Uttar Pradesh Shasan Rajya Kar Anubhag-2

In pursuance of the provisions of clause (3) of Article 348 of the Constitution of India, the Governor is pleased to order the publication of the following English translation of Government Notification no.-207/XI-2-24-9(42)/17-T.C.69-U.P.GST Rules-2017-Order-(315)-2024, dated; February 27, 2024.

NOTIFICATION

No.-207/XI-2-24-9(42)/17-T.C.69-U.P.GST Rules-2017-Order-(315)-2024 Lucknow; Dated: February 27, 2024

In exercise of the powers conferred by section 164 of the Uttar Pradesh Goods and Services Tax Act, 2017 (U.P. Act no. 1 of 2017), the Governor, on the recommendations of the Council, hereby makes the following rules to further amend the Uttar Pradesh Goods and Services Tax Rules, 2017, namely:-

Uttar Pradesh Goods and Services Tax (Sixty-third Amendment) Rules, 2024 Short title and 1. (1) These rules may be called the Uttar Pradesh Goods and Services Tax (Sixty-third commencement Amendment) Rules, 2024. (2) Save as otherwise provided in these rules, they shall be deemed to have come into force from the 26th day of October, 2023. Amendment In the Uttar Pradesh Goods and Services Tax Rules, 2017 (hereinafter referred to as Rule 28 the said rules), rule 28 shall be renumbered as sub-rule (1) and after the sub-rule as so renumbered, the following sub-rule shall be inserted, namely:-"(2) Notwithstanding anything contained in sub-rule (1), the value of supply of services by a supplier to a recipient who is a related person, by way of providing corporate guarantee to any banking company or financial institution on behalf of the said recipient, shall be deemed to be one per cent of the amount of such guarantee offered, or the actual consideration, whichever is higher.". Amendment of In the said rules, in rule 142, in sub-rule (3), for the words "proper officer shall issue an order", the words "proper officer shall issue an intimation" shall be substituted. **Rule 142** Amendment 4 of In the said rules, in rule 159, in sub-rule (2), after the words "Commissioner to that effect", the words "or on expiry of a period of one year from the date of issuance of **Rule 159** order under sub-rule (1), whichever is earlier," shall be inserted. In the said rules, in FORM GST REG-01, in PART-B, in serial number 2, after Amendment of clause (xiv), the following clause shall be inserted, namely:-**FORM** GST "(xiva) One Person Company". REG-01 In the said rules, for FORM GST REG-08, the following form shall be substituted, Insertion of namely:-FORM GST **REG-08 FORM GST REG-08** [See rule 12(3)] Reference No Date: To Name: Address: Application Reference No.(ARN) Order of Cancellation of Registration as Tax Deductor at source or Tax

Collector at source

This is in reference to the request raised vide letter/mail dated for cancellation of registration under the Act due to the following reason, namely:-

i.

The undersigned is of opinion that the effective date of cancellation of registration is <<DD/MM/YYYY>>.

- 2. You are required to furnish pending returns immediately.
- 3. Kindly refer to the supportive document(s) attached for case specific details.
- 4. It may be noted that the cancellation of registration shall not affect the liability to pay tax and other dues under this Act or to discharge any obligation under this Act or the rules made thereunder for any period prior to the date of cancellation whether or not such tax and other dues are determined before or after the date of cancellation.

OR

Order of Cancellation of Registration as Tax Deductor at source or Tax Collector at source

This has reference to the show-cause notice issued dated......

Whereas no reply to the show cause notice has been submitted,

and whereas, the undersigned based on record available with this office is of the opinion that your registration is liable to be cancelled for the following reason(s): or

 Whereas reply to the show cause notice has been submitted vide letter dated______,

and whereas, the undersigned on examination of your reply to show cause notice and based on record available with this office is of the opinion that your registration is liable to be cancelled for the following reason(s):- or

 Whereas no reply to the show cause notice has been submitted and on day fixed for personal hearing, you did not appear in person or through authorised representative,

and whereas, the undersigned based on record available with this office is of the opinion that your registration is liable to be cancelled for following reason(s): or

 Whereas no reply to the show cause notice has been submitted, but you or authorised representative attended the personal hearing and made a written or verbal submission,

and whereas, the undersigned on examination of your written or verbal submission made during personal hearing and based on record available with this office is of the opinion that your registration is liable to be cancelled for the following reason(s): or

o Whereas reply to the show cause notice has been submitted vide letter dated_____. But, you or authorised representative did not attend the personal hearing on scheduled or extended date. and whereas, the undersigned on examination of your reply to show cause notice and based on record available with this office is of the opinion that your registration is liable to be cancelled for the following reason(s): or

		da he th su	Whereas reply to the show cause notice has been submitted vide letter dated and you or authorised representative attended the personal nearing, made a written/oral submission during personal hearing. And whereas the undersigned has examined your reply to show cause notice as well as submissions made at the time of personal hearing and is of the opinion that your registration is liable to be cancelled for the following reason(s):					
		i.						
		ii. TI 2. 3.	. the effective date of cancellation of registration is << DD/MM/YYYY>>. Kindly refer to the supportive document(s) attached for case specific details					
			You are required to furnish pending returns immediately.					
		4.:	It may be noted that the liability to pay tax and obligation under this Act to the date of cancellation determined before or after	other dues or the rules on whether of	under this made there or not suc	Act or to under for a h tax and	discharge any ny period prio	
	obs -	P	lace:					
		1347	ale:					
		Si	gnature			Nam	e of the Office Designation Jurisdiction"	
Amendment of	7.		said rules, in FORM GSTR-					
Amendment of FORM GSTR-8	7.	(a)	said rules, in FORM GSTR- serial number 5 shall be omi for serial number 7 and entr and entries shall be substitut "7. Interest, late fee paya Description	itted; ries relating ted, namely : ble and paid	l		serial number	
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		(b) Central Tax					
		(c) State/UT Tax					
Amendment of FORM GST PCT-01	8.	In the said rules, in FORM GST PCT-01, in PART-B, for serial number 4 an entries relating thereto, the following serial number 4 and entries shall b substituted, namely:-					
		4 Enrolment sought: (1) Chartered Accountant (2) Company Secretary					
		(3) Cost and Management Accountant					
		(4) Graduate or Postgraduate or its equivalent degree in Law					
		(5) Graduate or Postgraduate or its equivalent degree in Commerce					
		(6) Graduate or Postgraduate or its equivalent degree in Banking including Higher Auditing					
		(7) Graduate or Postgraduate or its equivalent degree in Business Administration					
		(8) Graduate or Postgraduate or its equivalent degree in Business Management					
		(9) Degree examination of any Foreign University recognized by any Indian University					
		(10) Retired Government Officials					
		(11) Sales Tax practitioner under existing law for a period of not less than five years					
		(12) Tax return preparer under existing law for a period of not less than five years					
		(13) Any other examination notified by Government					
		Note: Sr. No. (4) to (8) of the table should be from an Indian University established by any law for the time being in force.					
Amendment of 9 ORM GST ORC-22		In the said rules, in FORM GST DRC-22, after the last paragraph, the following paragraph shall be inserted, namely:— "This order shall cease to have effect, on the date of issuance of order in FORM GST DRC-23 by the Commissioner, or on the expiry of a period of one year from the date of issuance of this order, whichever is earlier.".					

(Dr. Nitin Ramesh Gokarn)
Apar Mukhya Sachiv.