MINISTRY OF FINANCE

(Department of Revenue)

NOTIFICATION

New Delhi, the 17th September, 2025

No.15/2025-Central Tax (Rate)

G.S.R. 663(E).— In exercise of the powers conferred by sub-sections (1), (3), and (4) of section 9, sub-sections (1) and (3) of section 11, sub-section (5) of section 15, sub-section (1) of section 16 and section 148 of the Central Goods and Services Tax Act, 2017 (12 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 makes the following further amendments in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), number 11/2017-Central Tax (Rate), dated the 28th June, 2017, published in the Gazette of India, Extraordinary, Part II, section 3, sub-section (i), *vide* number G.S.R. 690(E), dated the 28th June, 2017, namely:-

In the said notification,-

- (1) with effect from the 22nd day of September, 2025,-
 - (a) in the Table, -
 - (i) against serial number 3, in column (3), -
 - (A) against item (vii), for the entry in column (4), the entry "9" shall be substituted;
 - (B) against item (viii), for the entry in column (4), the entry "9" shall be substituted;
 - (C) against item (x), for the entry in column (4), the entry "9" shall be substituted;
 - (ii) against serial number 7, in column (3), -
 - (A) against item (i), -
 - (I) for the entry in column (4), the entry "2.5" shall be substituted;
 - (II) in column (5), the following shall be inserted, namely: -

"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)]";

- (B) in item (vi), in the Explanation, in clause (a), after the words "covered by items", the brackets and figure "(i)," shall be inserted;
- (iii) against serial number 8, in column (3),-
 - (A) against item (v), for the entry in column (4), the entry "9" shall be substituted;
 - (B) against item (vi), in column (4), for the figure "6", the figure "9" shall be substituted;

- (iv) against serial number 9,-
 - (A) in column (3), against sub-item (b) of item (iii) in column (4), for the figure "6", the figure "9" shall be substituted;
 - (B) for item (iv) in column (3) and the corresponding entries relating thereto in columns (4) and (5), the following shall be substituted: -

(3)	(4)	(5)
"(iv) Transport of goods in containers by rail		Provided that credit of input tax charged on
by any person other than Indian Railways.	2.5	
	service has not been taken	
Plea		[Please refer to Explanation no. (iv)]
		or
	9	-";

- (C) in column (3), against item (v), in the entry in column (4), for the figure "6", the figure "9" shall be substituted;
- (D) for item (vi) in column (3) and the entries corresponding relating thereto in columns (4) and (5), the following shall be substituted: -

(3)	(4)	(5)
"(vi) Multimodal transportation of goods where		
at least two different modes of transport are		
used by a multimodal transporter from the		
place of acceptance of goods to the place of		
delivery of goods, where;		
a. Transportation of goods by		Provided that the credit of input tax
any mode of transport other than		charged on goods and services used in
air is involved.		supplying the service, other than input
		tax credit of input services of
		transportation of goods (i.e. services of
		transport of goods procured from other
		service provider), has not been taken.
	2.5	Provided further that where the supplier of input service of transportation of
		goods to a multimodal transporter
		charges central tax at a rate higher than
		2.5%, credit of input tax charged on such
		input services of goods transportation in
		excess of the tax paid or payable at the
		rate of 2.5%, shall not be taken.

4 · 5 · 5 (1)]		
		Provided also that 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.
		Illustration: 'A' engages 'B' (multimodal
		transporter) for transport of goods from
		New Delhi to Gaya for Rs 1200, wherein
		'B' uses more than one mode of transport
		for the movement of goods. 'B', for
		supplying the said service hires a GTA
		i.e., 'C' for Rs 600 who charges central
		tax at 9%. 'B' also hires 'D', a Container
		Transport Operator for Rs 400 who
		charges central tax at 2.5%, for supplying
		their services. 'B' shall be entitled to take
		input tax credit on the above-mentioned
		input services of transportation of goods
		as under:
		i.Only to the extent of Rs. 15
		(2.5% of Rs. 600) and not
		Rs. 54 for the input service
		of GTA;
		ii.To the extent of Rs. 10
		(2.5% of Rs. 400) for the
		input service of container
		transport operator.
	one mode of	Provided that nothing contained in this
transport is by air		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. ";

- (v) against serial number 10,-
 - (A) in column (3), against item (i), in the entry in column (4), for the figure "6", the figure "9" shall be substituted;

(B) for item (ia) in column (3) and the corresponding entries relating thereto in columns (4) and (5), the following shall be substituted: -

(3)	(4)	(5)			
"(ia) Renting of goods carriage where the cost		Provided that credit of input tax charge			
of fuel is included in the consideration		on goods and services used in supplying			
charged from the service recipient.		the service, other than the input tax credit			
		of input service in the same line of			
		business has not been taken:			
		[Please refer to Explanation no. (iv)]			
	2.5	Provided further that where the supplier of input service in the same line of business charges central tax at a rate higher than 2.5%, credit of input tax charged on the input service in the same line of business in excess of the tax paid or payable at the rate of 2.5% shall not be taken.			
	or				
	9	-**;			

(vi) for serial number 12 and the entries relating thereto, the following shall be substituted:-

(1)	(2)	(3)	(4)	(5)
(1)	(i) Postal services (ii) Courier services (iii) Local delivery services a. supplied through electron commerce operator where the person supplying such services		9 9 9	
"12	Heading 9968	not liable for registration under sub-section (1) of section 22 of the Central Goods and Services Tax Act, 2017; b. other than (a) above (iv) Delivery services other than (i), (ii) and (iii) above		-",

- (vii) against serial number 15, in column (3), against item (vi), for the entry in column (4), the entry "2.5" shall be substituted;
- (viii) against serial number 21, in column (3),-

- (A) item (ia), and the corresponding entries relating thereto in columns (4) and (5) shall be omitted;
- (B) for item (ii), the following item shall be substituted:-
- "(ii) Other professional, technical and business services other than (i) above and serial number 38 below";
- (ix) against serial number 24, in column (3), against item (ii), for the entry in column (4), the entry "9" shall be substituted;
- (x) for serial number 26 and the entries relating thereto, the following shall be substituted:-

(1)	(2)		(3)	(4)	(5)
			(i) Services by way of job work in relation to diamonds falling		
			under Chapter 71 in the First Schedule to the Customs Tariff Act,	0.75	
			1975 (51of 1975);		
			(ii) Services by way of job work in relation to-		
			(a) all food and food products falling under Chapters 1 to		
			22 in the First Schedule to the Customs Tariff Act, 1975		
			(51of 1975);		
			(b) all products falling under Chapter 23 in the First		
			Schedule to the Customs Tariff Act, 1975 (51of 1975),		
			except dog and cat food falling under heading 2309 of the		
	Heading	9988	said chapter;		
	(Manufact	uring			
"26	services	on	(c) goods falling under Chapter 30 in the First Schedule to		,,
"26	physical	inputs	the Customs Tariff Act, 1975 (51of 1975);		-";
	(goods)	owned		2.5	
	by others)		(d) Hides, skins and leather falling under Chapter 41 in the		
			First Schedule to the Customs Tariff Act, 1975 (51of		
			1975);		
			Provided that nothing contained in clause (d) shall		
			apply to job-work in relation to leather goods or foot wear		
			falling under Chapter 42 or 64 in the First Schedule to the		
			Customs Tariff Act, 1975 (51 of 1975), respectively;		
			(e) Printing of newspapers, books (including Braille books),		
			journals and periodicals;		
			(f) Printing of all goods falling under Chapters 48 or 49 in		
			the First Schedule to the Customs Tariff Act, 1975 (51of		

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1975) which attract central tax @2.5% or Nil;		
(g) Textiles and textile products falling under Chapters 50		
to 63 in the First Schedule to the Customs Tariff Act, 1975		
(51of 1975);		
(h) bricks falling under Chapters 68 or 69 in the First		
Schedule to the Customs Tariff Act, 1975 (51of 1975)		
which attract central tax @2.5%;		
(i) all products, other than diamonds, falling under Chapter		
71 in the First Schedule to the Customs Tariff Act, 1975		
(51of 1975);		
(j) handicraft goods;		
(k) umbrella.		
(iii) Services by way of job work in relation to manufacture of		
alcoholic liquor for human consumption;	9	
(iv) Services by way of job work other than (i), (ii), and (iii) above.	9	
(v) Services by way of any treatment or process on goods		
belonging to another person, in relation to-		
a. printing of newspapers, books (including	;	
Braille books), journals and periodicals;	2.5	
b. printing of all goods falling under Chapters 48	2.5	
or 49 in the First Schedule to the Customs Tariff		
Act, 1975 (51of 1975) which attract central tax		
@2.5% or Nil.		
(vi) Tailoring services.	2.5	
(vii) Services by way of any treatment or process on goods	9	
belonging to another person, other than (v) and (vi) above.		

- (xi) against serial number 32, in column (3),-
 - (A) against item (i), for the entry in column (4), the entry "2.5" shall be substituted;
 - (B) against item (ia), for the entry in column (4), the entry "2.5" shall be substituted;
- (xii) against serial number 34, in column (3),-
 - (A) against item (ii), for the entry in column (4), the entry "2.5" shall be substituted;
 - (B) in item (iiia), the following explanation shall be inserted, namely: -

- "Explanation: Nothing contained in clause (b) of this item shall apply to a 'recognised sporting event'.";
- (C) against item (iiia), for the entry in column (4), the entry "20" shall be substituted;
- (D) against item (iv), for the entry in column (4), the entry "20" shall be substituted;
- (xiii) for serial number 35 and the entries relating thereto, the following shall be substituted:-

(1)	(2)	(3)	(4)	(5)
"35	Heading	(i) Beauty and physical well-being services	2.5	Provided that
	9997	falling under Group 99972.		credit of input
				tax charged on
				goods and
				services used in
				supplying the
				service has not
				been taken
				[Please refer to
				Explanation No.
				(iv)]
		(ii) Other services (washing, cleaning, and	9	-";
		dyeing services; and other miscellaneous		
		services including services nowhere else		
		classified).		
		Explanation		
		For the removal of doubt, it is hereby clarified		
		that, supplies covered by item (i) in column (3)		
		shall attract central tax prescribed against them		
		in column (4) subject to conditions specified		
		against them in column (5), which is a		
		mandatory rate and shall not be levied at the		
		rate specified under this item.		

(xiv) against serial number 38, in column (3), for the Explanation, the following explanation shall be substituted:-

"Explanation:- This entry shall be read in conjunction with serial number 437 of Schedule I of notification No. 9/2025- Central Tax (Rate), dated 17th September, 2025."

- (b) in paragraph 4 relating to Explanation,-
 - (i) for clause (xxxx), the following clause shall be substituted: -

"(xxxx)'goods transport agency' means any person who provides service in relation to transport of goods by road and issues a consignment note by whatever name called, but does not include

- (i) electronic commerce operator by whom services of local delivery are provided;
- (ii) electronic commerce operator through whom services of local delivery are provided";
- (ii) after clause (xxxx), the following clauses shall be inserted, namely: -

"(xxxxi) 'recognised sporting event' has the same meaning as assigned to it in clause (zw) of paragraph 2 of notification No. 12/2017 -Central Tax (Rate), dated 28th June, 2017, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i), vide number G.S.R. 691 (E), dated the 28th June, 2017, as amended from time to time;

(xxxxii) '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;

(xxxxiii) 'mode of transport' means carriage of goods by road, air, rail, inland waterways or sea;

(xxxxiv) '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 or of the carrier participating in the multimodal transportation and who assumes responsibility for the performance of the said contract.".
- (2) with effect from the 1st day of April, 2025, in paragraph 4, in clause (xxxvi), the following Explanations shall be inserted, namely: -

"Explanation 1.- For the purposes of this clause, 'premises' means a place from where hotel accommodation services are being supplied or are to be supplied.

Explanation 2.- For the purpose of sub-clause (c), the expression 'a person applying for registration' shall include a person applying for amendment of registration to declare an additional place of business.".

[F. No. 190341/188/2025-TRU]

MD. ADIL ASHRAF, Under Secy.

Note: The principal notification number 11/2017-Central Tax (Rate), dated the 28th June, 2017 was published in the Gazette of India, Extraordinary, *vide* number G.S.R. 690 (E), dated the 28th June, 2017 and last amended vide notification number 05/2025-Central Tax (Rate), dated the 16th January, 2025 published in the Gazette of India *vide* number G.S.R. 38(E), dated the 16th January, 2025.