## F. No. CBIC-20001/4/2024-GST Government of India Ministry of Finance Department of Revenue Central Board of Indirect Taxes and Customs GST Policy Wing \*\*\*\*\*

North Block, New Delhi Dated the 26<sup>th</sup>June, 2024

To,

The Principal Chief Commissioners / Chief Commissioners / Principal Commissioners / Commissioners of Central Tax (All) The Principal Directors General / Directors General (All)

Madam/Sir,

## Subject: Entitlement of ITC by the insurance companies on the expenses incurred for repair of motor vehicles in case of reimbursement mode of insurance claim settlement-reg.

The insurance companies, which are engaged in providing general insurance services in respect of insurance of motor vehicles, insure the cost of repairs/ damages of motor vehicles incurred by the policy holders and settle the claims in two modes i.e., Cashless or Reimbursement.

**1.2** Under both modes of settlement, the insurance company accounts for repair liability (as assessed by the Surveyor/ Loss Assessor) as claim cost and is liable to make payment of approved repair charges to the garage. In both the cases, the invoices are generally issued by the garages in the name of Insurance companies. While in case of Cashless Mode, the insurance companies directly make the payment of approved repair charge to the Network Garage, in case of Reimbursement mode, the payment is first made by the Insured to the Non-Network Garage, which is subsequently reimbursed by the insurance companies may be availing input tax credit (ITC) on the tax paid in respect of such repair services provided by the garages in Cashless

Mode of claim settlement as well as in Reimbursement Mode of claim settlement on the basis of the invoices issued by the garages in their name.

**1.3** It has been represented by the insurance companies that in case of reimbursement mode of claim settlement, some field formations are raising objections on availment of ITC by insurance companies in respect of repair invoices issued by the non-network garages on insurance companies. It is being claimed by the said field formations that in case of reimbursement mode of claim settlement, there is no credit facility offered by the garages to the Insurance Companies and therefore, the supply of repair service is made by the garage to the insured and not to the insurer. Accordingly, it is being claimed that ITC of repair invoices, in such cases, should not be available to the insurance companies.

**1.4** Request has been received seeking clarity on availability of ITC in respect of repair expenses incurred in case of reimbursement mode of claim settlement.

2. In order to ensure uniformity in the implementation of the provisions of the law across field formations, the Board, in exercise of its powers conferred by section 168(1) of the Central Goods and Services Tax Act, 2017 (hereinafter referred to as the "CGST Act"), hereby clarifies the following:

S. No.	Issue	Clarification
1	The insurance companies, which	Under reimbursement mode of claim settlement,
	are engaged in providing general	the insured avails repair services from non-network
	insurance services in respect of	garages with which the insurance companies do not
	insurance of motor vehicles,	have routine business relationship. The said
	insure the cost of repairs/	garages issue the invoice in the name of the
	damages of motor vehicles	insurance company while not extending credit
	incurred by the policyholders and	facility for the repair costs. Accordingly, the policy
	settle the claims in two modes	holder/ insured makes payment of such repair
	i.e., Cashless or Reimbursement.	services, and subsequently, the insurance company
	Whether ITC is available to	reimburses the approved claim cost to the insured.
	insurance companies in respect of repair expenses reimbursed by	Section 17(5) of the CGST Act provides that ITC in respect of services of repair of motor vehicles

the insurance company in case	shall be available where received by a taxable
of reimbursement mode of claim	person engaged in the supply of general insurance
settlement.	services in respect of motor vehicles insured by
settlement.	
	him.
	Section 16 of CGST Act provides that every
	registered person shall, subject to such conditions
	and restrictions as may be prescribed and in the
	manner specified in section 49 of the said Act, be
	entitled to take credit of input tax charged on any
	supply of goods or services or both to him which
	are used or intended to be used in the course or
	furtherance of his business and the said amount
	shall be credited to the electronic credit ledger of
	such person.
	Further, section 2(93) of CGST Act defines
	"recipient" of supply of goods or services or both,
	as the person who is liable to pay the consideration,
	where such consideration is payable for the said
	supply of goods or services or both.
	Moreover, as per section 2(31) of CGST Act,
	"consideration" includes any payment made or to
	be made in relation to supply of the goods or
	services or both, whether by the recipient or by any
	other person.
	In reimbursement mode of claim settlement, the
	payment is made by the insurance company for the
	approved cost of repair services through
	reimbursement to the insured. Further, irrespective
	of the fact that the payment of the repair services to

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		the garage is first made by the insured, which is
		then reimbursed by the insurance company to the
		insured to the extent of the approved claim cost,
		the liability to pay for the repair service for the
		approved claim cost lies with the insurance
		company, and thus, the insurance company is
		covered in the definition of "recipient" in respect
		of the said supply of services of vehicle repair
		provided by the garage under section 2(93) of
		CGST Act, to the extent of approved repair
		liability. Moreover, availment of credit in respect
		of input tax paid on motor vehicle repair services
		received by the insurance company for outward
		supply of insurance services for such motor
		vehicles is not barred under section 17(5) of CGST
		Act.
		Assessing the idea of the data of ITC is seen it the data
		Accordingly, it is clarified that ITC is available to
		Insurance Companies in respect of motor vehicle
		repair expenses incurred by them in case of
		reimbursement mode of claim settlement.
2.	Where the invoice raised by the	In cases where the garage issues two separate
	garage also includes an amount	invoices in respect of the repair services, one to the
	in excess of the approved claim	insurance company in respect of approved claim
	cost, the insurance company only	cost and second to the customer for the amount of
	reimburses the approved claim	repair service in excess of the approved claim cost,
	cost to the garage after	input tax credit may be available to the insurance
	considering the standard	company on the said invoice issued to the
	deductions viz. the compulsory	insurance company subject to reimbursement of
	deductibles to be borne by the	said amount by insurance company to the
	insured, depreciation,	customer.

	improvements outside the	However, if the invoice for full amount for repair
	coverage, value of salvage of the	services is issued to the insurance company while
	damaged parts of the motor	the insurance company makes reimbursement to
	vehicles, etc. The remaining	the insured only for the approved claim cost, then,
	amount is to be paid by the	the input tax credit may be available to the
	insured to the garage.	insurance company only to the extent of
	What is the extent of ITC	reimbursement of the approved claim cost to the
	available to the insurer in such	insured, and not on the full invoice value.
	cases?	
3.	Whether ITC is available to the	In such a case, condition of clause (a) and (aa) of
	insurer where the invoice for the	section 16(2) of CGST Act is not satisfied and
	repair of the vehicle is not in	accordingly, input tax credit will not be available to
	name of the insurance company.	the insurance company in respect of such an
		invoice.

**3**. It is requested that suitable trade notices may be issued to publicize the contents of this Circular.

**4.** Difficulty, if any, in the implementation of this Circular may be brought to the notice of the Board. Hindi version would follow.

Sanjay Mangal Principal Commissioner (GST)