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GOVERNMENT OF ARUNACHAL PRADESH DEPARTMENT OF TAX & EXCISE ITANAGAR

## Notification No. 1/2018- State Tax (Rate)

The 25th January, 2018

No. GST/24/2017.—In exercise of the powers conferred by sub-section (1) of section 9, sub-section (1) of section 11, sub-section (5) of section 15 and sub-section (1) of section 16 of the Arunachal Pradesh Goods and Services Tax Act, 2017 (7 of 2017), the State Government, on the recommendations of the Council, and on being satisfied that it is necessary in the public interest so to do, hereby makes the following further amendments in the notification of the Government of Arunachal Pradesh, department of Tax & Excise No.11/2017- State Tax (Rate), dated the 28th June, 2017, published in the Gazette of Arunachal Pradesh, Extraordinary, No.184, Vol. XXIV, Naharlagun, Friday, June 30, 2017,

vide File GST/24/2017, dated the 28th June, 2017, namely:-

In the said notification,

- (i) in the Table, -
  - (a) against serial number 3, in column (3), -
    - (A) in item (iv),-
      - (I) for sub-item (c), the following sub-item shall be substituted, namely : -
        - '(c) a civil structure or any other original works pertaining to the "In-situ redevelopment of existing slums using land as a resource, under the Housing for All (Urban) Mission/ Pradhan Mantri Awas Yojana (Urban);'
      - (II) after sub-item (d), the following sub-items shall be inserted, namely : -
        - '(da) a civil structure or any other original works pertaining to the "Economically Weaker Section (EWS) houses" constructed under the Affordable Housing in partnership by State or Union territory or local authority or urban development authority under the Housing for All (Urban) Mission/ Pradhan Mantri Awas Yojana (Urban);
        - (db) a civil structure or any other original works pertaining to the "houses constructed or acquired under the Credit Linked Subsidy Scheme for Economically Weaker Section (EWS)/ Lower Income Group (LIG)/ Middle Income Group-1 (MIG-1)/ Middle Income Group-2 (MIG-2)" under the Housing for All (Urban) Mission/Pradhan Mantri Awas Yojana (Urban) ;'
      - (III) after sub-item (f), the following sub-items shall be inserted, namely : -
        - "(g) a building owned by an entity registered under section 12AA of the Income Tax Act, 1961 (43 of 1961), which is used for carrying out the activities of providing, centralised cooking or distribution, for mid-day meals under the mid-day meal scheme sponsored by the Central Government, State Government, Union territory or local authorities.";
    - (B) in item (v),
      - (I) in sub-item (a), for the word "excluding", the word "including" shall be substituted ;
      - (II) after sub-item (d), the following sub-item shall be inserted, namely : -
        - "(da) low-cost houses up to a carpet area of 60 square metres per house in an affordable housing project which has been given infrastructure status vide notification of Government of India, in Ministry of Finance, Department of Economic Affairs vide F. No. 13/6/2009-INF, dated the 30th March, 2017;"

		The A	runachal	Pradesh	Extraordin	ary Ga	zette	te, January 29, 2018			
	(C)		em (ix) and ituted, na		es relating	thereto	o in c	columns (3), (4) and (5), the following shall b			
				3			4	5			
"(ix)	Composite supply of works contract as defined in clause (119) of section 2 of the Central Goods and Services Tax Act, 2017 provided by a subcontract to the main contractor providing services speci- fied in item (iii)or item (vi) above to the Central Government, State Government, Union territory, a local authority, a Governmental Authority or a Government Entity.					ds and ntractor speci- entral ritory, a		Provided that where the services are supplied to a Government Entity, they should have been procured by the said entity in relation to a work entrusted to it by the Central Government, State Government, Union territory or local authority, as the case may be.			
(x)	clause Service to the n item (v Govern	ause (119) of section 2 of the Central Goods and ervices Tax Act, 2017 provided by a subcontractor the main contractor providing services specified in m (vii) above to the Central Government, State						supplied to a Government Entity, they should have been procured by the said entity in relation to a work entrusted to it by the Central Government, State Government, Union territory or local auhority, the case			
(xi)	<ul> <li>Services by way of house-keeping, such as plumbing, carpentering, etc. where the person supplying such service through electronic commerce operator is not liable for registration under sub-section (1) of section 22 of the Central Goods and Services Tax Act, 2017.</li> <li>Services by way of house-keeping, such as plumbing, carpentering, etc. where the person supplying such service through electronic commerce operator is not liable for registration under sub-section (1) of section 22 of the Central Goods and Services Tax Act, 2017.</li> </ul>										
(xii)				other than ()and (xi) a	(i), (ii), (iii), above.	, (iv),	9	_". _,			
	(b)	(b) against serial number 9, in the entry in column (3), in item (v), for the words "nate words and brackets "natural gas, petroleum crude, motor spirit (commonly know high speed diesel or aviation turbine fuel" shall be substituted ;						rude, motor spirit (commonly known as petrol			
	(c)							n (3) and the entries relating thereto in columr ted, namely : -			
			:	3			4	5			
"(ii)	Time c	harter o	of vessels	for transp	port of good	ds.	2.5	5 Provided that credit of input tax charged or goods (other than on ships, vessels includ ing bulk carriers and tankers) has not beer taken			
								[Please refer to Explanation No. (iv)].			
"(iii)	Rental services of transport vehicles with or without operators, other than (i) and (ii) above.						9	_",			
	(d)	for ser	rial numbe	er 16 and tl	ne entries re	elating	there	reto, the following shall be substituted, namely			
1	2	2				3		4 5			
	Heading 9972	g (i)		•				ate Government, Union Nil - tal authority or government			

Provided that nothing contained in this entry shall apply to an amount charged for such lease and sub-lease in excess of one third of the total amount charged for the said composite supply. Total amount shall have the same meaning for the purpose of this

Nil

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(ii) Supply of land or undivided share of land by way of lease or

sub-lease where such supply is a part of composite supply of construction of flats, etc. specified in the entry in column (3), against serial number 3, at item (i); sub-item (b), sub-item (c), sub-item (d), sub-item (da) and sub-item (db) of item (iv); sub-item (b),

sub-item (c), sub-item (d) and sub-item (da)of item (v) ; and

proviso as given in paragraph 2 of this notification.

entity, by way of lease of land.

sub-item (c) of item (vi).

				<b>,</b>			
	3		4			5	
(∨ii)	Time charter of vessels for transp of goods.		t 2.5	Provided that credit of input tax charge on goods (other than on ships, vessels including bulk carriers and tankers) has not been taken.			
				[Please refe	to Exp	<i>lanation</i> No.	(iv)].
(viii)	without oper	ental services, with or rator, other than (i), (ii), (vi) and (vii) above.	Same rate of centra tax as applicable or supply of like goods involving transfer of title in goods.	1	-",		
(f)	"supplying th	nber 23, against item e service", the words ar pusiness (i.e. tour operat	d brackets ", other th	an the input ta	x credit	of input serv	vice in t
(g)		l number 23, for item (ii) following shall be subst		e entries relati	ng there	eto in columr	ns (3), (
		(3)		(4)		(5)	
"(ii)	carpentering service throu for registration	way of house-keeping, s , etc. where the person gh electronic commerce under sub-section (1) of se Is and Services Tax Act	supplying such e operator is not liable ection 22 of the	charg has n	ed on g ot been	t credit of inp oods and se taken. o <i>Explanatio</i>	ervices
(iii)	Support serv	ices other than (i) and (	ii) above.	9	-";		
(h)	against ser	ial number 24,-					
		<i>Explanation</i> to item (i) in e shall be inserted, name		e (i), after sub·	clause	(g), the follow	wing su
	"(h) se	ervices by way of fumiga	ation in a warehouse	of agricultural	produc	e.";	
		em (ii) in column (3) ar ing shall be substituted		g thereto in c	olumns	(3), (4) and	d (5), t
		(3)				(4)	(5)
	· · ·	ervice of exploration, mi r natural gas or both.	ning or drilling of petr	oleum crude		6	-
		upport services to minin stribution other than (ii)		d water		9	-";
(i) fo	or serial numl	ber 25 and the entries r	elating thereto, the fo	bllowing shall b	be subs	tituted, nam	ely :-
1	2		3		4	5	5
"25	9987	Services by way of hou carpentering, etc. when service through electro liable for registration ur of the Central Goods a	re the person supplyi nic commerce opera nder sub-section (1) (	ng such tor is not of section 22	2.5	Provided th of input tax on goods a services ha been taker [Please ref <i>Explanation</i>	c charg ind as not i er to
		Maintenance, repair an services, other than (i)		construction)	9		-";
(j)	against serial	number 26, in column	(3),-				
	(A) in item	(i),after sub-item (e), th	e following sub-item	shall be insert	ed, nan	nely: -	
		nanufacture of leather lule to the Customs Tari				42 or 64 in	the Fi
			ating thereto in colu	mns (3) (4) ai	nd (5), t	he following	g shall
		n (iii) and the entries rel ited, namely : -		11113 (O), (H) al			
			3	(0), (+) a	. ,	4	5
	substitu		-			4	5

(A) for item (iii)and the entries relating thereto in columns (3), (4) and (5), the following shall be substituted, namely : -

	3	4	5
"(iii)	Services by way of admission to amusement parks including theme parks, water parks, joy rides, merry-go rounds, go-carting and ballet.	9	-
(iiia)	Services by way of admission to entertainment events or access to amusement facilities including exhibition of cinematograph films, casinos, race club, any sporting event such as Indian Premier League and the like.	14	-";

- (B) in item (vi), after the brackets and figures "(iii)", the brackets and figures "(iiia)," shall be inserted;
  - (ii) for paragraph 2, the following shall be substituted, namely : -

"2. In case of supply of service specified in column (3),in term (i); sub-item (b), sub-item (c), sub-item (d), sub-item (da) and sub-item (db) of item (iv); sub-item (b), sub-item (c), sub-item (d) and sub-item (da) of item (v); and sub-item (c) of item (vi), against serial number 3 of the Table above, involving transfer of land or undivided share of land, as the case may be, the value of such supply shall be equivalent to the total amount charged for such supply less the value of transfer of land or undivided share of land, as the case may be, and the value of suchtransfer of land or undivided share of land, as the case may be, in such supply shall be deemed to be one third of the total amount charged for such supply.

Explanation. -For the purposes of this paragraph, "total amount" means the sum total of,-

- (a) consideration charged for aforesaid service; and
- (b) amount charged for transfer of land or undivided share of land, as the case may be including by way of lease or sublease."

Marnya Ete Commissioner to the Government of Arunachal Pradesh, Itanagar.

**Note :** -The principal notification was published in the Gazette of Arunachal Pradesh No. 11/2017 - State Tax (Rate), dated the 28th June, 2017, published in the Gazette of Arunachal Pradesh, Extraordinary, No. 184, Vol. XXIV, Naharlagun, Friday, June 30, 2017, *vide* File GST/24/2017, dated the 28th June, 2017, and was last amended by notification No. 46/2017-State Tax (Rate), dated the 14th November, 2017 *vide* File No. GST/24/2017, dated the 14th November, 2017.

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