



မဝధ္ပုံခံထိန် ဝာಜ పုံဖြသာ THE ANDHRA PRADESH GAZETTE PUBLISHED BY AUTHORITY

PART I EXTRAORDINARY

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AMARAVATI, WEDNESDAY, MARCH 17, 2021

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NOTIFICATIONS BY GOVERNMENT

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REVENUE DEPARTMENT (COMMERCIAL TAXES-II)

THE ANDHRA PRADESH GOODS AND SERVICES TAX RULES, 2017 - ISSUE OF THE ANDHRA PRADESH GOODS AND SERVICES TAX (THIRTEENTH AMENDMENT) RULES, 2020.

[G.O.Ms.No.67, Revenue (Commercial Taxes-II), 16th March, 2021.]

NOTIFICATION

In exercise of the powers conferred by section 164 of the Andhra Pradesh Goods and Services Tax Act, 2017 (Act No.16 of 2017), the Government of Andhra Pradesh, on recommendations of the Goods and Services Tax Council, hereby makes the following rules further to amend the Andhra Pradesh Goods and Services Tax Rules, 2017, —issued in G.O.MS.No. 227, Revenue (COMMERCIAL TAXES-II) Department, dated 22.6.2017 subsequently amended.

AMENDMENTS

- **1.** Short title and commencement. (1) These rules may be called the Andhra Pradesh Goods and Services Tax (Thirteenth Amendment) Rules, 2020.
- (2) Save as otherwise provided in these rules, they shall come into force on the 10^{th} day of November, 2020.
- **2.** In the Andhra Pradesh Goods and Services Tax Rules, 2017 (hereafter in this notification referred to as the said rules), for rule 59, the following rule shall be substituted with effect from the 1^{st} day of January, 2021 namely: -
- "59. Form and manner of furnishing details of outward supplies.- (1) Every registered person, other than a person referred to in section 14 of the Integrated Goods and Services Tax Act, 2017 (13 of 2017), required to furnish the details of outward supplies of goods or services or both under section 37, shall furnish such details in FORM GSTR-1 for the month or the quarter, as the case may be, electronically through the common portal, either directly or through a Facilitation Centre as may be notified by the Chief Commissioner.

- (2) The registered persons required to furnish return for every quarter under proviso to sub- section (1) of section 39 may furnish the details of such outward supplies of goods or services or both to a registered person, as he may consider necessary, for the first and second months of a quarter, up to a cumulative value of fifty lakh rupees in each of the months,- using invoice furnishing facility (hereafter in this notification referred to as the "IFF") electronically on the common portal, duly authenticated in the manner prescribed under rule 26, from the 1st day of the month succeeding such month till the 13th day of the said month.
- (3) The details of outward supplies furnished using the IFF, for the first and second months of a quarter, shall not be furnished in **FORM GSTR-1** for the said quarter.
- (4)The details of outward supplies of goods or services or both furnished in **FORM GSTR-1** shall include the-
 - (a) invoice wise details of all -
 - (i) inter-State and intra-State supplies made to the registered persons; and
 - (ii) inter-State supplies with invoice value more than two and a half lakh rupees made to the unregistered persons;
 - (b)consolidated details of all -
 - (i) intra-State supplies made to unregistered persons for each rate of tax;and
 - (ii) State wise inter-State supplies with invoice value upto two and a half lakh rupees made to unregistered persons for each rate of tax;
 - (c) debit and credit notes, if any, issued during the month for invoices issued previously.
- (5) The details of outward supplies of goods or services or both furnished using the IFF shall include the
 - (a) invoice wise details of inter-State and intra-State supplies made to the registered persons;
 - (b) debit and credit notes, if any, issued during the month for such invoices issued previously.".
- **3.** In the said rules, for rule 60, the following rule shall be substituted with effect from the 1^{st} day of January, 2021, namely: -
- "60. Form and manner of ascertaining details of inward supplies.- (1)The details of outward supplies furnished by the supplier in FORM GSTR-1 or using the IFF shall be made available electronically to the concerned registered persons (recipients) in Part A of FORM GSTR-2A, in FORM GSTR-4A and in FORM GSTR-6A through the common portal, as the case may be.
- (2) The details of invoices furnished by an non-resident taxable person in his return in **FORM GSTR-5** under rule 63 shall be made available to the recipient of credit in **Part A** of **FORM GSTR 2A** electronically through the common portal.
- (3) The details of invoices furnished by an Input Service Distributor in his return in **FORM GSTR-6** under rule 65 shall be made available to the recipient of credit in **Part B** of **FORM GSTR 2A** electronically through the common portal.
- (4) The details of tax deducted at source furnished by the deductor under sub-section
- (3) of section 39 in **FORM GSTR-7** shall be made available to the deductee in **Part C** of **FORM GSTR-2A** electronically through the common portal
- (5) The details of tax collected at source furnished by an e-commerce operator under section 52 in **FORM GSTR-8** shall be made available to the concerned person in **Part C** of **FORM GSTR 2A** electronically through the common portal.

- (6) The details of the integrated tax paid on the import of goods or goods brought in domestic Tariff Area from Special Economic Zone unit or a Special Economic Zone developer on a bill of entry shall be made available in **Part D** of **FORM GSTR-2A** electronically through the common portal.
- (7) An auto-drafted statement containing the details of input tax credit shall be made available to the registered person in **FORM GSTR-2B**, for every month, electronically through the common portal, and shall consist of
 - (i) the details of outward supplies furnished by his supplier, other than a supplier required to furnish return for every quarter under proviso to sub-section (1) of section 39, in FORM GSTR-1, between the day immediately after the due date of furnishing of FORM GSTR-1 for the previous month to the due date of furnishing of FORM GSTR-1 for the month;
 - (i) the details of invoices furnished by a non-resident taxable person in FORM GSTR-5 and details of invoices furnished by an Input Service Distributor in his return in FORM GSTR-6 and details of outward supplies furnished by his supplier, required to furnish return for every quarter under proviso to subsection (1) of section 39, in FORM GSTR-1 or using the IFF, as the case may be,-
 - (a) for the first month of the quarter, between the day immediately after the due date of furnishing of **FORM GSTR-1** for the preceding quarter to the due date of furnishing details using the IFF for the first month of the quarter;
 - (b) for the second month of the quarter, between the day immediately after the due date of furnishing details using the IFF for the first month of the quarter to the due date of furnishing details using the IFF for the second month of the quarter;
 - (c) for the third month of the quarter, between the day immediately after the due date of furnishing of details using the IFF for the second month of the quarter to the due date of furnishing **of FORM GSTR-1** for the quarter;
 - (ii) the details of the integrated tax paid on the import of goods or goods brought in the domestic Tariff Area from Special Economic Zone unit or a Special Economic Zone developer on a bill of entry in the month.
- (8) The Statement in **FORM GSTR-2B** for every month shall be made available to the registered person,-
- (i) for the first and second month of a quarter, a day after the due date of furnishing of details of outward supplies for the said month, in the IFF by a registered person required to furnish return for every quarter under proviso to sub-section (1) of section 39, or in **FORM GSTR-1** by a registered person, other than those required to furnish return for every quarter under proviso to sub-section (1) of section 39, whichever is later;
- (ii) in the third month of the quarter, a day after the due date of furnishing of details of outward supplies for the said month, in **FORM GSTR-1** by a registered person required to furnish return for every quarter under proviso to sub-section (1) of section 39."
- **4.** In the said rules, in rule 61, after sub-rule (5), the following sub-rule shall be inserted, namely: -
- "(6) Every registered person other than a person referred to in section 14 of the Integrated Goods and Services Tax Act, 2017 (13 of 2017) or an Input Service Distributor or a non- resident taxable person or a person paying tax under section 10 or section 51 or, as the case may be, under section 52 shall furnish a return in **FORM GSTR-3B**, electronically through the common portal either directly or through a Facilitation Centre notified by the Chief Commissioner, on or before the twentieth day of the month succeeding such tax period:

Provided that for taxpayers having an aggregate turnover of up to five crore rupees in the previous financial year, whose principal place of business is in the State Andhra Pradesh, the return in **FORM GSTR-3B** of the said rules for the months of October, 2020 to March, 2021 shall be furnished electronically through the common portal, on or before the twenty-second day of the month succeeding such month:

5. In the said rules, for rule 61, the following rule shall be substituted with effect from the 1^{st} day of January, 2021, namely: -

- "61. Form and manner of furnishing of return.-(1) Every registered person other than a person referred to in section 14 of the Integrated Goods and Services Tax Act, 2017 (13 of 2017) or an Input Service Distributor or a non-resident taxable person or a person paying tax under section 10 or section 51 or, as the case may be, under section 52 shall furnish a return in FORM GSTR-3B, electronically through the common portal either directly or through a Facilitation Centre notified by the Chief Commissioner, as specified under -
- (i) sub-section (1) of section 39, for each month, or part thereof, on or before the twentieth day of the month succeeding such month:
- (ii) proviso to sub-section (1) of section 39, for each quarter, or part thereof, for the class of registered persons mentioned in column (2) of the Table given below, on or before the date mentioned in the corresponding entry in column (3) of the said Table, namely:-

Table

S. No.	Class of registered persons	Due Date
(1)	(2)	(3)
1.		twenty-second da of the mon succeeding such quarter.

- (2) Every registered person required to furnish return, under sub-rule (1) shall, subject to the provisions of section 49, discharge his liability towards tax, interest, penalty, fees or any other amount payable under the Act or the provisions of this Chapter by debiting the electronic cash ledger or electronic credit ledger and include the details in the return in **FORM GSTR-3B.**
- (3) Every registered person required to furnish return, every quarter, under clause (ii) of sub- rule (1) shall pay the tax due under proviso to sub-section (7) of section 39, for each of the first two months of the quarter, by depositing the said amount in **FORM GST PMT-06**, by the twenty fifth day of the month succeeding such month:

Provided that the Chief Commissioner may, on the recommendations of the Council, by notification, extend the due date for depositing the said amount in **FORM GST PMT-06**, for such class of taxable persons as may be specified therein:

Provided further that any extension of time limit notified by the Commissioner of Central tax shall be deemed to be notified by the Chief Commissioner:

Provided also that while making a deposit in **FORM GST PMT-06**, such a registered person may –

- (a) for the first month of the quarter, take into account the balance in the electronic cash ledger.
- (b) for the second month of the quarter, take into account the balance in the electronic cash ledger excluding the tax due for the first month.

- (4) The amount deposited by the registered persons under sub-rule (3) above, shall be debited while filing the return for the said quarter in **FORM GSTR-3B**, and any claim of refund of such amount lying in balance in the electronic cash ledger, if any, out of the amount so deposited shall be permitted only after the return in **FORM GSTR-3B** for the said quarter has been filed.".
- 6. In the said rules, after rule 61, the following rule shall be inserted, namely: -
- ****61A. Manner of opting for furnishing quarterly return.** (1) Every registered person intending to furnish return on a quarterly basis under proviso to sub-section (1) of section 39, shall in accordance with the conditions and restrictions notified in this regard, indicate his preference for furnishing of return on a quarterly basis, electronically, on the common portal, from the 1st day of the second month of the preceding quarter till the last day of the first month of the quarter for which the option is being exercised:

Provided that where such option has been exercised once, the said registered person shall continue to furnish the return on a quarterly basis for future tax periods, unless the said registered person,—

- (a) becomes ineligible for furnishing the return on a quarterly basis as per the conditions and restrictions notified in this regard; or
- (b) opts for furnishing of return on a monthly basis, electronically, on the common portal:

Provided further that a registered person shall not be eligible to opt for furnishing quarterly return in case the last return due on the date of exercising such option has not been furnished.

- (2) A registered person, whose aggregate turnover exceeds 5 crore rupees during the current financial year, shall opt for furnishing of return on a monthly basis, electronically, on the common portal, from the first month of the quarter, succeeding the quarter during which his aggregate turnover exceeds 5 crore rupees.
- 7. In the said rules, in rule 62,
 - (i) in sub-rule (1), the words, figures, letters and brackets "or paying tax by availing the benefit of G.O.Ms No.255 Revenue (CT-II) Dept. Dt.20.3.2019" shall be omitted;
 - (ii) in sub-rule (4), the words, figures, letters and brackets "or by availing the benefit of G.O.Ms No.255 Revenue (CT-II) Dept. Dt.20.03.2019" shall be omitted;
 - (iii) in the explanation to sub-rule (4), the words, figures, letters and brackets "or opting for paying tax by availing the benefit of G.O.Ms No.255, Revenue (CT-II) Dept. Dt.20-03-2019" shall be omitted;
 - (iv) sub-rule (6) shall be omitted.
- **8.** In **FORM GSTR-1**, in the Instructions, after serial number 17, the following instruction shall be inserted, namely:-
 - "18. It will be mandatory to specify the number of digits of **HSN** code for goods or services that a class of registered persons shall be required to mention as may be specified in the notification issued from time to time under proviso to rule 46 of the said rules.

9. After FORM-2A, the following FORM shall be inserted, namely: -

"FORM-2B

[See rule 60(7)]

Auto-drafted ITC Statement

(From FORM GSTR-1, GSTR-5, GSTR-6 and Import data received from ICEGATE)

YYY-YY

Year Month

1. GSTIN	
2(a). Legal name of the registered person	
2(b). Trade name, if any	
Colored of constinu	DD MM WWW LILLIAM
z(c). Date of generation	שאייווין דון מון. אוש

S.no.	Headi ng	GSTR- 3B table	Integr ated Tax (Rs)	Centr al Tax (Rs)	State /UT tax (Rs)	Cess (Rs)	Advisory
Credit wh	Credit which may be availed under FORM GSTR-3	BY FORM GSTR	-38				
Dart II	Dart ITC Available - Credit may be claimed in relevan	he claimed in	rolovant				

headings in GSTR-3B

3. ITC Available Summary

I	All other ITC - Supplies from registered persons other than reverse charge	4(A)(5)		If this is positive , credit may be availed under Table 4(A)(5) of FORM GSTR-3B. If this is negative , credit shall be reversed under Table 4(B)(2) of FORM GSTR-3B.
slis	B2B - Invoices R2B - Debit notes			
Det	B2B - Invoices (Amendment)			
	B2B - Debit notes (Amendment)			
П	Inward Supplies from ISD	4(A)(4)		If this is positive, credit may be availed under Table 4(A)(4) of FORM GSTR-3B. If this is negative, credit shall be reversed under Table 4(B)(2) of FORM GSTR-3B.
ist	ISD - Invoices			
De	ISD - Invoices (Amendment)			
Ħ	Inward Supplies liable for reverse charge	3.1(d) 4(A)(3)		These supplies shall be declared in Table 3.1(d) of FORM GSTR-3B for payment of tax. Credit may be availed under Table 4(A)(3) of FORM GSTR-3B on payment of tax.
S	B2B - Invoices			
tai	B2B - Debit notes			
Эđ	B2B - Invoices (Amendment)			
	B2B - Debit notes (Amendment)			
ΣI	Import of Goods	4(A)(1)		If this is positive , credit may be availed under Table 4(A)(1) of FORM GSTR-3B. If this is negative , credit shall be reversed under Table 4(B)(2) of FORM GSTR-3B.

	IMPG - Import of goods from overseas						
sli	IMPG (Amendment)						
Deta	IMGSEZ - Import of goods from SEZ		7.				
	IMGSEZ (Amendment)						
Part B	TTC Reversal - Credit shall be reversed in relevant	wersed in	relevant		is.		
H	Othere	4(B)/					If this is positive, Credit shall be reversed under Table
-		2)					4(B)(2) of FORM GSTR-3B. If this is negative , then credit may be reclaimed subject to reversal of the same on an earlier instance
	B2B - Credit notes				3		
	B2B - Credit notes (Amendment)			3 2			
slie	B2B - Credit notes (Reverse charge)						
Deta	B2B - Credit notes (Reverse						
	ISD - Credit notes						
	ISD - Credit notes (Amendment)				50 13		
		4. IT	4. ITC Not Available Summary	lable Sum	mary		
							(Amount in ₹ in all sections)
S.no.	Headi	GSTR- 3B	Integr ated	Centr al	State /UT	Cess	Advis
	gu	Table	Tax (Rs)	Tax (Rs)	tax (Rs)	(Rs)	ory
Credit	Credit which may not be availed under FOR	FORM GSTR-3B	R-3B				
Part	ITC Not Available						
•							

F	All other ITC - Supplies from registered persons other than reverse charge	4	Such credit shall not be taken in FORM GSTR-3B
s	B2B - Invoices		
tail	B2B - Debit notes		
ЭQ	B2B - Invoices (Amendment)		
	B2B - Debit notes (Amendment)		
н	Inward Supplies from ISD	A	Such credit shall not be taken in FORM GSTR-3B
tai	ISD - Invoices		
De	ISD Amendment - Invoices	:	
	3		
H	Inward Supplies liable for reverse charge	3.1(d)	These supplies shall be declared in Table 3.1(d) of FORM GSTR-3B for payment of tax. However, credit will not be available on the same.
S	B2B - Invoices		
ist	B2B - Debit notes		
ÐΘ	B2B - Invoices (Amendment)		
	B2B - Debit notes (Amendment)		
Part B	ITC Reversal	9 SE	
н	Others	4(B)(2)	Credit shall be reversed under Table 4(B)(2) of FORM GSTR-3B.
	B2B - Credit notes		
	B2B - Credit notes (Amendment)		
	B2B - Credit notes (Reverse charge)		
	B2B - Credit notes (Reverse charge) (Amendment)		

ISD - Credit notes	ISD - Credit notes (Amendment)

Instructions:

- Terms Used :-
- a. ITC Input tax credit
- B2B Business to Business

ф. с. Б.

- ISD Input service distributor
- IMPG Import of goods
- e. IMPGSEZ Import of goods from SEZ

Important Advisory:

- in their respective FORMS GSTR-1,5 and 6. It is a static statement and will be made available once a month. The documents filed by the supplier in any FORMS GSTR-1,5 and 6 would reflect in the next open FORM GSTR-2B of FORM GSTR-2B is a statement which has been generated on the basis of the information furnished by your suppliers the recipient irrespective of supplier's date of filing. Taxpayers are advised to refer FORM GSTR-2B for availing credit in FORM GSTR-3B. However, in case for additional details, they may refer to their respective FORM GSTR-2A (which is updated on near real time basis) for more details.
- Input tax credit shall be indicated to be non-available in the following scenarios: -P)
- Invoice or debit note for supply of goods or services or both where the recipient is not entitled to input tax credit as per the provisions of sub-section (4) of Section 16 of APGST Act, 2017.

ii. Invoice or debit note where the Supplier (GSTIN) and place of supply are in the same State while recipient is in another State. However, there may be other scenarios for which input tax credit may not be available to the taxpayers and the same has not been generated by the system. Taxpayers, should self-assess and reverse such credit in their FORM

GSTR-3B.

- (monthly or quarterly) as chosen by the corresponding supplier. The dates for which the relevant data has been extracted is generally between the due dates of filing of two consequent GSTR-1 or furnishing of IFFs, based on the filing option specified in the APGST Rules and is also available under the "View Advisory" tab on the online portal. For example, FORM **GSTR-2B** for the month of February will consist of all the documents filed by suppliers who choose to file their **FORM GSTR-1** monthly from 00:00 hours on 12^{th} February to 23:59 hours on 11^{th} March. It may be noted that FORM GSTR-2B will consist of all the FORM GSTR-1s, 5s and 6s being filed by your suppliers, ë.
- It also contains information on imports of goods from the ICEGATE system including data on imports from Special Economic Zones Units / Developers. 4
- It may be noted that reverse charge credit on import of services is not part of this statement and will be continued to be S

- entered by taxpayers in Table 4(A)(2) of FORM GSTR-3B.
- Table 3 captures the summary of ITC available as on the date of generation of FORM GSTR-2B. It is divided into following two parts: 9
- Part A captures the summary of credit that may be availed in relevant tables of FORM GSTR-3B.
- Part B captures the summary of credit that shall be reversed in relevant table of FORM GSTR-3B.
- table shall not be availed as credit in FORM GSTR-3B. However, the liability to pay tax on reverse charge basis and the Credit available in this Table 4 captures the summary of ITC not available as on the date of generation of FORM GSTR-2B. liability to reverse credit on receipt of credit notes continues for such supplies. 7
 - and Taxpayers are advised to ensure that the data generated in FORM GSTR-2B is reconciled with their own records books of accounts. Tax payers shall ensure that 00
- No credit shall be taken twice for any document under any circumstances.
- b. Credit shall be reversed wherever necessary.

ä.

- c. Tax on reverse charge basis shall be paid.
- Details of invoices, credit notes, debit notes, ISD invoices, ISD credit and debit notes, bill of entries etc. will also be made available online and through download facility. 6
- There may be scenarios where a percentage of the applicable rate of tax rate may be notified by the Government. separate column will be provided for invoices / documents where such rate is applicable. 10.
 - 11. Table wise instructions:

N		TISHACIO
Heading		SU
Table 3 Part A	:	This section consists of the details of supplies (other than those on which tax is to be paid on
Section I		reverse charge basis), which have been declared and filed by your suppliers in their FORM
All other ITC -		GSTR-1 and 5.
Supplies from	: : i	This table displays only the supplies on which input tax credit is available.
registered persons	Ξ.	Negative credit, if any may arise due to amendment in B2B- Invoices and B2B - Debit
other than reverse		notes. Such credit shall be reversed in Table 4(B)(2) of FORM GSTR-3B.
charge		
Table 3 Part A	.::	This section consists of the details of supplies, which have been declared and filed by
Section II Inward		an input service distributor in their FORM GSTR-6.
Supplies from	:≓	This table displays only the supplies on which ITC is available.
ISD	ΞÏ	Negative credit, if any, may arise due to amendment in ISD Amendments - Invoices. Such
I		credit shall be reversed in table 4(B)(2) of FORM GSTR-3B .

Table 3 Part A	·i	This section consists of the details of supplies on which tax is to be paid on reverse charge
Section III Inward		basis, which have been declared and filed by your suppliers in their FORM GSTR-1.
Supplies liable for	: : i	This table provides only the supplies on which ITC is available.
reverse charge	ij	These supplies shall be declared in Table 3.1(d) of FORM GSTR-3B for payment of tax.
		Credit may be availed under Table 4(A)(3) of FORM GSTR-3B on payment of tax.

i. This section provides the details of IGST paid by you on import of goods from overseas and SEZ units /	Servi	the ICEGATE system.	ii. This table shall consist of data on the imports made by you (GSTIN) in the month for	which FORM GSTR-2B is being generated for.	iii. The ICEGATE reference date is the date from which the recipient is eligible to take input tax	credit.	iv. The table also provides if the Bill of entry was amended.	v. Information is provided in the tables based on data received from ICEGATE.	Information on certain imports such as courier imports may not be available.	:	which have been declared and filed by your suppliers in their FORM GSTR-1 and 5	ii. Such credit shall be reversed under Table 4(B)(2) of FORM GSTR-3B. If this value is	negative, then credit may be reclaimed subject to reversal of the same on an earlier	Instance.	i. This section consists of the details of supplies (other than those on which tax is to be	paid on reverse charge basis), which have been declared and filed by your suppliers in	their FORM GSTR-1 and 5.	ij					i. This section consists of the details supplies, which have been declared and filed by an	input service distributor in their FORM GSTR-6.	 This table provides only the supplies on which ITC is not available. 	≝	
Table 3 Part A Section IV	Import of Goods									Table 3 Part	B Section I Others				Table 4 Part A	Section I	All other ITC -	Supplies from	registered	persons other	than reverse	charge	Table 4 Part A	Section II	Inward	Supplies from	ISD

This section consists of the details of supplies liable for reverse charge, which have been	declared and filed by your suppliers in their FORM GSTR-1.	This table provides only the supplies on which ITC is not available.	These supplies shall be declared in Table 3.1(d) of FORM GSTR-3B for payment of tax.	However, credit will not be available on such supplies.		This section consists details the credit notes received and amendment thereof which have	been declared and filed by your suppliers in their FORM GSTR-1 and 5	This table provides only the credit notes on which ITC is not available.	Such credit shall be reversed under Table 4(B)(2) of FORM GSTR-3B .
i		ij	ΞÏ			ij		: : i	iii
Table 4 Part A	Section III	Inward	Supplies liable	for reverse	charge	Table 4 Part B	Section I	Others	

Dr. RAJAT BHARGAVA, Special Chief Secretary to Government.

