Chittaranjan Locomotive Works, Chittaranjan

JPO No. 02 of 2021

Dated: 03.01.2022

Joint procedure order for implementation of change in GST structure due to Government notification no.8/2021 dated 30.09.2021.

Recently, GST rates for goods falling under HSN code classified under chapter 86 which includes rolling stock and parts thereof, has been revised from 12% to 18% w.e.f. 01.10.2021 vide gazette notification no.8/2021 dated 30.09.2021. The impact of revision of GST rate on the different stages of material procurement process has been analyzed and it has been decided with the concurrence of PFA/CLW, endorsement of PCMM/CLW and approval of GM/CLW to take following actions in different situations, mentioned as under:-

Situation-1: In existing contracts issued with 12% GST where original DP is available beyond 30.09.2021:

Action (i):- Enhanced rate of GST @ 18% for the dispatches made on or after 01.10.2021 will be paid (unless any particular clause of the contract denies specifically or where it is mentioned that SVC is not applicable) on specific request of supplier for such increase, after getting following confirmation/certification from the supplier —

The declaration shall be submitted to the purchaser and with each Bill for the supplies made on or after 01.10.2021 as under:-

We also undertake that we are aware of the provisions of section 171 of the CGST Act and consequences thereof if we fail to comply with the same".

Further Action — After getting above certification, necessary amendment shall be issued by the purchaser duly vetted by stores finance and stores bill section shall clear the bill based on this amendment.

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Situation-2: In existing contracts issued with 12% GST where original DP has expired on or before 30.09.2021 and denial clause is applicable:

Action:- Such situations shall be dealt under Denial Clause and Supplier will be paid 12% GST as per original contract by Railways and the amount of GST over and above 12% (i.e. balance 6%) shall be borne by the supplier in view of applicability of denial clause.

Situation-3: Tenders opened on or before 30.09.2021 including those where e-RA /negotiation has been conducted and LOA/ counter offers /Pos have been issued after 01.10.2021:

Action: - e-procurement system allows any negotiation or e-RA as per original tax structure only. Firms should take into account any additional ITC due to revision of rate of GST at negotiation or e-RA stage (taken place on or after 01.10.2021) and then offer the negotiated rate/rate in e-RA by passing the ITC by way of reduction in rate. In such cases, LOA or Counter offers are issued as per original tax structure (i.e. GST @ 12%) only. In such cases, one of the following declarations shall be submitted by the firms:

"We hereby declare that the additional set offs/Input tax credits accrued due to enhanced rate of GST from 12% to 18% under chapter 86 of HSN vide notification no. 8/2021 Integrated Tax (Rate) dated 30.09.2021 (effective from 01.10.2021) has been taken into account in e-RA/during negotiation by way of reduction of offered rate. In this regard, the necessary certificate from the statutory auditor or cost auditory of the company (in case of companies) or practicing cost accountant or practicing chartered accountant is enclosed".

"We hereby declare that the additional set offs/Input tax credit to the tune of Rs............. has accrued due to enhanced rate of GST from 12% to 18% under chapter 86 of HSN vide notification no.8/2021 Integrated Tax (Rate) dated 30.09.2021 (effective from 01.10.2021) and accordingly, the same is being passed on to the purchaser by way of reducing basic price and revised basic price shall be Rs........ In this regard, the necessary certificate from the statutory auditor or cost auditor of the company (in case of companies) or practicing cost accountant or practicing chartered accountant is enclosed.

We also undertake that we are aware of the provisions of section 171 of the CGST Act and consequences thereof if we fail to comply with the same".

Further Action – System generated Purchase Order shall be issued as per the offered rates and GST @ 12% in tender cases finalized through 3 members TC, suitable modification advice for change of GST to 18% may be issued subsequently. POs in other cases may also be issued as per accepted rate & 12% GST because taking firm's declaration CA certificate prior to issue of PO may delay the issue of PO.

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Situation-4: In all tenders, the following clause may be inserted (firm needs to confirm this clause) to take care of any variation in the GST.

"We hereby declare that in quoting the above price, we have taken into account the full effect of Input Tax Credit that will available due to revision of rate of GST. We, further agree to pass on any financial gain/benefit as may become available in future in respect of all the input tax credit on the date of supply by way of reduction in price and advise the purchaser accordingly.

We also undertake that we are aware of the provisions of section 171 of the CGST Act and consequences thereof if we fail to comply with the same".

Situation-5: Regarding payment of Bills already submitted by firms for material dispatched by them on or after 01.10.2021 and bills submitted with rate of GST of 18%.

Till the time modification to the PO is issued based upon declaration of firm as required as per Situation 1, payment shall be made with original GST of 12%, but on specific request of firm, balance amount shall be paid after firms submit supplementary bill along with necessary modification to the PO to that effect.

This has the approval of PFA and PCMM.

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CLW/CRJ

Format for Self Declaration by firm:

Firm Name:		
Address:		
Purchase Order No. and Date:		
I/We have availed additional input credit of Rs in respect of the inputs used for the manufacture of final product since the date of notification no 8/2021 of Ministry of Finance dated 30.09.2021 and the same is passed on as reduction in the basic price has been considered while offering the rate.		
I/We will pass on such additional credits, duties and set offs as may become available in future in respect of all the inputs used for the manufacture of the final product on the date of their supply by way of reduction in price and advise the purchaser accordingly.		
Firm's authorized signatory		
Seal:-		
Date:-		

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Format for certificate by Chartered Account/Cost Accountant:

I/We, have examined the information, records from GSTN Portal presented before me/us by ou	and books of account including the information r client
(M/s Ac GSTN) and certify the follo	
 Total accumulated Input Credit since 01.1 Total Turnover since 01.10.2019: a) Under Chapter 86 Rs. b) Under Chapters other than 86 Rs. Output GST liability since 01.10.2021: a) Under Chapter 86 Rs. b) Under Chapters other than 86 Rs. 	
below mentioned Purchase Orders placed by M,	s available as additional input credit against the /s. Chittaranjan Locomotive Works, Chittaranjan of GST rate from 12% to 18% after utilizing the
(C	Or)
It is certified that the additional input credit due to change in GST from 12% to 18% is "NIL" against the below mentioned Purchase Orders placed by M/s. Chittaranjan Locomotive Works, Chittaranjan — 713331,, on the above firm as the unabsorbed input credit due to differential GST rate (between input and output) has not been included in the quoted basic rate and the same was utilized under chapters other than 86.	
We understand that this certificate is being produced by our client named above, for purpose of availing revised GST of 18% as per the GST Notification No.8/2021 dt.30.09.2021. We are aware that any false declaration in this respect will be in breach of the code of integrity under Rule 175(1)(i)(h) of the General Financial Rule for which our client or its successors can be debarred for up to two years as per 151(iii) of the General Financial Rules along with such other actions as may be permissible under law. We also undertake that we/our client shall indemnify the Administration against loss suffered due to any false declaration.	
I/We are also aware that I am/We are liable to be taken up under Chartered Accountant Act, 1949/Cost Accountants Act, 1959 along with such other actions as may be permissible under the Company and other relevant laws in case of any false/incorrect certification by us with respect to input credit and other parameters for availing input credit.	
CA/CWA's Signature:	Firm's authorized Signatory:
CA CMA Regn. No.:	
Seal: Date:	Seal: Date:
UDIN:	id a cod

NB: CA's certificate without UDIN will not be considered.

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