputs and input services attributable to construction of residential and commercial portion in an RREP, which has time of supply on or before 31st March, 2019 may be denoted as Te which shall be calculated as under,

 $Te = Tn^* F_1 * F_2 * F_3$

Where, -

Tn= Tax paid on such inputs and input services on which ITC is available under the CGST Act, received in 2019-20 for construction of residential and commercial apartments in the RREP.

F1, F2 and F3 shall be the same as in para 1 above

(b) The registered person shall be eligible to take ITC on goods and services received on or after 1st April, 2019 for construction of residential or commercial portion in the RREP, for which he shall not otherwise be eligible, to the extent of the amount of Te.

(c) The amount 'Te' shall be computed separately for input tax credit of central tax, State tax, Union territory tax and integrated tax.

3. Notwithstanding anything contained in paragraph 1 or paragraph 2 above, Te shall be determined in the following situations as under:

- where percentage invoicing is more than the percentage completion and the difference between percentage invoicing (per cent. points) and the percentage completion (per cent. points) of construction is more than 25 per cent. points; the value of percentage invoicing shall be deemed to be percentage completion plus 25 percent. points;
- (ii) where the value of invoices issued on or prior to 31st March, 2019 exceeds the consideration actually received on or prior to 31st March, 2019 by more than 25 per cent. of consideration actually received; the value of such invoices for the purpose of determination of percentage invoicing shall be deemed to be actual consideration received plus 25 per cent. of the actual consideration received; and

(iii) where, the value of procurement of inputs and input services prior to 1st April, 2019 exceeds the value of actual consumption of the inputs and input services used in the percentage of construction completed as on 31st March, 2019 by more than 25 per cent. of value of actual consumption of inputs and input services, the jurisdictional commissioner or any other officer authorized in this regard may fix the Te based on actual per unit consumption of inputs and input services based on the documents duly certified by a chartered accountant or cost accountant submitted by the promoter in this regard, applying the accepted principles of accounting.

Illustration 1:

2No. of residential apartments in the project1003Carpet area of the residential apartment704Total carpet area of the residential apartment705value of each residential apartment0.606Percentage completion as on $31.03.2019$ [as declared to RERA or determined by chertered engineer]0.607No of apartments booked before transition808Total carpet area of the residential apartment booked before transitionC3 * C79Value of booked residential apartmentsC5 * C79Value of booked residential apartments on or before $31.03.2019$ 20%10Total value of supply of residential apartments having t.o.s. prior to transitionC9 * C1012ITC to be reversed on transition, Tx = T - Te113Eligible ITC (Te)=T x F1 x F2 x F3 x F4)114T (*see notes below)115F1116F2C8 / C40.817F3C11 / C90.218F41/C6519Eligible ITC (Te)=T x F1 x F2 x F3 x F4)C14 * C15 * C16 * C17 * C180.8	CI N-	Details of a residential real estate project (RREP)					
2No. of residential apartments in the project1003Carpet area of the residential apartment704Total carpet area of the residential apartmentsC2 * C35value of each residential apartment0.606Percentage completion as on 31.03.2019 [as declared to RERA or determined by chertered engineer]20%7No of apartments booked before transition808Total carpet area of the residential apartment booked before transitionC3 * C79Value of booked residential apartmentsC5 * C744810Percentage invoicing of booked residential apartments on or before 31.03.201920%11Total value of supply of residential apartments having t.o.s. prior to transitionC9 * C1012ITC to be reversed on transition, Tx = T - Te113Eligible ITC (Te)=T x F1 x F2 x F3 x F4)114T (*see notes below)115F1116F2C8 / C40.817F3C11 / C90.218F41//C6519Eligible ITC (Te)=T x F1 x F2 x F3 x F4)C14 * C15 * C16 * C17 * C180.8	SI NO	A	В	С	D		
3Carpet area of the residential apartment704Total carpet area of the residential apartments $C2 * C3$ 70005value of each residential apartment 0.60 6Percentage completion as on 31.03.2019 [as declared to RERA or determined by chertered engineer] 20% 7No of apartments booked before transition 80 8Total carpet area of the residential apartment booked before transition $C3 * C7$ 9Value of booked residential apartments $C5 * C7$ 48 10Percentage invoicing of booked residential apartments on or before $31.03.2019$ 20% 11Total value of supply of residential apartments having t.o.s. prior to transition $C9 * C10$ 9.6 12ITC to be reversed on transition, $Tx = T \cdot Te$ 11 13Eligible ITC (Te)=T x F1 x F2 x F3 x F4) 11 14T (*see notes below) 11 15F1 11 16F2 $C8 / C4$ 0.8 17F3 $C11 / C9$ 0.2 18F4 $1/C6$ 519Eligible ITC (Te)=T x F1 x F2 x F3 x F4) $C14 * C15 * C16 * C17 * C18$ 0.8	1	No. of apartments in the project		100	units		
$ \begin{array}{c c c c c c c c c c c c c c c c c c c $	2	No. of residential apartments in the project		100	units		
5value of each residential apartment0.606Percentage completion as on 31.03.2019 [as declared to RERA or determined by chertered engineer]20%7No of apartments booked before transition808Total carpet area of the residential apartment booked before transition $C3 * C7$ 9Value of booked residential apartments $C5 * C7$ 4810Percentage invoicing of booked residential apartments on or before $31.03.2019$ 20% 11Total value of supply of residential apartments having t.o.s. prior to transition $C9 * C10$ 9.6 12ITC to be reversed on transition, $Tx = T \cdot Te$ 1 13Eligible ITC (Te)=T x F1 x F2 x F3 x F4) 1 14T (*see notes below) 1 15F1 1 16F2 $C8 / C4$ 0.8 17F3 $C11 / C9$ 0.2 18F4 $1/C6$ 519Eligible ITC (Te)=T x F1 x F2 x F3 x F4) $C14 * C15 * C16 * C17 * C18$ 0.8	3	Carpet area of the residential apartment		70	sqm		
	4	Total carpet area of the residential apartments	C2 * C3	7000	sqm		
o chertered engineer] 20% 7 No of apartments booked before transition 80 8 Total carpet area of the residential apartment booked before transition C3 * C7 5600 9 Value of booked residential apartments C5 * C7 48 10 Percentage invoicing of booked residential apartments on or before 31.03.2019 20% 11 Total value of supply of residential apartments having t.o.s. prior to transition C9 * C10 9.6 12 ITC to be reversed on transition, Tx= T- Te 13 Eligible ITC (Te)=T x F1 x F2 x F3 x F4) 1 14 T (*see notes below) 1 1 15 F1 C8 / C4 0.8 17 F3 C11 / C9 0.2 18 F4 1/C6 5 19 Eligible ITC (Te)=T x F1 x F2 x F3 x F4) C14 * C15 * C16 * C17 * C18 0.8	5	value of each residential apartment		0.60	crore		
8Total carpet area of the residential apartment booked before transition $C3 * C7$ 56009Value of booked residential apartments $C5 * C7$ 4810Percentage invoicing of booked residential apartments on or before $31.03.2019$ 20% 11Total value of supply of residential apartments having t.o.s. prior to transition $C9 * C10$ 9.6 12ITC to be reversed on transition, $Tx = T \cdot Te$ $$	6			20%			
9Value of booked residential apartments $C5 * C7$ 4810Percentage invoicing of booked residential apartments on or before $31.03.2019$ 20% 11Total value of supply of residential apartments having t.o.s. prior to transition $C9 * C10$ 9.6 12ITC to be reversed on transition, Tx= T- Te -1 -1 13Eligible ITC (Te)=T x F1 x F2 x F3 x F4) -1 -1 14T (*see notes below) -1 1 15F1 -1 -1 16F2 $C8 / C4$ 0.8 17F3 $C11 / C9$ 0.2 18F4 $1/C6$ 5 19Eligible ITC (Te)=T x F1 x F2 x F3 x F4) $C14 * C15 * C16 * C17 * C18$ 0.8	7	No of apartments booked before transition		80	units		
10Percentage invoicing of booked residential apartments on or before $31.03.2019$ 20%11Total value of supply of residential apartments having t.o.s. prior to transitionC9 * C109.612ITC to be reversed on transition, Tx= T- Te	8	Total carpet area of the residential apartment booked before transition	C3 * C7	5600	sqm		
11Total value of supply of residential apartments having t.o.s. prior to transition $C9 * C10$ 9.6 12ITC to be reversed on transition, Tx = T- Te13Eligible ITC (Te)=T x F1 x F2 x F3 x F4)14T (*see notes below)115F1116F2C8 / C40.817F3C11 / C90.218F41/C6519Eligible ITC (Te)=T x F1 x F2 x F3 x F4)C14 * C15 * C16 * C17 * C180.8	9	Value of booked residential apartments	C5 * C7	48	crore		
12 ITC to be reversed on transition, Tx=T-Te 1 13 Eligible ITC (Te)=T x F1 x F2 x F3 x F4) 1 14 T (*see notes below) 1 15 F1 1 16 F2 C8 / C4 0.8 17 F3 C11 / C9 0.2 18 F4 1/C6 5 19 Eligible ITC (Te)=T x F1 x F2 x F3 x F4) C14 * C15 * C16 * C17 * C18 0.8	10	Percentage invoicing of booked residential apartments on or before 31.03.2019		20%			
13 Eligible ITC (Te)=T x F1 x F2 x F3 x F4) 1 14 T (*see notes below) 1 15 F1 1 16 F2 C8 / C4 0.8 17 F3 C11 / C9 0.2 18 F4 1/C6 5 19 Eligible ITC (Te)=T x F1 x F2 x F3 x F4) C14 * C15 * C16 * C17 * C18 0.8	11	Total value of supply of residential apartments having t.o.s. prior to transition	C9 * C10	9.6	crore		
14 T (*see notes below) 1 15 F1 1 16 F2 C8 / C4 0.8 17 F3 C11 / C9 0.2 18 F4 1/C6 5 19 Eligible ITC (Te)=T x F1 x F2 x F3 x F4) C14 * C15 * C16 * C17 * C18 0.8	12	ITC to be reversed on transition, Tx= T- Te					
15 F1 1 16 F2 C8 / C4 0.8 17 F3 C11 / C9 0.2 18 F4 1/C6 5 19 Eligible ITC (Te)=T x F1 x F2 x F3 x F4) C14 * C15 * C16 * C17 * C18 0.8	13	Eligible ITC (Te)=T x F1 x F2 x F3 x F4)					
16 F2 C8 / C4 0.8 17 F3 C11 / C9 0.2 18 F4 1 / C6 5 19 Eligible ITC (Te)=T x F1 x F2 x F3 x F4) C14 * C15 * C16 * C17 * C18 0.8	14	T (*see notes below)		1	crore		
17 F3 C11 / C9 0.2 18 F4 1/ C6 5 19 Eligible ITC (Te)=T x F1 x F2 x F3 x F4) C14 * C15 * C16 * C17 * C18 0.8	15	F1		1			
18 F4 1/C6 5 19 Eligible ITC (Te)=T x F1 x F2 x F3 x F4) C14 * C15 * C16 * C17 * C18 0.8	16	F2	C8 / C4	0.8			
19 Eligible ITC (Te)=T x F1 x F2 x F3 x F4) C14 * C15 * C16 * C17 * C18 0.8	17	F3	C11 / C9	0.2			
	18	F4	1/ C6	5			
	19	Eligible ITC (Te)=T x F1 x F2 x F3 x F4)	C14 * C15 * C16 * C17 * C18	0.8	crore		
20ITC to be reversed on transition, Tx= T- TeC14 - C190.2	20	ITC to be reversed on transition, Tx= T- Te	C14 - C19	0.2	crore		

*Note:-

1. The value of T at C14 has been estimated for illustration based on weighted average tax on inputs.

2. In actual practice, the registered person shall take 'aggregate of ITC taken as declared in GSTR-3B of tax periods from 1.7.2017 or commencemnt of project which is later and transitional credit taken under section 140 of CGST Act' as value of T.

Illustration 2:

SI No	Details of a residential real estate project	В	С	D
1	No. of apartments in the project	<u> </u>	100	unit
	No. of residential apartments in the project		100	unit
	Carpet area of the residential apartment		70	sqm
	Total carpet area of the residential apartments	C2 * C3	7000	sqn
	value of each residential apartment	62 63	0.60	cro
6	Percentage completion as on 31.03.2019 [as declared to RERA or determined by chertered engineer]		20%	
	No of apartments booked before transition		80	unit
	Total carpet area of the residential apartment booked before transition	C3 * C7	5600	sqn
	Value of booked residential apartments	C5 * C7	48	cro
	Percentage invoicing of booked residential apartments on or before 31.03.2019		60%	
	Total value of supply of residential apartments having t.o.s. prior to transition	C9 * C10	28.8	cro
	ITC to be reversed on transition, Tx= T- Te		-0.0	
	Eligible ITC (Te)=T x F1 x F2 x F3 x F4)			
	T (*see notes below)		1	cro
	F1		1	
	F2	C8 / C4	0.8	
	F3	C11/C9	0.6	
	F4	1/ C6	5	
-	Eligible ITC (Te)=T x F1 x F2 x F3 x F4)	C14 * C15 * C16 * C17 * C18	2.4	cro
	ITC to be reversed on transition, $Tx = T$ - Te	C14 - C19	-1.4	cro
21	Tx after application of cap on % invoicing vis-a-vis Pc			
	% completion		20%	
	% invoicing			-
	% invoicing after application of cap(Pc + 25%)	C6 + 25 %	60% 45%	-
	Total value of supply of residential apartments having t.o.s. prior to transition	C9 * C24	21.60	cro
	F3 after application of cap	C25/C9	0.45	_
	Te= T x F1 x F2 x F3 x F4 (after application of cap) TC to be supported by the set of t	C14 * C15 * C16 * C26 * C18	1.80	cro
28	ITC to be reversed / taken on transition, $Tx = T$ - Te (after application of cap)	C14 - C27	-0.80	cro
	Tx after application of cap on % invoicing vis-a-vis Pc and payment realisation		1.50	_
	% invoicing after application of cap(Pc + 25%)	025	45%	_
	Total value of supply of residential apartments having t.o.s. prior to transition	C25	21.60	cro
	consideration received		16.00	cro
33	Total value of supply of residential apartments having t.o.s. prior to transition after application of cap vis-a-vis consideration received	16 cr + 25% of 16 Cr	20.00	cro
34	F3 after application of both the caps	C33/C9	0.42	
	Te= T x F1 x F2 x F3 x F4 (after application of both the caps)	C14 * C15 * C34 * C26 * C18	1.67	
35	ITC to be reversed / taken on transition, Tx= T- Te (after application of both the			

2. In actual practice, the registered person shall take 'aggregate of ITC taken as declared in GSTR-3B of tax periods from 1.7.2017 or commencemnt of project which is later and transitional credit taken under section 140 of CGST Act' as value of T.

[F. No.354/32/2019-TRU]

(Pramod Kumar)

Annexure III

Illustration 1:

A promoter has procured following goods and services [other than capital goods and services by way of grant of development rights, long term lease of land or FSI] for construction of a residential real estate project during a financial year.

Sl.	Name of input goods and	Percentage of input	-
No.	services	goods and services	from registered supplier?
		received during the	(Y/ N)
		financial year	
1	Sand	10	Y
2	Cement	15	Ν
3	Steel	20	Y
4	Bricks	15	Y
5	Flooring tiles	10	Y
6	Paints	5	Y
7	Architect/ designing/ CAD	10	Y
	drawing etc.		
8	Aluminium windows, Ply, commercial wood	15	Y

In this example, the promoter has procured 80 per cent. of goods and services [other than services by way of grant of development rights, long term lease of land (against upfront payment in the form of premium, salami, development charges etc.) or FSI (including additional FSI), electricity, high speed diesel, motor spirit, natural gas], from a GST registered person. However, he has procured cement from an unregistered supplier. Hence at the end of financial year, the promoter has to pay GST on cement at the applicable rates on reverse charge basis.

Illustration 2:

A promoter has procured following goods and services [other than services by way of grant of development rights, long term lease of land (against upfront payment in the form of premium, salami, development charges etc.) or FSI (including additional FSI), electricity, high speed diesel, motor spirit, natural gas], for construction of a residential real estate project during a financial year.

Sl.	Name of input goods and	Percentage of input	Whether inputs received
No.	services	goods and services	from registered supplier?
		received during the	(Y/ N)
		financial year	
1	Sand	10	Y
2	Cement	15	Y
3	Steel	20	Y
4	Bricks	15	Y
5	Flooring tiles	10	Y

6	Paints	5	Ν
7	Architect/ designing/ CAD drawing etc.	10	Y
8	Aluminium windows, Ply, commercial wood	15	Ν

In this example, the promoter has procured 80 per cent. of goods and services including cement from a GST registered person. However, he has procured paints, aluminum windows, ply and commercial wood etc. from an unregistered supplier. Hence at the end of financial year, the promoterisnotrequired to pay GST on inputs on reverse charge basis.

Illustration 3:

A promoter has procured following goods and services [other than services by way of grant of development rights, long term lease of land (against upfront payment in the form of premium, salami, development charges etc.) or FSI (including additional FSI), electricity, high speed diesel, motor spirit, natural gas], for construction of a residential real estate project during a financial year.

Sl.	Name of input goods and	Percentage of input	Whether inputs procured
No.	services	goods and services	from registered supplier?
		received during the	(Y/ N)
		financial year	
1	Sand	10	Ν
2	Cement	15	Ν
3	Steel	15	Y
4	Bricks	10	Y
5	Flooring tiles	10	Y
6	Paints	5	Y
7	Architect/ designing/ CAD drawing etc.	10	Y
8	Aluminium windows	15	Ν
9	Ply, commercial wood	10	Ν

In this example, the promoter has procured 50 per cent. of goods and services from a GST registered person. However, he has procured sand, cement and aluminum windows, ply and commercial wood etc. from an unregistered supplier. Thus, value of goods and services procured from registered suppliers during a financial year falls short of threshold limit of 80 per cent. To fulfill his tax liability on the shortfall of 30 per cent. from mandatory purchase, the promoter has to pay GST on cement at the applicable rate on reverse charge basis. After payment of GST on cement, on the remaining shortfall of 15 per cent., the promoter shall pay tax @ 18 per cent. under RCM.

[F. No.354/32/2019-TRU]

(Pramod Kumar)

Annexure IV

FORM

(Form for exercising one time option to pay tax on construction of apartments in a project by the promoters at the rate as specified for item (ie) or (if), against serial number 3 in the Table in this notification, as the case may be, by the 10th of May, 2019)

Reference No. _____

Date _____

То

(To be addressed to the jurisdictional Commissioner)

- 1. GSTIN:
- 2. RERA registration Number of the Project:
- 3. Name of the project, if any:
- 4. The location details of the project, with clear demarcation of land dedicated for the project along with its boundaries including the longitude and latitude of the end points of the project:
- 5. The number, type and the carpet area of apartments for booking or sale in the project:
- 6. Date of receipt of commencement certificate:

Declaration

1. I hereby exercise the option to pay tax on construction of apartments in the above mentioned project as under :

I shall pay tax on	At the rate as specified	At the rate as specified
construction of the	for item (ie) or (if),	for item (i) or (ia) or (ib)
apartments:	against serial number 3	or (ic) or (id), against
(put $()$ in appropriate	in the Table in this	serial number 3 in the
box)	notification, as the case	Table in this notification,
	may be	as the case may be

- 2. I understand that this is a onetime option, which once exercised, shall not be allowed to be changed.
- 3. I also understand that invoices for supply of the service can be issued during the period from 1st April 2019 to 10th May 2019 before exercising the option, but such invoices shall be in accordance with the option being exercised herein.

Signature	
Name	
Designation	

Place ______]¹²²

¹²² Inserted vide notification No. 3/2019- Central Tax (Rate) dated 29.03.2019.