[TO BE PUBLISHED IN THE GAZETTE OF INDIA, EXTRAORDINARY, PART II, SECTION 3, SUBSECTION (i)]

GOVERNMENT OF INDIA MINISTRY OF FINANCE (Department of Revenue)

Notification No. 01/2025-Compensation Cess (Rate)

New Delhi, the 16th January, 2025

G.S.R. (E).-In exercise of the powers conferred by sub-section (1) of section 11 of the Central Goods and Services Tax Act, 2017 (12 of 2017), read with sub-section (1) of section 11 of the Goods and Services Tax (Compensation to States) Act, 2017 (15 of 2017) and sub-section (1) of section 6 of the Integrated Goods and Services Tax Act, 2017 (13 of 2017), read with sub-section (2) of section 11 of the Goods and Services Tax (Compensation to States) Act, 2017 (15 of 2017), the Central Government, on being satisfied that it is necessary in the public interest so to do, on the recommendations of the Council, hereby exempts the intrastate and inter-state supply of taxable goods (hereafter in this notification referred to as "the said goods") by a registered supplier to a registered recipient for export, from so much of the compensation cess leviable thereon under section 8 of the Goods and Services Tax (Compensation to States) Act, 2017 (15 of 2017), as is in excess of the amount calculated at the rate of 0.1 per cent., subject to fulfilment of the following conditions, namely: -

- (i) the registered supplier shall supply the goods to the registered recipient on a tax invoice;
- (ii) the registered recipient shall export the said goods within a period of ninety days from the date of issue of a tax invoice by the registered supplier;
- (iii) the registered recipient shall indicate the Goods and Services Tax Identification Number of the registered supplier and the tax invoice number issued by the registered supplier in respect of the said goods in the shipping bill or bill of export, as the case may be;
- (iv) the registered recipient shall be registered with an Export Promotion Council or a Commodity Board recognized by the Department of Commerce;
- (v) the registered recipient shall place an order on registered supplier for procuring goods at concessional rate and a copy of the same shall also be provided to the jurisdictional tax officer of the registered supplier;
- (vi) the registered recipient shall move the said goods from place of registered supplier
 - (a) directly to the Port, Inland Container Deport, Airport or Land Customs Station from where the said goods are to be exported; or
 - (b) directly to a registered warehouse from where the said goods shall be move to the Port, Inland Container Deport, Airport or Land Customs Station from where the said goods are to be exported;

Notification No. 01/2025-Compensation Cess (Rate), dated 16-01-2025

(vii) if the registered recipient intends to aggregate supplies from multiple registered suppliers and

then export, the goods from each registered supplier shall move to a registered warehouse and after

aggregation, the registered recipient shall move goods to the Port, Inland Container Deport, Airport or

Land Customs Station from where they shall be exported;

(viii) in case of situation referred to in condition (vii), the registered recipient shall endorse receipt

of goods on the tax invoice and also obtain acknowledgement of receipt of goods in the registered

warehouse from the warehouse operator and the endorsed tax invoice and the acknowledgment of the

warehouse operator shall be provided to the registered supplier as well as to the jurisdictional tax

officer of such supplier; and

(ix) when goods have been exported, the registered recipient shall provide copy of shipping bill

or bill of export containing details of Goods and Services Tax Identification Number (GSTIN) and tax

invoice of the registered supplier along with proof of export general manifest or export report having

been filed to the registered supplier as well as jurisdictional tax officer of such supplier.

2. The registered supplier shall not be eligible for the above-mentioned exemption if the registered

recipient fails to export the said goods within a period of ninety days from the date of issue of tax invoice.

3. This notification shall come into force with immediate effect.

[F. No. 190354/2/2025-TRU]

(Amreeta Titus)

Deputy Secretary