

## Office of the Commissioner, Commercial Tax, Uttar Pradesh, (GST Section)

Letter No. GST/2021-22/ 32 /Commercial Tax Lucknow: Dated: 23 November, 2021

To

All Zonal Additional Commissioner, Grade -1, Additional Commissioner, Grade -2, (S.I.B.) Joint Commissioner, (Executive/Corporate Circle/ S.I.B) Commercial Tax, Uttar Pradesh.

## Subject: Clarification on certain refund related issues- reg.

Various representations have been received from taxpayers and other stakeholders seeking clarification in respect of certain issues relating to refund. The issues have been examined. In order to ensure uniformity in the implementation of the provisions of the law across field formations, the Commissioner, in exercise of its powers conferred by section 168 of the Uttar Pradesh Goods and Services Tax Act, 2017 (hereinafter referred to as "UPSGST Act"), hereby clarifies each of these issues as under:

S. No.	Issue	Clarification
1.	Whether the provisions of sub-	No, the provisions of sub-section (1) of
	section (1) of section 54 of the	section 54 of the UPSGST Act regarding
	UPSGST Act regarding time	time period, within which an application for
	period, within which an application	refund can be filed, would not be applicable
	for refund can be filed, would be	in cases of refund of excess balance in
	applicable in cases of refund of	electronic cash ledger.
	excess balance in electronic cash	
*	ledger?	
2.	Whether certification/ declaration	No, furnishing of certification/ declaration
	under Rule 89(2)(1) or 89(2)(m) of	under Rule 89(2)(1) or 89(2)(m) of the
	UPSGST Rules, 2017 is required to	UPSGST Rules, 2017 for not passing the
	be furnished along with the	incidence of tax to any other person is not
	application for refund of excess	required in cases of refund of excess
	balance in	balance in electronic cash ledger as

electronic cash ledger? 3. Whether refund of TDS/TCS deposited in electronic cash ledger under the provisions of section 51 /52 of the UPSGST Act can be refunded as excess balancein cash ledger?

unjust enrichment clause is not applicable in such cases.

The deducted/collected ámount TDS/TCS by TDS/ TCS deductors under the provisions of section 51/52 of the UPSGST Act, as the case may be, and credited to electronic cash ledger of the registered person, is equivalent to cash deposited in electronic cash ledger. It is not mandatory for the registered person to utilise the TDS/TCS amount credited to his electronic cash ledger only for the purpose for discharging tax liability. The registered person is at full liberty to discharge his tax liability in respect of the supplies made by him during a tax period, either through debit in electronic credit ledger or through debit in electronic cash ledger, as per his choice and availability of balance in the said ledgers.

Any amount, which remains unutilized in electronic cash ledger, after discharge of tax dues and other dues payable under UPSGST Act and rules made thereunder, can be refunded to the registered person as excess balance in electronic cash ledger in accordance with the proviso to sub-section (1) of section 54, read with sub-section (6) of section 49 of UPSGST Act.

Whether relevant date for the refund of tax paid on supplies regarded as deemed export by recipient is to be determined as per clause (b) of Explanation (2) under section 54 of UPSGST Act and if so, whether the date of return filed by the supplier or date of return filed by the recipient will be relevant for the purpose determining relevant date for such refunds?

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Clause (b) of Explanation (2) under Section 54 of UPSGST Act reads as under:

"(b) in the case of supply of goods regarded as deemed exports where a refund of tax paid is available in respect of the goods, the date on which the return relating to such deemed exports is furnished;"

On perusal of the above, it is clear that clause (b) of Explanation (2) under section 54 of the UPSGST Act is applicable for determining relevant date in respect of refund of amount of tax paid on the supply

of goods regarded as deemed exports, irrespective of the fact whether the refund claim is filed by the supplier or by the recipient.
Further, as the tax on the supply of goods, regarded as deemed export, would be paid by the supplier in his return, therefore, the relevant date for purpose of filing of refund claim for refund of tax paid on such supplies would be the date of filing of

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

supplier.

3. Difficulty, if any, in the implementation of this Circular may be brought to the notice of the Undersigned.

By Order,

return, related to such supplies, by the

(Ministhy S. ) Commissioner, Commercial Tax,

Uttar Pradesh