Government of India Ministry of Finance (Department of Revenue) Central Board of Indirect Taxes and Customs Notification No. 74/2018 – Central Tax

New Delhi, 31st December, 2018

G.S.R.....(E). - In exercise of the powers conferred by section 164 of the Central Goods and Services Tax Act, 2017 (12 of 2017), the Central Government hereby makes the following rules further to amend the Central Goods and Services Tax Rules, 2017, namely:-

1. (1) These rules may be called the Central Goods and Services Tax (Fourteenth Amendment) Rules, 2018.

(2) Save as otherwise provided in these rules, they shall come into force on the date of their publication in the Official Gazette.

2. In the Central Goods and Services Tax Rules, 2017 (hereinafter referred to as the said rules), in rule 12, after sub-rule (1), the following sub-rule shall be inserted, namely:-

"(1A) A person applying for registration to collect tax in accordance with the provisions of section 52, in a State or Union territory where he does not have a physical presence, shall mention the name of the State or Union territory in **PART A** of the application in **FORM GST REG-07** and mention the name of the State or Union territory in **PART B** thereof in which the principal place of business is located which may be different from the State or Union territory mentioned in **PART A**."

3. In the said rules, in rule 45, in sub-rule (3), after the words "received from a job worker", the words, "or sent from one job worker to another" shall be omitted.

4. In the said rules, in rule 46, after the fourth proviso, the following proviso shall be inserted, namely:-

"Provided also that the signature or digital signature of the supplier or his authorised representative shall not be required in the case of issuance of an electronic invoice in accordance with the provisions of the Information Technology Act, 2000 (21 of 2000).".

5. In the said rules, in rule 49, after the second proviso, the following proviso shall be inserted, namely:-

"Provided also that the signature or digital signature of the supplier or his authorised representative shall not be required in the case of issuance of an electronic bill of supply in accordance with the provisions of the Information Technology Act, 2000 (21 of 2000).".

6. In the said rules, in rule 54,-

(a) in sub-rule (2), the following proviso shall be inserted, namely:-

"Provided that the signature or digital signature of the supplier or his authorised representative shall not be required in the case of issuance of a consolidated tax invoice or any other document in lieu thereof in accordance with the provisions of the Information Technology Act, 2000 (21 of 2000)."

(b) in sub-rule (4), the following proviso shall be inserted, namely:-

"Provided that the signature or digital signature of the supplier or his authorised representative shall not be required in the case of issuance of ticket in accordance with the provisions of the Information Technology Act, 2000 (21 of 2000).".

7. In the said rules, in explanation (b) to sub-rule (5) of rule 89, the following clause shall be substituted, namely:-

"Adjusted Total turnover" and "relevant period" shall have the same meaning as assigned to them in sub-rule (4).".

8. In the said rules, in rule 96, in sub-rule (1), in clause (a), after the words "export goods duly files", the words "a departure manifest or" shall be inserted.

9. In the said rules, in rule 101, in sub-rule (1), after the words "financial year", the words "or part thereof" shall be inserted.

10. In the said rules, after rule 109A, the following rule shall be inserted, namely:-

"109B. Notice to person and order of revisional authority in case of revision. - (1) Where the Revisional Authority decides to pass an order in revision under section 108 which is likely to affect the person adversely, the Revisional Authority shall serve on him a notice in **FORM GST RVN-01** and shall give him a reasonable opportunity of being heard.

(2) The Revisional Authority shall, along with its order under sub-section (1) of section 108, issue a summary of the order in **FORM GST APL-04** clearly indicating the final amount of demand confirmed.".

11. In the said rules, in rule 138, in sub-rule (1), for Explanation 1, the following Explanation shall be substituted, namely-.

"Explanation 1. – For the purposes of this rule, the expression "handicraft goods" has the meaning as assigned to it in the Government of India, Ministry of Finance, notification No. 56/2018-Central Tax, dated the 23^{rd} October, 2018, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i), vide number G.S.R 1056 (E), dated the 23^{rd} October, 2018 as amended from time to time."

12. In the said rules, after rule 138D, from a date to be notified later, the following rule shall be inserted, namely:-

"138E. Restriction on furnishing of information in PART A of FORM GST EWB-01.- Notwithstanding anything contained in sub-rule (1) of rule 138, no person (including a consignor, consignee, transporter, an e-commerce operator or a courier agency) shall be allowed to furnish the information in **PART A** of **FORM GST EWB-01** in respect of a registered person, whether as a supplier or a recipient, who,—

(a) being a person paying tax under section 10, has not furnished the returns for two consecutive tax periods; or

(b) being a person other than a person specified in clause (a), has not furnished the returns for a consecutive period of two months:

Provided that the Commissioner may, on sufficient cause being shown and for reasons to be recorded in writing, by order, allow furnishing of the said information in **PART A** of **FORM GST EWB 01**, subject to such conditions and restrictions as may be specified by him:

Provided further that no order rejecting the request of such person to furnish the information in **PART A** of **FORM GST EWB 01** under the first proviso shall be passed without affording the said person a reasonable opportunity of being heard:

Provided also that the permission granted or rejected by the Commissioner of State tax or Commissioner of Union territory tax shall be deemed to be granted or, as the case may be, rejected by the Commissioner.

Explanation:- For the purposes of this rule, the expression "Commissioner" shall mean the jurisdictional Commissioner in respect of the persons specified in clauses (a) and (b).".

13. In the said rules in rule 142, in sub-rule (5), after the words "section 74", the words "or sub-section (12) of section 75" shall be inserted.

14. In the said rules, for **FORM GST RFD-01**, the following form shall be substituted, namely:-

"FORM-GST-RFD-01

[See rule 89(1)] Application for Refund

(Applicable for casual or non-resident taxable person, tax deductor, tax collector, unregistered person and other registered taxable person)

1.	GSTIN /	
	Temporary	
	ID	
2.	Legal Name	
3.	Trade	
	Name, if	
	any	
4.	Address	

5.	Tax period	From	<year< td=""><td>:><month></month></td><td>То</td><td><yea< td=""><td>r><month></month></td><td></td></yea<></td></year<>	:> <month></month>	То	<yea< td=""><td>r><month></month></td><td></td></yea<>	r> <month></month>	
	(if							
	applicable)							
6.	Amount of	Act	Tax	Interest	Penalty	Fees	Others	Total
	Refund							
	Claimed	Central						
	(Rs.)	tax						
		State / UT						
		tax						
		Integrated						
		tax						
		Cess						
		Total						
7.	Grounds of	(a)	Exce	ss balance in E	lectronic (Cash Led	lger	
	refund	(b)		orts of services-			-	
	claim	(c)		orts of goods				ent of tax
	(select from		-	mulated ITC)		C 5 W10	nout puyin	on tux
	drop down)	(d)		ccount of order				
		(u)	Sr.	Type of	1	Order	Order	Payment
			No.	order	no.	date	Issuing	reference
			140.	order	110.	uate	Authority	no., if any
			(i)	Assessment			Autionty	no., n any
			(i) (ii)	Finalization				
			(11)	of				
				Provisional				
			(:::)	assessment				
			(iii)	Appeal				
			(iv)	Any other				
				order				
			ITTC	(specify)		1		
		(e)		accumulated du				
		(0)	-	se (ii) of first p			() =	1
		(f)		ccount of suppl		o SEZ u	nit/ SEZ dev	reloper
			(with	payment of tax	K)			
		(g)		ccount of suppl		o SEZ u	nit/ SEZ dev	reloper
			(with	out payment of	tax)			
			D '	1	1 .	1.	/ 0 1	<u> </u>
		(h)	-	pient of deeme	ed export	supplie	s/ Supplier	of deemed
			-	rt supplies				1 11
		(i)	-	paid on a suppl	-	_		-
			partia	ally, and for wh	nich invoi	ce has n	ot been issue	ed (tax paid

			on advance	e pay	ment)						
		(j)	Tax paid of	on an	intra-Stat	te supply which is	subsequently held				
			to be inter-	State	supply a	nd vice versa(chang	ge of POS)				
		(k)	Excess pay	/men	t of tax, if	any					
		(1)	Any other	(spec	cify)						
8.	Details of	Name of	Address	IFS	С	Type of account	Account No.				
	Bank	bank	of branch								
	account										
9.	Whether So Applicant u/s	elf-Declarati 54(4), if app									

[DECLARATION [second proviso to section 54(3)]

I hereby declare that the goods exported are not subject to any export duty. I also declare that I have not availed any drawback of central excise duty/service tax/central tax on goods or services or both and that I have not claimed refund of the integrated tax paid on supplies in respect of which refund is claimed.

Signature

Name –

Designation / Status"]

DECLARATION [section 54(3)(ii)]

I hereby declare that the refund of input tax credit claimed in the application does not include ITC availed on goods or services used for making 'nil' rated or fully exempt supplies.

Signature

Name –

Designation / Status

DECLARATION [rule 89(2)(f)]

I hereby declare that the Special Economic Zone unit /the Special Economic Zone developer has not availed of the input tax credit of the tax paid by the applicant, covered under this refund claim.

Signature

Name –

Designation / Status

DECLARATION [rule 89(2)(g)]
(For recipient/supplier of deemed export)
In case refund claimed by recipient

I hereby declare that the refund has been claimed only for those invoices which have been detailed in statement 5B for the tax period for which refund is being claimed and the amount does not exceed the amount of input tax credit availed in the valid return filed for the said tax period. I also declare that the supplier has not claimed refund with respect to the said supplies.

In case refund claimed by supplier

I hereby declare that the refund has been claimed only for those invoices which have been detailed in statement 5B for the tax period for which refund is being claimed. I also declare that the recipient shall not claim any refund with respect of the said supplies and also, the recipient has not availed any input tax credit on such supplies. Signature

Name –

Designation / Status

UNDERTAKING

I hereby undertake to pay back to the Government the amount of refund sanctioned along with interest in case it is found subsequently that the requirements of clause (c) of sub-section (2) of section 16 read with sub-section (2) of section 42 of the CGST/SGST Act have not been complied with in respect of the amount refunded.

Signature Name –

Designation / Status

SELF- DECLARATION [rule 89(2)(1)]

I ______ (Applicant) having GSTIN/ temporary Id ------, solemnly affirm and certify that in respect of the refund amounting to Rs. ---/ with respect to the tax, interest, or any other amount for the period from---to----, claimed in the refund application, the incidence of such tax and interest has not been passed on to any other person.

Signature Name –

Designation / Status

(This Declaration is not required to be furnished by applicants, who are claiming refund under clause (a) or clause (b) or clause (c) or clause (d) or clause (f) of sub-section (8) of section 54.)

10. Verification

I/We *<Taxpayer Name>* hereby solemnly affirm and declare that the information given herein above is true and correct to the best of my/our knowledge and belief and nothing has been concealed therefrom. I/We declare that no refund on this account has been received by me/us earlier.

Place	Signature of Authorised Signatory
Date	(Name)
	Designation/ Status

Annexure-1

Statement -1 [rule 89(5)]

Refund Type: ITC accumulated due to inverted tax structure [clause (ii) of first proviso to section 54(3)]

(Amount in Rs.) Turnover of Adjusted Tax payable Net input tax Maximum refund inverted rated on such total credit amount to be supply of inverted rated turnover claimed goods and supply of [(1×4÷3)-2] services goods and services 1 2 3 4 5

Statement 1A [rule 89(2)(h)]

Refund Type: ITC accumulated due to inverted tax structure [clause (ii) of first proviso to section 54(3)]

Sl N	inwa	ard s	invoi upplio receiv		Tax paid on inward supplies of inputs			Details of invoices of outward supplies issued				Tax paid on outward supplies		
0.	GST IN of the supp lier *	N o.	Da te	Taxa ble Valu e	Inte grat ed Tax	Cen tral Tax	State Tax /Uni on territ ory Tax	No	D at e	Tax able Valu e	Invoic e type (B2B/ B2C)	Int egr ate d Ta x	Cent ral Tax	State Tax /Uni on territ ory Tax

1	2	3	4	5	6	7	8	9	1 0	11	12	13	14	15

* In case of imports or supplies received under reverse charge mechanism [sub-section (3) of section 9 of the CGST Act/SGST Act or sub-section (3) of section 5 of IGST Act], the GSTIN of supplier will mean GSTIN of applicant (recipient).

Statement- 2 [rule 89(2)(c)]

Refund Type: Exports of services with payment of tax

(Amount in Rs.)

											,
Sr.	Invo	oice d	letails	Integrated tax		Cess	B	RC/	Integrated	Integrated	Net
No.							FI	RC	tax and	tax and	Integrated
	No.	Date	Value	Taxable	Amt.		No.	Date	cess	cess	tax and
				value					involved	involved	cess
									in debit	in credit	(6+7+10 -
									note, if	note, if	11)
									any	any	
1	2	3	4	5	6	7	8	9	10	11	12

Statement- 3 [rule 89(2)(b) and 89(2)(c)]

Refund Type: Export without payment of tax (accumulated ITC)

								(.	Amou	nt in R	Rs.)
Sr.	Iı	nvoice det	ails	Goods/	Shipping bill/ Bill of			EG	M	BRC/	
No.				Services	ex	port		Deta	ails	FIRC	
	No.	Date	Value	(G/S)	Port code	No.	Date	Ref	Date	No.	Date
								No.			
1	2	3	4	5	6	7	8	9	10	11	12

Statement- 3A [rule 89(4)]

Refund Type: Export without payment of tax (accumulated ITC) – calculation of refund amount

		(Amo	ount in Rs.)
Turnover of zero	Net input tax	Adjusted total	Refund amount
rated supply of goods	credit	turnover	(1×2÷3)
and services			
1	2	3	4

Statement-4 [rule 89(2)(d) and 89(2)(e)]

Refund Type: On account of supplies made to SEZ unit or SEZ Developer (on payment of tax)

										(Amount	in Rs.)
GSTIN	Inv	oice d	etails	Ship	oping	Integra	ated	Ces	Integrat	Integrat	Net
of				bill/ Bill		Тах	K	S	ed tax	ed tax	Integrat
recipie				(of				and cess	and cess	ed tax
nt				exp	oort/				involved	involved	and cess
				End	orsed				in debit	in credit	(8+9+10
				inv	oice				note, if	note, if	-11)
				by a	SEZ				any	any	
	No	Dat	Valu	No	Dat	Taxabl	Am				
		e	e		e	e	t.				
						Value					
1	2	3	4	5	6	7	8	9	10	11	12

Statement-5 [rule 89(2)(d) and 89(2)(e)]

Refund Type: On account of supplies made to SEZ unit or SEZ Developer (without payment of tax)

(Amount in Rs.)

Sr. No.		Invoice detail	ls	Goods/	Shipping bill/ B	ill of export/
				Services (G/S)	Endorsed in	voice no.
	No.	Date	Value		No.	Date
1	2	3	4	5	6	7

Statement-5A [rule 89(4)]

Refund Type:On account of supplies made to SEZ unit / SEZ developer without payment of tax (accumulated ITC) – calculation of refund amount

			(Amount in Rs.)
Turnover of zero rated	Net input tax	Adjusted total	Refund amount
supply of goods and	credit	turnover	(1×2÷3)
services			
1	2	3	4

Statement 5B [rule 89(2)(g)]

Refund Type: On account of deemed exports

(Amount in Rs)

S1.	Details of invoices of outward	Tax paid
No.	supplies in case refund is claimed	

	inward	suppli		f invoices of se refund is ipient				
	GSTINNo.DateTaxableof theValueValue				Integrated Tax	Central Tax	State Tax /Union Territory Tax	Cess
1	2	3	4	5	6	7	8	9

Statement-6 [rule 89(2)(j)]

Refund Type: On account of change in POS (inter-State to intra-State and vice versa) Order Details (issued in pursuance of sections 77 (1) and (2), if any: Order No: Order Date:

(Amount in Rs.) Invoice details Details of tax paid on Taxes re-assessed on Recipien transaction considered as intra transaction which were held t's GSTIN/ -State / inter-State transaction inter State / intra-State supply UIN earlier subsequently Name Centr Stat Ces Place Integrat Centr Stat Ces Place Integrat (in case ed tax al tax e/ s of ed tax al tax e/ S of No Dat Valu Taxab B2C) UT Suppl UT Suppl e e le tax y tax y Valu 7 1 2 3 4 5 8 9 10 11 12 13 15 6 14

Statement-7 [rule 89(2)(k)]

Refund Type: Excess payment of tax, if any in case of last return filed.

(Amount in Rs.)

Tax period	ARN of	Date of	Tax Payable					
	return	filing	Integrated	Central	State/	Cess		
		return	tax	tax	UT tax			
1	2	3	4	5	6	7		

Annexure-2 Certificate [rule 89(2)(m)]

This is to certify that in respect of the refund amounting to Rs.<<>> ------ (in words) claimed by M/s------ (Applicant's Name) GSTIN/ Temporary ID------ for the tax period < ---->, the incidence of tax and interest, has not been passed on to any other person.

This certificate is based on the examination of the books of account and other relevant records and returns particulars maintained/ furnished by the applicant.

Signature of the Chartered Accountant/ Cost Accountant:

Name:

Membership Number: Place:

Date:

Note - This Certificate is not required to be furnished by the applicant, claiming refund under clause (a) or clause (b) or clause (c) or clause (d) or clause (f) of sub-section (8) of section 54 of the Act.

Instructions –

1. Terms used:

a.	B to C:	From registered person to unregistered person
b.	EGM:	Export General Manifest
c.	GSTIN:	Goods and Services Tax Identification Number
d.	IGST:	Integrated goods and services tax
e.	ITC:	Input tax credit
f.	POS:	Place of Supply (Respective State)
g.	SEZ:	Special Economic Zone
h.	Temporary ID:	Temporary Identification Number
i.	UIN:	Unique Identity Number

2. Refund of excess amount available in electronic cash ledger can also be claimed through return or by filing application.

3. Debit entry shall be made in electronic credit or cash ledger at the time of filing the application.

4. Acknowledgement in **FORM GST RFD-02**will be issued if the application is found complete in all respects.

5. Claim of refund on export of goods with payment of IGST shall not be processed through this application.

6. Bank account details should be as per registration data. Any change in bank details shall first be amended in registration particulars before quoting in the application.

7. Declaration shall be filed in cases wherever required.

8. 'Net input tax credit' means input tax credit availed on inputs during the relevant period for the purpose of Statement-1 and will include ITC on input services also for the purpose of Statement-3A and 5A.

9. 'Adjusted total turnover' means the turnover in a State or a Union territory, as defined under clause (112) of section 2 excluding the value of exempt supplies other than zero-rated supplies, during the relevant period.

10. For the purpose of Statement-1, refund claim will be based on supplies reported in GSTR-1 and GSTR-2.

11. BRC or FIRC details will be mandatory where refund is claimed against export of services details of shipping bill and EGM will be mandatory to be provided in case of export of goods.

12. Where the invoice details are amended (including export), refund shall be allowed as per the calculation based on amended value.

13. Details of export made without payment of tax shall be reported in Statement-3.

14. Availability of refund to be claimed in case of supplies made to SEZ unit or SEZ developer without payment of tax shall be worked out in accordance with the formula prescribed in rule 89(4).

15. 'Turnover of zero rated supply of goods and services' shall have the same meaning as defined in rule 89(4).".

15. In the said rules, for FORM GST RFD-01A, the following form shall be substituted, namely:-

"FORM-GST-RFD-01 A

[See rules 89(1) and 97A]

Application for Refund (Manual)

(Applicable for casual taxable person or non-resident taxable person, tax deductor, tax collector and other registered taxable person)

1.	GSTIN /											
	Temporary ID											
2.	Legal Name											
3.	Trade Name, if											
	any											
4.	Address											
5.	Tax period (if applicable)	From	<year><1</year>	Month>	То	<year><</year>	Month>					
6.	Amount of Refund		Act	Tax	Interest	Penalty	Fees	Others	Total			
0.	Claimed (Rs.)	1	101	1 dA	Interest	I charty	1005	Others	Total			
	Claimed (RS.)	Centra	l tax									
			UT tax									
		-	ated tax									
		Cess							1			
		Total										
7.	Grounds of	(a)	Excess l	balance in	Electronic	Cash Ledge	er					
	Refund Claim	(b)	Exports	of services	s- with pay	ment of tax						
	(select from drop	(c)	Exports	of goods /	services- v	vithout payı	ment of tay	k (accumula	ated ITC)			
	down)	(d)	ITC acc	umulated d	lue to inver	rted tax stru	cture [und	er clause (i	i) of first			
			proviso to section 54(3)]									
		(e)	On acco	unt of sup	plies made	to SEZ unit	/ SEZ dev	eloper (wit	h			
			paymen	t of tax)								

(f)		count of supplies ment of tax)	nade to S	EZ unit/	SEZ develop	er (without				
(g	Recip suppli	ient of deemed exp es	ort supp	lies/ Supj	plier of deeme	ed export				
(h)		ccount of order								
	Sl. No.	Type of order	Order No.	Order date	Order Issuing Authority	Payment reference no., if any				
	(i) (ii)	Assessment Finalization of Provisional assessment								
	(iii) (iv)	Appeal Any other order (specify)								
(i)	_	Tax paid on an intra-State supply which is subsequently held to be inter-State supply and vice versa (change of POS)								
(j)	Exces	excess payment of tax, if any								
(k	Any o	ther (specify)								

[DECLARATION [second proviso to section 54(3)]

I hereby declare that the goods exported are not subject to any export duty. I also declare that I have not availed any drawback of central excise duty/service tax/central tax on goods or services or both and that I have not claimed refund of the integrated tax paid on supplies in respect of which refund is claimed.

Signature Name – Designation / Status].

DECLARATION [section 54(3)(ii)]

I hereby declare that the refund of ITC claimed in the application does not include ITC availed on goods or services used for making 'nil' rated or fully exempt supplies. Signature Name – Designation / Status

DECLARATION [rule 89(2)(f)]

I hereby declare that the Special Economic Zone unit /the Special Economic Zone developer has not availed of the input tax credit of the tax paid by the applicant, covered under this refund claim.

Signature Name –

Designation / Status

DECLARATION [rule 89(2)(g)]

(For recipient/supplier of deemed export)

In case refund claimed by recipient

I hereby declare that the refund has been claimed only for those invoices which have been detailed in statement 5B for the tax period for which refund is being claimed and the amount does not exceed the amount of input tax credit availed in the valid return filed for the said tax period. I also declare that the supplier has not claimed refund with respect to the said supplies.

In case refund claimed by supplier

I hereby declare that the refund has been claimed only for those invoices which have been detailed in statement 5B for the tax period for which refund is being claimed and the recipient shall not claim any refund with respect of the said supplies and also, the recipient has not availed any input tax credit on such supplies. Signature

Name –

Designation / Status

UNDERTAKING

I hereby undertake to pay back to the Government the amount of refund sanctioned along with interest in case it is found subsequently that the requirements of clause (c) of sub-section (2) of section 16 read with sub-section (2) of section 42 of the CGST/SGST Act have not been complied with in respect of the amount refunded.

Signature Name – Designation / Status

SELF- DECLARATION [rule 89(2)(1)]

I/We ______ (Applicant) having GSTIN/ temporary Id ------, solemnly affirm and certify that in respect of the refund amounting to Rs. ---/ with respect to the tax, interest, or any other amount for the period from---to----, claimed in the refund application, the incidence of such tax and interest has not been passed on to any other person.

Signature Name – Designation / Status (This Declaration is not required to be furnished by applicants, who are claiming refund under clause (a) or clause (b) or clause (c) or clause (d) or clause (f) of sub-section (8) of section 54.)

8. Verification

I/We<*Taxpayer Name>* hereby solemnly affirm and declare that the information given herein above is true and correct to the best of my/our knowledge and belief and nothing has been concealed therefrom.

I/We declare that no refund on this account has been received by me/us earlier.

Place	Signature of Authorised Signatory
Date	(Name)
	Designation/ Status

Annexure-1

Statement -1 [rule 89(5)]

(Amount in Rs.)

Refund Type: ITC accumulated due to inverted tax structure [clause (ii) of first proviso to section 54(3)]

				(1 mount m Ks.)
Turnover of	Tax payable	Adjusted	Net input tax	Maximum refund
inverted rated	on such	total	credit	amount to be
supply of	inverted rated	turnover		claimed
goods and	supply of			[(1×4÷3)-2]
services	goods and			
	services			
1	2	3	4	5

Statement 1A [rule 89(2)(h)]

Refund Type: ITC accumulated due to inverted tax structure [clause (ii) of first proviso to section 54(3)]

SI N	Details of invoices of inward supplies of inputs received				Tax paid on inward supplies of inputs			Details of invoices of outward supplies issued				Tax paid on outward supplies		
0.														
	GS	Ν	D	Tax	Integ	Cen	Stat	Ν	D	Tax	Invoic	Integ	Cen	Stat
	TIN	о.	at	able	rated	tral	e	о.	at	able	e type	rated	tral	e
	of		e	Val	Tax	Tax	Tax		e	Val	(B2B/	Tax	Tax	Tax
	the			ue			/Uni			ue	B2C)			/Uni
	sup						on							on
	plier						terri							terri
	*						tory							tory

							Tax							Tax
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15

* In case of imports or supplies received under reverse charge mechanism [sub-section (3) of section 9 of the CGST Act/ SGST Act or sub-section (3) of section 5 of IGST Act], the GSTIN of supplier will mean GSTIN of applicant (recipient).

Statement- 2 [rule 89(2)(c)]

Refund Type: Exports of services with payment of tax

(Amount in Rs.)

Sr. No.	Invoice details			Integrated tax		Cess	BRC/ FIRC				FIRC		Integrated tax and cess involved in debit note, if any	Integrated tax and cess involved in credit note, if any	Net Integrated tax and cess (6+7+10 - 11)
	No.	Date	Value	Taxable value	Amt.		No.	Date							
1	2	3	4	5	6	7	8	9	10	11	12				

Statement- 3 [rule 89(2)(b) and 89(2)(c)]

Refund Type: Export without payment of tax (accumulated ITC)

(Amount in Rs.)

Sr. No.	Iı	nvoice det	ails	Goods/ Services	Shipping ex	g bill/ B xport	ill of	EGM Details		BRC/ FIRC	
	No.	Date	Value	(G/S)	Port code	No.	Date	Ref No.	Date	No.	Date

1	2	3	4	5	6	7	8	9	10	11	12

Statement- 3A [rule 89(4)]

Refund Type: Export without payment of tax (accumulated ITC) – calculation of refund amount

		(Amoun	t in Rs.)
Turnover of zero rated supply of goods and services	Net input tax credit	Adjusted total turnover	Refund amount $(1 \times 2 \div 3)$
1	2	3	4

Statement-4 [rule 89(2)(d) and 89(2)(e)]

Refund Type: On account of supplies made to SEZ unit or SEZ Developer (on payment of tax)

(Amount in Rs.)

GSTIN	Inv	oice d	etails	Ship	oping	Integra	ated	Ces	Integrate	Integrate	Net
of				bill	/ Bill	Tay	K	S	d tax and	d tax and	Integrate
recipien				(of				cess	cess	d tax and
t				exp	oort/				involved	involved	cess
				End	orsed				in debit	in credit	(8+9+10
				inv	oice				note, if	note, if	- 11)
				by	SEZ				any	any	
	No	Dat	Valu	No	Dat	Taxabl	Amt				
		e	e		e	e					
						Value					
1	2	3	4	5	6	7	8	9	10	11	12

Statement-5A [rule 89(4)]

Refund Type: On account of supplies made to SEZ unit / SEZ developer without payment of tax (accumulated ITC) – calculation of refund amount

		((Amount in Rs.)
Turnover of zero rated	Net input tax	Adjusted total	Refund amount
supply of goods and	credit	turnover	(1×2÷3)
services			

1	2	3	4

Statement 5B [rule 89(2)(g)]

Refund Type: On account of deemed exports

(Amount in Rs)

Sl. No.	supplies by supp inward	in cas lier/D suppli	se refun etails of	of outward ad is claimed f invoices of ase refund is ipient		1	Гах paid	
	GSTIN of the supplier	No.	Date	Taxable Value	Integrated Tax	Central Tax	State Tax /Union Territory Tax	Cess
1	2	3	4	5	6	7	8	9

Statement-6 [rule 89(2)(j)]

Refund Type: On account of change in POS (inter-State to intra-State and vice versa)

Order Details (issued in pursuance of sections 77(1) and 77(2), if any: Order No:

Order Date: (Amount in Rs.)

										`				
Recipients'		Invo	oice de	etails	Details o	of tax pai	d on tr	ansa	ction	Taxes re-assessed on transaction				ction
GSTIN/					considered	as intra-	-State	/ inte	er-State	which were held inter State / intra-				intra-
UIN					transaction earlier			State supply subsequently				у		
Name					Integrated	Central	State/	Cess	Place	Integrated	Central	State/	Cess	Place
(in case				1	tax	tax	UT		of	tax	tax	UT		of
B2C)	No.	Date	Value	Taxable			tax		Supply			tax		Supply
				Value										
	-				_	_	-	-	1.0					
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15

Statement-7 [rule 89(2)(k)]

Refund Type: Excess payment of tax, if any in case of last return filed.

(Amount in Rs.)

	Tax period	ARN of	Date of	Tax	x Paid in I	Excess	
		return	filing	Integrated	Central	State/	Cess
			return	tax	tax	UT tax	
	1	2	3	4	5	6	7
".							

16. In the said rules, for FORM GSTR 9, the following form shall be substituted, namely:-

"FORM GSTR - 9

[See rule 80]

Annual Return

Pt. I			Basic Details	;			
1	Financial Year						
2	GSTIN						
3A	Legal Name						
3B	Trade Name (if						
30	any)						
Pt. II	Details of C	outward and i	nward supplies m	-	<u> </u>		
				(Ar	nount in	₹ in all tabl	les)
	Nature of Sup	oplies	Taxable Value	Centra	State	Integrat	Cess
				l Tax	Tax /	ed Tax	
					UT		
					Tax		
	1		2	3	4	5	6
4	Details of advances		d outward supp	lies made	during	the financi	al year
	on which tax is pay		I				
А	Supplies made to un	n-registered					
	persons (B2C)						
В	Supplies made to re	gistered					
	persons (B2B)						
a	Zero rated supply (I	▲ ′					
C	payment of tax (exc	ept					
	supplies to SEZs)						
D	Supply to SEZs on j	payment of					
	tax						
E	Deemed Exports						
	Advances on which						
F	been paid but invoid						
	been issued (not cov	vered under					
	(A) to (E) above)						

	Inward supplies on which tax					
G	is to be paid on reverse charge					
	basis					
Н	Sub-total (A to G above)					
	Credit Notes issued in respect					
Ι	of transactions specified in (B)					
	to (E) above (-)					
	Debit Notes issued in respect					
J	of transactions specified in (B)					
	to (E) above (+)					
К	Supplies / tax declared					
К	through Amendments (+)					
L	Supplies / tax reduced through					
L	Amendments (-)					
М	Sub-total (I to L above)					
	Supplies and advances on					
Ν	which tax is to be paid (H +					
	M) above					
5	Details of Outward supplies m	ade during the fi	nancial y	ear on v	which tax is	s not
5	payable					
А	Zero rated supply (Export)					
11	without payment of tax					
В	Supply to SEZs without					
	payment of tax					
	Supplies on which tax is to be					
С	paid by the recipient on					
	reverse charge basis					
D	Exempted					
E	Nil Rated					
F	Non-GST supply (includes 'no					
~	supply')					
G	Sub-total (A to F above)					
	Credit Notes issued in respect					
Н	of transactions specified					
	in A to F above (-)					
T	Debit Notes issued in respect					
Ι	of transactions specified					
	in A to F above (+)					
J	Supplies declared through					
	Amendments (+)					
K	Supplies reduced through					
T	Amendments (-)					
L	Sub-Total (H to K above)					

М	Turnover on which tax is not to be paid $(G + L above)$					
N	Total Turnover (including advances) (4N + 5M - 4G above)					
Pt. III	Details	of ITC for the fir	nancial ye	ar		
	Description	Туре	Centra 1 Tax	State Tax / UT Tax	Integrat ed Tax	Cess
-	1	2	3	4	5	6
6		C availed during	the finan	icial year	r	
А	Total amount of input tax credit FORM GSTR-3B (sum total of FORM GSTR-3E	of Table 4A of	<auto< td=""><td><auto ></auto </td><td><auto></auto></td><td><auto ></auto </td></auto<>	<auto ></auto 	<auto></auto>	<auto ></auto
В	Inward supplies (other than imports and inward supplies liable to reverse charge but includes services received from SEZs)	Inputs Capital Goods Input Services				
С	Inward supplies received from unregistered persons liable to reverse charge (other than B above) on which tax is paid & ITC availed	Inputs Capital Goods Input Services				
D	Inward supplies received from registered persons liable to reverse charge (other than B above) on which tax is paid and ITC availed	Inputs Capital Goods Input Services				
Е	Import of goods (including supplies from SEZs)	Inputs Capital Goods				
F	Import of services (excluding in from SEZs)	ward supplies				
G	Input Tax credit received from I	SD				
Н	Amount of ITC reclaimed (other under the provisions of the Act					
Ι	Sub-total (B to H above)					
J	Difference (I - A above)					
K	Transition Credit through TRAN revisions if any)	N-I (including				
L	Transition Credit through TRAN	1-II				

М	Any other ITC avai	led but not si	becified above				
N	Sub-total (K to M a	-					
0	Total ITC availed (1	· ·					
7	Details of ITC Rev	,		the fina	ncial yea	r	
А	As per Rule 37		0				
В	As per Rule 39						
С	As per Rule 42						
D	As per Rule 43						
Е	As per section 17(5)					
F	Reversal of TRAN-	I credit					
G	Reversal of TRAN-	II credit					
Н	Other reversals (pl.	specify)					
Ι	Total ITC Reversed	(Sum of A t	o H above)				
J	Net ITC Available f	for Utilizatio	n (60 - 7I)				
8		Othe	r ITC related in	formation	1		
	ITC as per GSTR-2	A (Table 3 &	z 5 thereof)	<auto< td=""><td><auto< td=""><td></td><td><auto< td=""></auto<></td></auto<></td></auto<>	<auto< td=""><td></td><td><auto< td=""></auto<></td></auto<>		<auto< td=""></auto<>
А				>	>	<auto></auto>	>
	ITC as per sum tota	l of 6(B) and	6(H) above	<auto< td=""><td></td><td></td><td></td></auto<>			
В				>			
	ITC on inward supp	lies (other th	an imports and				
	inward supplies liab	ole to reverse	charge but				
С	includes services re-	ceived from	SEZs) received				
	during 2017-18 but availed during April to						
	September, 2018						
D	Difference [A-(B+C						
E	ITC available but no	ITC available but not availed					
F	ITC available but in	ITC available but ineligible					
	IGST paid on impor	rt of goods (i	ncluding				
G	supplies from SEZ)						
	IGST credit availed	on import of	f goods (as per	<auto< td=""><td></td><td></td><td></td></auto<>			
Н	6(E) above)			>			
Ι	Difference (G-H)						
	ITC available but no	ot availed on	import of				
J	goods (Equal to I)						
	Total ITC to be laps	sed in current	t financial year	<auto< td=""><td><auto< td=""><td><auto></auto></td><td><auto< td=""></auto<></td></auto<></td></auto<>	<auto< td=""><td><auto></auto></td><td><auto< td=""></auto<></td></auto<>	<auto></auto>	<auto< td=""></auto<>
K	(E + F + J)			>	>		>
Pt.					1 21		
IV			clared in returns f	filed durin	=	-	
	Description	Tax	Paid through			ough ITC	~
		Payable	cash	Centra	State	Integrat	Cess
				l Tax	Tax /	ed Tax	
•					UT		
9					Tax		

	1		2	3	4	5	6	7
	Integrated	Tax						
	Central Ta							
	State/UT	Гах						
	Cess							
	Interest							
	Late fee							
	Penalty							
	Other							
D	Particu	lars of the	e transactions	for the previous	FY declar	red in ret	urns of Ap	ril to
Pt.				upto date of filing				
V				whichever is ear			*	
		Descriptio	on	Taxable Value	Centra	State	Integrat	Cess
					1 Tax	Tax /	ed Tax	
						UT		
						Tax		
		1		2	3	4	5	6
	Supplies / tax declared							
10	through Amendments (+) (net							
	of debit no	otes)						
	Supplies /	tax reduc	ed through					
11			et of credit					
	notes)							
10	Reversal of ITC availed during							
12	previous financial year							
12	ITC availed for the previous							
13	financial year							
14		Differen	tial tax paid	on account of dec	laration in	n 10 & 1	1 above	
		D	Description		Paya	able	Pai	d
			1		2	2	3	
	Integrated	Tax						
	Central Ta							
	State/UT	Гах						
	Cess							
	Interest							
Pt.								
VI				Other Informati	on			
15			Particul	lars of Demands a	and Refun	ıds		
	Details	Central	State Tax	Integrated Tax	Cess	Intere	Penalty	Late
		Tax	/ UT Tax			st		Fee /
								Other
								S
	1	2	3	4	5			

	Total							
А	Refund							
	claimed							
	Total							
P	Refund							
В	sanction							
	ed							
	Total							
С	Refund							
	Rejected							
	Total							
D	Refund							
	Pending							
	Total							
Е	demand							
	of taxes							
	Total							
	taxes							
F	paid in							
F	respect							
	of E							
	above							
	Total							
	demands							
G	pending							
	out of E							
	above							
16	Informat	ion on sup		ed from compositi			ned supply	under
10			section 143	and goods sent of	n approva	l basis		
		Details		Taxable Value	Centra	State	Integrat	Cess
					l Tax	Tax /	ed Tax	
						UT		
						Tax		
		1		2	3	4	5	6
	Supplies r	eceived fr						
А	Compositi	eceived fr ion taxpay	vers					
	Compositi Deemed s	eceived fr ion taxpay						
A B	Compositi Deemed s 143	eceived fr ion taxpay upply und	vers der Section					
В	Compositi Deemed s 143 Goods ser	eceived fr ion taxpay upply und it on appro	vers der Section					
B C	Compositi Deemed s 143	eceived fr ion taxpay upply und it on appro	der Section					
B C 17	Compositi Deemed s 143 Goods ser but not ret	eceived fr ion taxpay upply und at on appro- urned	ers der Section oval basis HSN Wis	e Summary of ou		-		
B C	Compositi Deemed s 143 Goods ser	eceived fr ion taxpay upply und it on appro	der Section	e Summary of ou Rate of Tax	tward sup Centra 1 Tax	plies State Tax /	Integrat ed Tax	Cess

e		ty				UT		
						Tax		
1	2	3	4	5	6	7	8	9
18			HSN Wis	se Summary of In	ward supp	plies		
HSN	UQC	Total	Taxable	Rate of Tax	Centra	State	Integrat	
Cod		Quanti	Value		l Tax	Tax /	ed Tax	Cess
e		ty				UT		CESS
						Tax		
1	2	3	4	5	6	7	8	9
19			La	ate fee payable an	d paid			
		Ľ	Description		Paya	able	Pai	d
	1			2	2	3		
А	Central Ta	ıx						
В	State Tax							

Verification:

I hereby solemnly affirm and declare that the information given herein above is true and correct to the best of my knowledge and belief and nothing has been concealed there from and in case of any reduction in output tax liability the benefit thereof has been/will be passed on to the recipient of supply.

Place Signatory Date Signature Name of Authorised

Designation / Status

Instructions: –

1.	Terms	used:

a.	GSTIN:	Goods and Services Tax Identification Number
b.	UQC:	Unit Quantity Code
c.	HSN:	Harmonized System of Nomenclature Code

- 2. It is mandatory to file all your **FORM GSTR-1** and **FORM GSTR-3B** for the FY 2017-18 before filing this return. The details for the period between July 2017 to March 2018 are to be provided in this return.
- 3. It may be noted that additional liability for the FY 2017-18 not declared in **FORM GSTR-1** and **FORM GSTR-3B** may be declared in this return. However, taxpayers cannot claim input tax credit unclaimed during FY 2017-18 through this return.
- 4. Part II consists of the details of all outward supplies & advances received during the financial year for which the annual return is filed. It may be noted that all the supplies for which payment has been made through FORM GSTR-3B between July 2017 to March 2018 shall be declared in this part. The instructions to fill Part II are as follows:

Table No.	Instructions
4A	Aggregate value of supplies made to consumers and unregistered persons on which tax has been paid shall be declared here. These will include details of supplies made through E-Commerce operators and are to be declared as net of credit notes or debit notes issued in this regard. Table 5, Table 7 along with respective amendments in Table 9 and Table 10 of FORM GSTR-1 may be used for filling up these details.
4B	Aggregate value of supplies made to registered persons (including supplies made to UINs) on which tax has been paid shall be declared here. These will include supplies made through E-Commerce operators but shall not include supplies on which tax is to be paid by the recipient on reverse charge basis. Details of debit and credit notes are to be mentioned separately. Table 4A and Table 4C of FORM GSTR-1 may be used for filling up these details.
4C	Aggregate value of exports (except supplies to SEZs) on which tax has been paid shall be declared here. Table 6A of FORM GSTR-1 may be used for filling up these details.
4D	Aggregate value of supplies to SEZs on which tax has been paid shall be declared here. Table 6B of GSTR-1 may be used for filling up these details.
4E	Aggregate value of supplies in the nature of deemed exports on which tax has been paid shall be declared here. Table 6C of FORM GSTR-1 may be used for filling up these details.
4F	Details of all unadjusted advances i.e. advance has been received and tax has been paid but invoice has not been issued in the current year shall be declared here. Table 11A of FORM GSTR-1 may be used for filling up these details.
4G	Aggregate value of all inward supplies (including advances and net of credit and debit notes) on which tax is to be paid by the recipient (i.e.by the person filing the annual return) on reverse charge basis. This shall include supplies received from registered persons, unregistered persons on which tax is levied on reverse charge basis. This shall also include aggregate value of all import of services. Table 3.1(d) of FORM GSTR-3B may be used for filling up these details.
4I	Aggregate value of credit notes issued in respect of B to B supplies (4B), exports (4C), supplies to SEZs (4D) and deemed exports (4E) shall be declared here. Table 9B of FORM GSTR-1 may be used for filling up these details.
4J	Aggregate value of debit notes issued in respect of B to B supplies (4B), exports (4C), supplies to SEZs (4D) and deemed exports (4E) shall be declared here. Table 9B of FORM GSTR-1 may be used for filling up these details.
4K & 4L	Details of amendments made to B to B supplies (4B), exports (4C), supplies to SEZs (4D) and deemed exports (4E), credit notes (4I), debit notes (4J) and refund vouchers shall be declared here. Table 9A and Table 9C of FORM

	GSTR-1 may be used for filling up these details.
5A	Aggregate value of exports (except supplies to SEZs) on which tax has not
	been paid shall be declared here. Table 6A of FORM GSTR-1 may be used
	for filling up these details.
5B	Aggregate value of supplies to SEZs on which tax has not been paid shall be
	declared here. Table 6B of GSTR-1 may be used for filling up these details.
5C	Aggregate value of supplies made to registered persons on which tax is
	payable by the recipient on reverse charge basis. Details of debit and credit
	notes are to be mentioned separately. Table 4B of FORM GSTR-1 may be
	used for filling up these details.
5D,5E	Aggregate value of exempted, Nil Rated and Non-GST supplies shall be
and 5F	declared here. Table 8 of FORM GSTR-1 may be used for filling up these
	details.
	The value of "no supply" shall be declared under Non-GST supply (5F).
5H	Aggregate value of credit notes issued in respect of supplies declared in 5A,
	5B, 5C, 5D, 5E and 5F shall be declared here. Table 9B of FORM GSTR-1
	may be used for filling up these details.
5I	Aggregate value of debit notes issued in respect of supplies declared in 5A,
	5B, 5C, 5D, 5E and 5F shall be declared here. Table 9B of FORM GSTR-1
	may be used for filling up these details.
5J & 5K	Details of amendments made to exports (except supplies to SEZs) and supplies
	to SEZs on which tax has not been paid shall be declared here. Table 9A and
	Table 9C of FORM GSTR-1 may be used for filling up these details.
5N	Total turnover including the sum of all the supplies (with additional supplies
	and amendments) on which tax is payable and tax is not payable shall be
	declared here. This shall also include amount of advances on which tax is paid
	but invoices have not been issued in the current year. However, this shall not
	include the aggregate value of inward supplies on which tax is paid by the
	recipient (i.e. by the person filing the annual return) on reverse charge basis.

5. Part III consists of the details of all input tax credit availed and reversed in the financial year for which the annual return is filed. The instructions to fill Part III are as follows:

Table No.	Instructions
6A	Total input tax credit availed in Table 4A of FORM GSTR-3B for the
	taxpayer would be auto-populated here.
6B	Aggregate value of input tax credit availed on all inward supplies except those
	on which tax is payable on reverse charge basis but includes supply of services
	received from SEZs shall be declared here. It may be noted that the total ITC
	availed is to be classified as ITC on inputs, capital goods and input services.
	Table 4(A)(5) of FORM GSTR-3B may be used for filling up these details.
	This shall not include ITC which was availed, reversed and then reclaimed in
	the ITC ledger. This is to be declared separately under 6(H) below.

6C		Aggregate value of input tax credit availed on all inward supplies received
0C		
		from unregistered persons (other than import of services) on which tax is
		payable on reverse charge basis shall be declared here. It may be noted that the
		total ITC availed is to be classified as ITC on inputs, capital goods and input services. Table $4(A)(2)$ of EODM CSTP 3P may be used for filling up these
		services. Table 4(A)(3) of FORM GSTR-3B may be used for filling up these details
		details.
6D		Aggregate value of input tax credit availed on all inward supplies received
		from registered persons on which tax is payable on reverse charge basis shall
		be declared here. It may be noted that the total ITC availed is to be classified ITC are inverted as if ITC and ITC are inverted as if ITC are inve
		as ITC on inputs, capital goods and input services. Table $4(A)(3)$ of FORM
(E		GSTR-3B may be used for filling up these details.
6E		Details of input tax credit availed on import of goods including supply of
		goods received from SEZs shall be declared here. It may be noted that the total
		ITC availed is to be classified as ITC on inputs and capital goods. Table $4(A)(1) = f = CDM CSTP (2D)$ many beyond for filling and there details
(F		4(A)(1) of FORM GSTR-3B may be used for filling up these details.
6F		Details of input tax credit availed on import of services (excluding inward services from $SE(2)$ shall be deduced here. Table $4(A)(2)$ of EODM (SETE
		supplies from SEZs) shall be declared here. Table $4(A)(2)$ of FORM GSTR -
(0		3B may be used for filling up these details.
6G		Aggregate value of input tax credit received from input service distributor
		shall be declared here. Table $4(A)(4)$ of FORM GSTR-3B may be used for
		filling up these details.
6H		Aggregate value of input tax credit availed, reversed and reclaimed under the
		provisions of the Act shall be declared here.
6J		The difference between the total amount of input tax credit availed through
		FORM GSTR-3B and input tax credit declared in row B to H shall be
CV		declared here. Ideally, this amount should be zero.
6K		Details of transition credit received in the electronic credit ledger on filing of
		FORM GST TRAN-I including revision of TRAN-I (whether upwards or downwards) if any shall be declared here
		downwards), if any shall be declared here.
6L		Details of transition credit received in the electronic credit ledger after filing
<u>(M</u>		of FORM GST TRAN-II shall be declared here.
6M		Details of ITC availed but not covered in any of heads specified under 6B to
		6L above shall be declared here. Details of ITC availed through FORM ITC-
7.4	70	01 and FORM ITC-02 in the financial year shall be declared here.
7A, 7C	7B, 7D	Details of input tax credit reversed due to ineligibility or reversals required under rule 37, 39, 42 and 43 of the CGST Rules, 2017 shall be declared here.
7C, 7E,	7D, 7F,	This column should also contain details of any input tax credit reversed under
7E, 7G	۲۲, and	section 17(5) of the CGST Act, 2017 and details of ineligible transition credit
7G 7H	anu	claimed under FORM GST TRAN-I or FORM GST TRAN-II and then
/11		subsequently reversed. Table 4(B) of FORM GSTR-3B may be used for
		filling up these details. Any ITC reversed through FORM ITC -03 shall be
		declared in 7H. If the amount stated in Table 4D of FORM GSTR-3B was not
		included in table 4A of FORM GSTR-3B , then no entry should be made in
		included in table 4/3 of FORM GOIN-3D, men no enuly should be inade in

	table 7E of FORM GSTR-9. However, if amount mentioned in table 4D of
	FORM GSTR-3B was included in table 4A of FORM GSTR-3B, then entry
	will come in 7E of FORM GSTR-9.
8A	The total credit available for inwards supplies (other than imports and inwards
	supplies liable to reverse charge but includes services received from SEZs)
	pertaining to FY 2017-18 and reflected in FORM GSTR-2A (table 3 & 5
	only) shall be auto-populated in this table. This would be the aggregate of all
	the input tax credit that has been declared by the corresponding suppliers in
	their FORM GSTR-1.
8B	The input tax credit as declared in Table 6B and 6H shall be auto-populated
	here.
8C	Aggregate value of input tax credit availed on all inward supplies (except
	those on which tax is payable on reverse charge basis but includes supply of
	services received from SEZs) received during July 2017 to March 2018 but
	credit on which was availed between April to September 2018 shall be
	declared here. Table 4(A)(5) of FORM GSTR-3B may be used for filling up
	these details.
8D	Aggregate value of the input tax credit which was available in FORM GSTR-
	2A (table 3 & 5 only) but not availed in FORM GSTR-3B returns shall be
	computed based on values of 8A, 8B and 8C.
	However, there may be circumstances where the credit availed in FORM
	GSTR-3B was greater than the credit available in FORM GSTR-2A . In such
	cases, the value in row 8D shall be negative.
8E & 8F	The credit which was available and not availed in FORM GSTR-3B and the
	credit was not availed in FORM GSTR-3B as the same was ineligible shall be
	declared here. Ideally, if 8D is positive, the sum of 8E and 8F shall be equal to
	8D.
8G	Aggregate value of IGST paid at the time of imports (including imports from
	SEZs) during the financial year shall be declared here.
8H	The input tax credit as declared in Table 6E shall be auto-populated here.
8K	The total input tax credit which shall lapse for the current financial year shall
	be computed in this row.

- 6. Part IV is the actual tax paid during the financial year. Payment of tax under Table 6.1 of **FORM GSTR-3B** may be used for filling up these details.
- 7. Part V consists of particulars of transactions for the previous financial year but paid in the **FORM GSTR-3B** of April to September of current FY or date of filing of Annual Return for previous financial year (for example in the annual return for the FY 2017-18, the transactions declared in April to September 2018 for the FY 2017-18 shall be declared), whichever is earlier. The instructions to fill Part V are as follows:

Table No.	Instructions
10 & 11	Details of additions or amendments to any of the supplies already declared in

	the returns of the previous financial year but such amendments were furnished
	in Table 9A, Table 9B and Table 9C of FORM GSTR-1 of April to
	September of the current financial year or date of filing of Annual Return for
	the previous financial year, whichever is earlier shall be declared here.
12	Aggregate value of reversal of ITC which was availed in the previous
	financial year but reversed in returns filed for the months of April to
	September of the current financial year or date of filing of Annual Return for
	previous financial year, whichever is earlier shall be declared here. Table
	4(B) of FORM GSTR-3B may be used for filling up these details.
13	Details of ITC for goods or services received in the previous financial year but
	ITC for the same was availed in returns filed for the months of April to
	September of the current financial year or date of filing of Annual Return for
	the previous financial year whichever is earlier shall be declared here. Table
	4(A) of FORM GSTR-3B may be used for filling up these details. However,
	any ITC which was reversed in the FY 2017-18 as per second proviso to sub-
	section (2) of section 16 but was reclaimed in FY 2018-19, the details of such
	ITC reclaimed shall be furnished in the annual return for FY 2018-19.

8. Part VI consists of details of other information. The instructions to fill Part VI are as follows:

Table No.	Instructions
15A,	Aggregate value of refunds claimed, sanctioned, rejected and pending for
15B,	processing shall be declared here. Refund claimed will be the aggregate value
15D, and	of all the refund claims filed in the financial year and will include refunds
150° and 15D	which have been sanctioned, rejected or are pending for processing. Refund
15D	
	sanctioned means the aggregate value of all refund sanction orders. Refund
	pending will be the aggregate amount in all refund application for which
	acknowledgement has been received and will exclude provisional refunds
	received. These will not include details of non-GST refund claims.
15E, 15F	Aggregate value of demands of taxes for which an order confirming the
and 15G	demand has been issued by the adjudicating authority shall be declared here.
	Aggregate value of taxes paid out of the total value of confirmed demand as
	declared in 15E above shall be declared here. Aggregate value of demands
	pending recovery out of 15E above shall be declared here.
16A	Aggregate value of supplies received from composition taxpayers shall be
	declared here. Table 5 of FORM GSTR-3B may be used for filling up these
	details.
16B	Aggregate value of all deemed supplies from the principal to the job-worker in
	terms of sub-section (3) and sub-section (4) of Section 143 of the CGST Act
	shall be declared here.
16C	Aggregate value of all deemed supplies for goods which were sent on
	approval basis but were not returned to the principal supplier within one

	eighty days of such supply shall be declared here.
	eighty days of such supply shall be declared here.
17 & 18	Summary of supplies effected and received against a particular HSN code to
	be reported only in this table. It will be optional for taxpayers having annual
	turnover upto ₹ 1.50 Cr. It will be mandatory to report HSN code at two digits
	level for taxpayers having annual turnover in the preceding year above ₹ 1.50
	Cr but upto ₹ 5.00 Cr and at four digits' level for taxpayers having annual
	turnover above ₹ 5.00 Cr. UQC details to be furnished only for supply of
	goods. Quantity is to be reported net of returns. Table 12 of FORM GSTR-
	1 may be used for filling up details in Table 17. It may be noted that this
	summary details are required to be declared only for those inward
	supplies which in value independently account for 10 % or more of
	the total value of inward supplies.
19	Late fee will be payable if annual return is filed after the due date.

- 9. Towards the end of the return, taxpayers shall be given an option to pay any additional liability declared in this form, through FORM DRC-03. Taxpayers shall select "Annual Return" in the drop down provided in FORM DRC-03. It may be noted that such liability can be paid through electronic cash ledger only.".
- 17. In the said rules, for FORM GSTR 9A, the following form shall be substituted, namely:-

"FORM GSTR – 9A

[See rule 80]

Pt. I		Basic Details					
1	Financial Year						
2	GSTIN						
3A	Legal Name	<auto></auto>					
3B	Trade Name (if any)	<auto></auto>					
	Period of composition	scheme duri	ng the year				
4	(From To)						
	Aggregate Turnover o	f Previous Fi	nancial				
5	Year						
					(Amou	int in ₹ in all	tables)
Pt. II	Details of outv	ward and inwa	ard supplies	made dur	ing the fir	nancial year	
	Description	Turnover	Rate of	Centra	State /	Integrate	Cess
			Tax	l Tax	UT	d tax	
					Tax		
	1	2	3	4	5	6	7
6	Details of Outward supplies made during the financial year						

Annual Return (For Composition Taxpayer)

А	Taxable						
В	Exempted, Nil-rated						
С	Total						
7	Details of inward supplies on which tax is payable on reverse charge basis (net of						
1		debit/credit	notes) for th	e financia	al year		
	Description	Taxable	Central	Tax	State	Integrate	Cess
		Value			Tax /	d Tax	
					UT		
					Tax		
	1	2	3		4	5	6
	Inward supplies						
	liable to reverse						
А	charge received						
	from registered						
	persons						
	Inward supplies						
	liable to reverse						
В	charge received						
	from unregistered						
	persons						
С	Import of services						
_	Net Tax Payable on						
D	(A), (B) and (C)						
	above	6 .1 .	1 11	C .1 (
8		s of other inv	vard supplie	s for the I	inancial y	/ear	
	Inward supplies						
Α	from registered						
	persons (other than 7A above)						
В	1						
D Pt.	Import of Goods						
Ft. III	Details of tax 1	aid as declar	ad in return	e filed du	ring the fi	nancial voor	
9	Details of tax		Total tax			Paid	
	1		2	pujuoie		3	
	Integrated Tax					5	
	Central Tax						
	State/UT Tax						
	Cess						
	Interest						
	Late fee						
	Penalty						
Pt.	Particulars of the tr	ansactions fo	r the previou	ıs FY dec	lared in r	eturns of An	ril to
IV.	September of curre						
			0-000-01 mm			-or previous	

	whichever is earlier							
	E	Description	1	Turnover	Centra 1 Tax	State Tax /	Integrate d Tax	Cess
					114X	UT Tax	u Tax	
		1		2	3	4	5	6
10	Supplies / ta through Ame debit notes)							
11	Inward supp charge decla Amendment notes)	red throug	gh					
12	Supplies / ta through Amendment notes)							
13	Inward supplies liable to reverse charge reduced through Amendments (-) (net of credit notes)							
14	Differential tax paid on account of declaration made in 10, 11, 12 & 13 above							
		Desc	ription		Pay	able	Paic	1
			1		/	2	3	
	Integrated T	ax						
	Central Tax							
	State/UT Ta Cess	X						
	Interest							
Pt. V	interest		С	Other Information	ation			
15	Particulars of Demands and Refunds							
	Descriptio	Central	State Tax	Integrate	Cess	Interes	Penalty	Late
	n	Tax	/ UT Tax	d Tax		t		Fee / Other s
	1	2	3	4	5	6	7	8
А	Total Refund claimed							

B Refund sanctioned Image: second seco		Total	l	I		l			
sanctionedImage: sanctionedImage: sanctionedImage: sanctionedImage: sanctionedTotal Refund RejectedTotal Refund 	В								
C Refund RejectedTotal Refund PendingImage: State PendingImage: Stat	D								
C Refund RejectedRefund RejectedImage: Second									
RejectedImage: speed of the spe	C								
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							3		
B State Tax	А	Central Tax							
	В								

Verification:

I hereby solemnly affirm and declare that the information given herein above is true and correct to the best of my knowledge and belief and nothing has been concealed there from and in case of any reduction in output tax liability the benefit thereof has been/will be passed on to the recipient of supply.

Designation / Status

Instructions: –

- 1. It is mandatory to file all your **FORM GSTR-4** for the FY 2017-18 before filing this return. The details for the period between July 2017 to March 2018 shall be provided in this return.
- 2. It may be noted that additional liability for the FY 2017-18 not declared in **FORM GSTR-4** may be declared in this return.
- 3. Part I consists of basic details of taxpayer. The instructions to fill Part I are as follows :

Table No.	Instructions
5	Aggregate turnover for the previous financial year is the turnover of the
	financial year previous to the year for which the return is being filed. For
	example for the annual return for FY 2017-18, the aggregate turnover of FY
	2016-17 shall be entered into this table. It is the sum total of turnover of all
	taxpayers registered on the same PAN.

4. Part II consists of the details of all outward and inward supplies in the financial year for which the annual return is filed. The instructions to fill Part II are as follows:

Table No.	Instructions
6A	Aggregate value of all outward supplies net of debit notes / credit notes, net of
	advances and net of goods returned for the entire financial year shall be
	declared here. Table 6 and Table 7 of FORM GSTR-4 may be used for filling
	up these details.
6B	Aggregate value of exempted, Nil Rated and Non-GST supplies shall be
	declared here.
7A	Aggregate value of all inward supplies received from registered persons on
	which tax is payable on reverse charge basis shall be declared here. Table 4B,
	Table 5 and Table 8A of FORM GSTR-4 may be used for filling up these
	details.
7B	Aggregate value of all inward supplies received from unregistered persons
	(other than import of services) on which tax is payable on reverse charge basis
	shall be declared here. Table 4C, Table 5 and Table 8A of FORM GSTR-4
	may be used for filling up these details.
7C	Aggregate value of all services imported during the financial year shall be
	declared here. Table 4D and Table 5 of FORM GSTR-4 may be used for
	filling up these details.
8A	Aggregate value of all inward supplies received from registered persons on

Place

Date

	which tax is payable by the supplier shall be declared here. Table 4A and Table 5 of FORM GSTR-4 may be used for filling up these details.
8B	Aggregate value of all goods imported during the financial year shall be declared here.

5. Part IV consists of the details of amendments made for the supplies of the previous financial year in the returns of April to September of the current FY or date of filing of Annual Return for previous financial year (for example in the annual return for the FY 2017-18, the transactions declared in April to September 2018 for the FY 2017-18 shall be declared), whichever is earlier. The instructions to fill Part V are as follows:

Table No.	Instructions
	Details of additions or amendments to any of the supplies already declared in
10,11,12,13	the returns of the previous financial year but such amendments were
and 14	furnished in Table 5 (relating to inward supplies) or Table 7 (relating to
	outward supplies) of FORM GSTR- 4 of April to September of the current
	financial year or upto the date of filing of Annual Return for the previous
	financial year, whichever is earlier shall be declared here.

6. Part V consists of details of other information. The instruction to fill Part V are as follows:

Table No.	Instructions
15A,	Aggregate value of refunds claimed, sanctioned, rejected and pending for
15B, 15C	processing shall be declared here. Refund claimed will be the aggregate value
and 15D	of all the refund claims filed in the financial year and will include refunds
	which have been sanctioned, rejected or are pending for processing. Refund
	sanctioned means the aggregate value of all refund sanction orders. Refund
	pending will be the aggregate amount in all refund application for which
	acknowledgement has been received and will exclude provisional refunds
	received. These will not include details of non-GST refund claims.
15E, 15F	Aggregate value of demands of taxes for which an order confirming the
and 15G	demand has been issued by the adjudicating authority has been issued shall be
	declared here. Aggregate value of taxes paid out of the total value of
	confirmed demand in 15E above shall be declared here. Aggregate value of
	demands pending recovery out of 15E above shall be declared here.
16A	Aggregate value of all credit reversed when a person opts to pay tax under the
	composition scheme shall be declared here. The details furnished in FORM
	ITC-03 may be used for filling up these details.
16B	Aggregate value of all the credit availed when a registered person opts out of
	the composition scheme shall be declared here. The details furnished in
	FORM ITC-01 may be used for filling up these details.
17	Late fee will be payable if annual return is filed after the due date.";

- 7. Towards the end of the return, taxpayers shall be given an option to pay any additional liability declared in this form, through **FORM DRC-03**. Taxpayers shall select "Annual Return" in the drop down provided in **FORM DRC-03**. It may be noted that such liability shall be paid through electronic cash ledger only.".
- 18. In the said rules, for FORM GSTR 9C, the following form shall be substituted, namely:-

"FORM GSTR-9C

See rule 80(3)

PART – A - Reconciliation Statement

Pt. I	Basic Details					
	Financial					
1	Year					
2	GSTIN					
3A	Legal Name	< Auto>				
	Trade Name					
3B	(if any)	<auto></auto>				
4	Are you liable	e to audit under any Act?	< <ple< td=""><td>ease specify>></td></ple<>	ease specify>>		
		(An	nount i	n ₹ in all tables)		
Pt.	Reconciliati	on of turnover declared in audited Annua	l Finar	ncial Statement with		
II		turnover declared in Annual Return	(GST]	R9)		
5		Reconciliation of Gross Turno	ver			
	Turnover (inc	luding exports) as per audited financial				
А	statements for					
Л	same PAN the					
	Annual Finan	cial Statement)				
В	Unbilled rever	nue at the beginning of Financial Year	(+)			
С	Unadjusted ac	lvances at the end of the Financial Year	(+)			
D	Deemed Supp	ly under Schedule I	(+)			
Е	Credit Notes i					
Ľ	but reflected i	ut reflected in the annual return (-)				
F	Trade Discour	nts accounted for in the audited Annual				
1		ement but are not permissible under GST	(+)			
G	Turnover from					
Η	Unbilled revenue at the end of Financial Year(-)					
I	•	dvances at the beginning of the Financial				
1	Year	(-)				
J		ccounted for in the audited Annual	(+)			
0	Financial Stat	ement but are not permissible under GST				
К	e e	on account of supply of goods by SEZ				
	units to DTA		(-)			
L	Turnover for the period under composition scheme (-)					

М	Adjustments i thereunder	n turnover	under sec	tion 15 and r	rules	(+/ -)		
N	Adjustments i fluctuations	reign exchan	ge) (+/-)				
0	(+/-							
Р	Annual turnov)	< ۸	.uto>
P Q	Turnover as d	•	,		0)			.uto>
R	Un-Reconcile				<i>)</i>)		Δ	.T1
6				iled differer	nce in Ann	ual Gr		
A	Reason 1		11000110		< <tex< td=""><td></td><td></td><td></td></tex<>			
В	Reason 2				< <tex< td=""><td></td><td></td><td></td></tex<>			
C	Reason 3				< <tex< td=""><td>t>></td><td></td><td></td></tex<>	t>>		
7			Reconcili	ation of Tax				
Α	Annual turnov	ver after ad	justments	(from 5P ab	ove)		<auto></auto>	
	Value of Exer	npted, Nil	Rated, No	on-GST supp	lies, No-Su	pply		
В	turnover							
C	Zero rated sup	oplies with	out payme	ent of tax				
D	Supplies on which tax is to be paid by the recipient on reverse charge basis							
Е	Taxable turnover as per adjustments above (A-B-C-D) <auto></auto>							
F	Taxable turnover as per liability declared in Annual Return (GSTR9)							
G	Unreconciled	taxable tur	nover (F-)	E)			A	T 2
8				conciled diff	erence in t	axable		
A	Reasor	n 1			< <tex< td=""><td>t>></td><td></td><td></td></tex<>	t>>		
В	Reasor	n 2			< <tex< td=""><td>t>></td><td></td><td></td></tex<>	t>>		
C	Reasor	n 3			< <tex< td=""><td>t>></td><td></td><td></td></tex<>	t>>		
Pt.								
III			Rec	onciliation o	of tax paid			
9	Rec	onciliation	of rate w	vise liability				on
					1	x payał	ole	
	Description	Taxable	Value	Central tax	State tax / UT tax	Integ	rated Tax	Cess, if applicable
	1	2		3	4		5	6
Α	5%							
В	5% (RC)							
C	12%							
D	12% (RC)							
Е	18%							
F	18% (RC)							
G	28%							

Н	28% (RC)						
I	3%						
J	0.25%						
K	0.10%						
L	Interest						
М	Late Fee						
Ν	Penalty						
0	Others						
	Total						
	amount to						
Р	be paid as						
	per tables						
	above		<auto></auto>	<auto></auto>	<auto></auto>	<auto></auto>	
	Total						
	amount paid						
0	as declared						
Q	in Annual						
	Return						
	(GSTR 9)						
	Un-						
	reconciled						
R	payment of						
	amount						
	(PT1)						
10	-	Reasons for u	n-reconciled				
Α	Reason 1			< <text< th=""><th></th><th></th></text<>			
B	Reason 2			< <text< th=""><th></th><th></th></text<>			
C	Reason 3	< <text>></text>					
11	Additional	amount payable bu	_		ons specified und	er Tables	
			6,8 and 10 a		id through Cash		
			Central	State tax	id through Cash	Cess, if	
	Description	Taxable Value	tax	/ UT tax	Integrated tax	applicable	
	1	2	3	4	5	6	
	5%						
	12%						
	18%						
	28%						
	3%						
	0.25%						
	0.10%						
	Interest						

	Late Fee							
	Penalty							
	Others							
	(please							
	specify)							
Pt. IV		econciliation of Input	Tax Credi	t (ITC)			
12		onciliation of Net Inpu						
	ITC availed as per audi							
	State/ UT (For multi-GS							
А	```	l from books of accoun						
	ITC booked in earlier Fi	nancial Years claimed	in current					
В	Fin	ancial Year		(+)				
	ITC booked in current F	inancial Year to be cla	imed in					
C	subsequent Financial Ye	ears		(-)				
	ITC availed as per audit	ed financial statements	or books o	f				
D	account				<auto></auto>			
E	ITC claimed in Annual l	Return (GSTR9)						
F	Un-reconciled ITC				ITC 1			
13	Rea	Reasons for un-reconciled difference in ITC						
А	Reason 1		< <tex< th=""><th>t>></th><th></th></tex<>	t>>				
В	Reason 2		< <tex< th=""><th>t>></th><th></th></tex<>	t>>				
C	Reason 3		< <tex< th=""><th>t>></th><th></th></tex<>	t>>				
14	Reconciliation of ITC declared in Annual Return (GSTR9) with ITC availed on							
	expenses as per au	dited Annual Financi	al Stateme	ent or	books of account			
	Description	Value	Amoun	t of	Amount of eligible			
	Description	value	Total I	ГС	ITC availed			
	1	2	3		4			
А	Purchases							
В	Freight / Carriage							
C	Power and Fuel							
	Imported goods							
D	(Including received							
	from SEZs)							
E	Rent and Insurance							
	Goods lost, stolen,							
F	destroyed, written off							
1,	or disposed of by way							
	of gift or free samples							
G	Royalties							
Н	Employees' Cost							
11	(Salaries, wages,							

	Bonus etc.)						
Ι	Conveyance of	charges					
J	Bank Charges						
K	Entertainment						
	Stationery Ex						
L	(including pos						
	etc.)						
м	Repair and						
Μ	Maintenance						
N	Other Miscell	aneous					
IN	expenses						
0	Capital goods						
Р	Any other exp	pense 1					
Q	Any other exp	pense 2					
	Total amount	of					
R	eligible ITC a				< <a< th=""><th>uto>></th></a<>	uto>>	
	ITC claimed i						
	Annual Retur	n					
S	(GSTR9)						
-	Un-reconcileo	1 ITC					
T	(ITC 2)						
15	Reasons for un - reconciled difference in ITC						
A							
B	Reason 2 Reason 3			< <text< th=""><th></th><th></th></text<>			
C		x payable on un-reconciled difference in ITC (due to reasons specified in 13)					
16		le on un-reconched	and 15 ab		to reasons speci	lieu ili 15	
10	Description			ount Payab	le		
	Central Tax						
	State/UT						
	Tax						
	Integrated						
	Tax						
	Cess						
	Interest						
	Penalty						
Pt.							
V	Auditor's	recommendation	on additional			ciliation	
				-	id through Cash		
			Central	State tax	Integrated tax	Cess, if	
	Description	Value	tax	/ UT tax		applicable	
	1	2	3	4	5	6	

5%			
12%			
18%			
28%			
3%			
0.25%			
0.10%			
Input Tax			
Credit			
Interest			
Late Fee			
Penalty			
Any other			
amount paid			
for supplies			
not included			
in Annual			
Return			
(GSTR 9)			
Erroneous			
refund to be			
paid back			
Outstanding demands to			
be settled			
Other (Pl.			
specify)			
specify)			

Verification:

I hereby solemnly affirm and declare that the information given herein above is true and correct to the best of my knowledge and belief and nothing has been concealed there from. **(Signature and stamp/Seal of the Auditor)

Place:

Name of the signatory
Membership No
Date:
Full address

Verification of registered person:

I hereby solemnly affirm and declare that I am uploading the reconciliation statement in **FORM GSTR-9C** prepared and duly signed by the Auditor and nothing has been tampered

or altered by me in the statement. I am also uploading other statements, as applicable, including financial statement, profit and loss account and balance sheet etc.

Signature

Place: Date:

> Name of Authorized Signatory Designation/status

Instructions: -

1. Terms used:

(a) GSTIN: Goods and Services Tax Identification Number

- It is mandatory to file all your FORM GSTR-1, FORM GSTR-3B and FORM GSTR -9 for the FY 2017-18 before filing this return. The details for the period between July 2017 to March 2018 are to be provided in this statement for the financial year 2017-18. The reconciliation statement is to be filed for every GSTIN separately.
- 3. The reference to current financial year in this statement is the financial year for which the reconciliation statement is being filed for.
- 4. Part II consists of reconciliation of the annual turnover declared in the audited Annual Financial Statement with the turnover as declared in the Annual Return furnished in **FORM GSTR-9** for this GSTIN. The instructions to fill this part are as follows :-

Table No.	Instructions
5A	The turnover as per the audited Annual Financial Statement shall be declared
	here. There may be cases where multiple GSTINs (State-wise) registrations
	exist on the same PAN. This is common for persons / entities with presence
	over multiple States. Such persons / entities, will have to internally derive
	their GSTIN wise turnover and declare the same here. This shall include
	export turnover (if any). It may be noted that reference to audited Annual
	Financial Statement includes reference to books of accounts in case of persons
	/ entities having presence over multiple States.
5B	Unbilled revenue which was recorded in the books of accounts on the basis of
	accrual system of accounting in the last financial year and was carried forward
	to the current financial year shall be declared here. In other words, when GST
	is payable during the financial year on such revenue (which was recognized
	earlier), the value of such revenue shall be declared here.
	(For example, if rupees Ten Crores of unbilled revenue existed for the
	financial year 2016-17, and during the current financial year, GST was paid on
	rupees Four Crores of such revenue, then value of rupees Four Crores rupees
	shall be declared here)
5C	Value of all advances for which GST has been paid but the same has not been
	recognized as revenue in the audited Annual Financial Statement shall be
	declared here.

5D	Aggregate value of deemed supplies under Schedule I of the CGST Act, 2017 shall be declared here. Any deemed supply which is already part of the turnover in the audited Annual Financial Statement is not required to be included here.
5E	Aggregate value of credit notes which were issued after 31 st of March for any supply accounted in the current financial year but such credit notes were reflected in the annual return (GSTR-9) shall be declared here.
5F	Trade discounts which are accounted for in the audited Annual Financial Statement but on which GST was leviable (being not permissible) shall be declared here.
5G	Turnover included in the audited Annual Financial Statement for April 2017 to June 2017 shall be declared here.
5H	Unbilled revenue which was recorded in the books of accounts on the basis of accrual system of accounting during the current financial year but GST was not payable on such revenue in the same financial year shall be declared here.
51	Value of all advances for which GST has not been paid but the same has been recognized as revenue in the audited Annual Financial Statement shall be declared here.
5J	Aggregate value of credit notes which have been accounted for in the audited Annual Financial Statement but were not admissible under Section 34 of the CGST Act shall be declared here.
5K	Aggregate value of all goods supplied by SEZs to DTA units for which the DTA units have filed bill of entry shall be declared here.
5L	There may be cases where registered persons might have opted out of the composition scheme during the current financial year. Their turnover as per the audited Annual Financial Statement would include turnover both as composition taxpayer as well as normal taxpayer. Therefore, the turnover for which GST was paid under the composition scheme shall be declared here.
5M	There may be cases where the taxable value and the invoice value differ due to valuation principles under section 15 of the CGST Act, 2017 and rules thereunder. Therefore, any difference between the turnover reported in the Annual Return (GSTR 9) and turnover reported in the audited Annual Financial Statement due to difference in valuation of supplies shall be declared here.
5N	Any difference between the turnover reported in the Annual Return (GSTR9) and turnover reported in the audited Annual Financial Statement due to foreign exchange fluctuations shall be declared here.
50	Any difference between the turnover reported in the Annual Return (GSTR9) and turnover reported in the audited Annual Financial Statement due to reasons not listed above shall be declared here.
5Q	Annual turnover as declared in the Annual Return (GSTR 9) shall be declared here. This turnover may be derived from Sr. No. 5N, 10 and 11 of Annual Return (GSTR 9).

6	Reasons for non-reconciliation between the annual turnover declared in the
Ū	audited Annual Financial Statement and turnover as declared in the Annual
	Return (GSTR 9) shall be specified here.
7	The table provides for reconciliation of taxable turnover from the audited
/	1
	annual turnover after adjustments with the taxable turnover declared in annual
7.	return (GSTR-9).
7A	Annual turnover as derived in Table 5P above would be auto-populated here.
7B	Value of exempted, nil rated, non-GST and no-supply turnover shall be
	declared here. This shall be reported net of credit notes, debit notes and
	amendments if any.
7C	Value of zero rated supplies (including supplies to SEZs) on which tax is not
	paid shall be declared here. This shall be reported net of credit notes, debit
	notes and amendments if any.
7D	Value of reverse charge supplies on which tax is to be paid by the recipient
	shall be declared here. This shall be reported net of credit notes, debit notes
	and amendments if any.
7E	The taxable turnover is derived as the difference between the annual turnover
	after adjustments declared in Table 7A above and the sum of all supplies
	(exempted, non-GST, reverse charge etc.) declared in Table 7B, 7C and 7D
	above.
7F	Taxable turnover as declared in Table $(4N - 4G) + (10-11)$ of the Annual
	Return (GSTR9) shall be declared here.
8	Reasons for non-reconciliation between adjusted annual taxable turnover as
	derived from Table 7E above and the taxable turnover declared in Table 7F
	shall be specified here.

5. Part III consists of reconciliation of the tax payable as per declaration in the reconciliation statement and the actual tax paid as declared in Annual Return (GSTR9). The instructions to fill this part are as follows :-

Table No.	Instructions
9	The table provides for reconciliation of tax paid as per reconciliation statement
	and amount of tax paid as declared in Annual Return (GSTR 9). Under the
	head labelled "RC", supplies where tax was paid on reverse charge basis by
	the recipient (i.e. the person for whom reconciliation statement has been
	prepared) shall be declared.
9P	The total amount to be paid as per liability declared in Table 9A to 9O is auto
	populated here.
9Q	The amount payable as declared in Table 9 of the Annual Return (GSTR9)
	shall be declared here. It should also contain any differential tax paid on Table
	10 or 11 of the Annual Return (GSTR9).
10	Reasons for non-reconciliation between payable / liability declared in Table
	9P above and the amount payable in Table 9Q shall be specified here.

11	Any amount which is payable due to reasons specified under Table 6, 8 and 10
	above shall be declared here.

6. Part IV consists of reconciliation of Input Tax Credit (ITC). The instructions to fill Part IV are as under:-

Table No.	Instructions					
12A	ITC availed (after reversals) as per the audited Annual Financial Statement					
	shall be declared here. There may be cases where multiple GSTINs (State-					
	wise) registrations exist on the same PAN. This is common for persons /					
	entities with presence over multiple States. Such persons / entities, will have					
	to internally derive their ITC for each individual GSTIN and declare the same					
	here. It may be noted that reference to audited Annual Financial Statement					
	includes reference to books of accounts in case of persons / entities having					
	presence over multiple States.					
12B	Any ITC which was booked in the audited Annual Financial Statement of					
	earlier financial year(s) but availed in the ITC ledger in the financial year for					
	which the reconciliation statement is being filed for shall be declared here.					
	This shall include transitional credit which was booked in earlier years but					
	availed during Financial Year 2017-18.					
12C	Any ITC which has been booked in the audited Annual Financial Statement of					
	the current financial year but the same has not been credited to the ITC ledger					
	for the said financial year shall be declared here.					
12D	ITC availed as per audited Annual Financial Statement or books of accounts					
	as derived from values declared in Table 12A, 12B and 12C above will be					
	auto-populated here.					
12E	Net ITC available for utilization as declared in Table 7J of Annual Return					
	(GSTR9) shall be declared here.					
13	Reasons for non-reconciliation of ITC as per audited Annual Financial					
	Statement or books of account (Table 12D) and the net ITC (Table12E)					
	availed in the Annual Return (GSTR9) shall be specified here.					
14	This table is for reconciliation of ITC declared in the Annual Return (GSTR9)					
	against the expenses booked in the audited Annual Financial Statement or					
	books of account. The various sub-heads specified under this table are general					
	expenses in the audited Annual Financial Statement or books of account on					
	which ITC may or may not be available. Further, this is only an indicative list					
	of heads under which expenses are generally booked. Taxpayers may add or					
	delete any of these heads but all heads of expenses on which GST has been					
1.45	paid / was payable are to be declared here.					
14R	Total ITC declared in Table 14A to 14Q above shall be auto populated here.					
14S	Net ITC availed as declared in the Annual Return (GSTR9) shall be declared					
	here. Table 7J of the Annual Return (GSTR9) may be used for filing this					
	Table.					

15	Reasons for non-reconciliation between ITC availed on the various expenses							
	declared in Table 14R and ITC declared in Table 14S shall be specified here.							
16	Any amount which is payable due to reasons specified in Table 13 and 15							
	above shall be declared here.							

- 7. Part V consists of the auditor's recommendation on the additional liability to be discharged by the taxpayer due to non-reconciliation of turnover or non-reconciliation of input tax credit. The auditor shall also recommend if there is any other amount to be paid for supplies not included in the Annual Return. Any refund which has been erroneously taken and shall be paid back to the Government shall also be declared in this table. Lastly, any other outstanding demands which is recommended to be settled by the auditor shall be declared in this Table.
- 8. Towards the end of the return, taxpayers shall be given an option to pay any additional liability declared in this form, through FORM DRC-03. Taxpayers shall select "Reconciliation Statement" in the drop down provided in FORM DRC-03. It may be noted that such liability shall be paid through electronic cash ledger only.

PART – B- CERTIFICATION

I. <u>Certification in cases where the reconciliation statement (FORM GSTR-9C)</u> is drawn up by the person who had conducted the audit:

* I/we have examined the— (a) balance sheet as on (b) the *profit and loss account/income and expenditure account for the period beginning from, and (c) the cash flow statement for the period beginning fromto ending on, -attached herewith, of M/s (Name), (Address),(GSTIN). 2. Based on our audit I/we report that the said registered person-*has maintained the books of accounts, records and documents as required by the IGST/CGST/<<>>GST Act, 2017 and the rules/notifications made/issued thereunder *has not maintained the following accounts/records/documents as required by the IGST/CGST/<<>>GST Act, 2017 and the rules/notifications made/issued thereunder: 1. 2. 3. 3. (a) *I/we report the following observations/ comments / discrepancies / inconsistencies; if any: 3. (b) *I/we further report that, -

(A) *I/we have obtained all the information and explanations which, to the best of *my/our knowledge and belief, were necessary for the purpose of the audit/ information and explanations which, to the best of *my/our knowledge and belief, were necessary for the purpose of the audit were not provided/partially provided to us.

(B) In *my/our opinion, proper books of account *have/have not been kept by the registered person so far as appears from*my/ our examination of the books.

(C) I/we certify that the balance sheet, the *profit and loss/income and expenditure account and the cash flow Statement are *in agreement/not in agreement with the books of account maintained at the Principal place of business atand **additional place of business within the State.

4. The documents required to be furnished under section 35 (5) of the CGST Act/SGST Act and Reconciliation Statement required to be furnished under section 44(2) of the CGST Act/SGST Act is annexed herewith in Form No. GSTR-9C.

5. In *my/our opinion and to the best of *my/our information and according to explanations given to *me/us, the particulars given in the said Form No.GSTR-9C are true and correct subject to following observations/qualifications, if any:

(a)	•••
(b)	
(c)	

.....

**(Signature and stamp/Seal of the Auditor)

Place:

Name of the signatory

Membership No.....

Date:

Full address

II. <u>Certification in cases where the reconciliation statement (FORM GSTR-9C) is drawn</u> up by a person other than the person who had conducted the audit of the accounts:

(a) balance sheet as on

(b) the *profit and loss account/income and expenditure account for the period beginning fromto ending on,

(c) the cash flow statement for the period beginning fromto ending on, and

(d) documents declared by the said Act to be part of, or annexed to, the *profit and loss

account/income and expenditure account and balance sheet.

2. I/we report that the said registered person-

*has maintained the books of accounts, records and documents as required by the IGST/CGST/<<>>GST Act, 2017 and the rules/notifications made/issued thereunder

*has not maintained the following accounts/records/documents as required by the IGST/CGST/<<>>GST Act, 2017 and the rules/notifications made/issued thereunder:

1.

2.

3.

3. The documents required to be furnished under section 35 (5) of the CGST Act/SGST Act and Reconciliation Statement required to be furnished under section 44(2) of the CGST Act/SGST Act is annexed herewith in Form No.GSTR-9C.

4. In *my/our opinion and to the best of *my/our information and according to examination of books of account including other relevant documents and explanations given to *me/us, the particulars given in the said Form No.9C are true and correct subject to the following observations/qualifications, if any:

19. In the said rules, after FORM GST APL-03, the following form shall be inserted, namely:-

"FORM GST RVN-01

[See rule 109B]

Reference No.

Date -

To,	
GSTIN:	
Order No. –	
Date -	

Notice under section 108

Whereas it has come to the notice of the undersigned that decision/order passed under this Act/the << *Name of the State>>* Goods and Services Tax Act, 2017/the Integrated Goods and Services Tax Act, 2017/ the Union territory Goods and Services Tax Act, 2017/ the Goods and Services Tax (Compensation to States) Act, 2017 by(Designation

of officer) is erroneous in so far as it is prejudicial to the interest of revenue and is illegal or improper or has not taken into account certain material facts, and therefore, I intend to pass an order in revision under section 108 on grounds specified in the document attached herewith.

You are hereby directed to furnish a reply to this notice within seven working days from the date of service of this notice.

You are hereby directed to appear before the undersigned on DD/MM/YYYY at HH/MM

If you fail to furnish a reply within the stipulated date or fail to appear for personal hearing on the appointed date and time, the case will be decided ex parte on the basis of available records and on merits

Place:

Date:

Signature:

Designation: Jurisdiction / Office –.".

20. In the said rules, for **FORM GST APL-04**, the following form shall be substituted, namely:-

"Form GST APL-04

[See rules 109B, 113 (1) and 115]

SUMMARY OF THE DEMAND AFTER ISSUE OF ORDER BY THE APPELLATE AUTHORITY, REVISIONAL AUTHORITY, TRIBUNAL OR COURT

Reference no. -

Date -

1.	GSTIN/ Temporary		
	ID/UIN -		
2.	Name of the appellant / person -		
3.	Address of the appellant /		
	person-		
4.	Order appealed against or intended to be revised -	Number-	Date-
5.	Appeal no.	Date-	
6.	Personal Hearing –		
7.	Order in brief-		
8.	Status of order- Confirmed / Modified / Rejected		

9. Amount of demand after appeal / revision:

Particu			State / UT tax		Integrated tax		Cess		Total	
lars	Amo	Determ	Amo	Determ	Amo	Determ	Amo	Determ	Amo	Determ
	unt	ined	unt	ined	unt	ined	unt	ined	unt	ined
	in	Amoun	in	Amoun	in	Amoun	in	Amoun	in	Amoun
	dispu	t	dispu	t	dispu	t	dispu	t	dispu	t
	te /		te /		te /		te /		te /	
	earlie		earlie		earlie		earlie		earlie	
	r		r		r		r		r	
	order		order		order		order		order	
1	2	3	4	5	6	7	8	9	10	11
a) Tax										
b)										
Interes										
t										
c)										
Penalt										
у										
d) Fees										
e)										
Others										
f)						;				
Refun										
d										

10. Place of supply wise details of IGST demand

Place of Supply	Demand	Tax	Interest	Penalty	Other	Total
(Name of State /						
UT)						
1	2	3	4	5	6	7
	Amount in dispute					
	/ earlier order					
	Determined					
	Amount					

Place: Date:

Signature:

Name of the Appellate Authority / Revisional

Authority/ Tribunal / Jurisdictional Officer Designation: Jurisdiction: ".

[F.No.20/06/16/2018-GST]

(Dr. Sreeparvathy S.L.) Under Secretary to the Government of India

Note:- The principal rules were published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide notification No. 3/2017-Central Tax, dated the 19th June,2017, published vide number G.S.R 610 (E), dated the 19th June, 2017 and last amended vide notification No. 60/2018 - Central Tax, dated the 30th October, 2018, published vide number G.S.R 1075 (E), dated the 30th October, 2018.