# OFFICE OF THE PRINCIPAL COMMISSIONER OF CENTRAL EXCISE, CUSTOMS & SERVICE TAX, NAGPUR-I COMMISSIONERATE, TELENGKHEDI ROAD CIVIL LINES, NAGPUR-440 001.

C.No. IV(16)30-07/Tech/2014/NGP-I/4687

Nagpur dt. 03.05.2016

To,
The Deputy/Assistant Commissioner,
Central Excise, Customs & Service Tax,
Hingna-I/Hingna-II /Div- Butibori-I / Butibori-II /Division-Mihan
Nagpur-I Commisionerate.

Subject:- Clarification on issues regarding levy of Service Tax on the services provided by Government or a local authority to business entities -reg.

Please find enclosed herewith a copy of the Technical officer (Tax Research Unit), Government of India, Ministry of Finance, Department of Revenue, New Delhi's Circular No. 192/02/201**6**-Service Tax issued under F.No. 354/8/2016-TRU dated 13th April 2016 on the subject cited above.

It is requested to bring to the notice of the aforesaid instructions for knowledge of public/assessee and all concerned under your jurisdiction.

Encl:-as above

(Pradip Gurumurthy)
Deputy Commissioner (Tech)

Copy to:-

Service Tax, Nagpur-I. Sr. P.S. to Principal Commissioner, Central Excise, Customs &

The Assistant Commissioner (Systems) Central Excise, Customs & Service Tax, Nagpur-I for information. He is requested to upload the Ministry's aforesaid instructionas on official website of the Central Excise Nagpur-I Commissionerate.

Encl:-as above

(Pradip Gurumurthy)
Deputy Commissioner (Tech)

#### Circular No. 192/02/2016-Service Tax

ट्रस्तानर केन्द्रीय उत्पाद शुल्क ENTRAL EXCISE NAGPUR-I

F.No. 334/8/2016-TRU
Government of India
Ministry of Finance
Department of Revenue
(Tax Research Unit)

**Dated-April 13, 2016** 

Principal Chief Commissioners of Customs and Central Excise (All)

Principal Chief Commissioners of Central Excise & Service Tax (All)

Principal Director Generals of Goods and Service Tax/System/CEI

Director General of Audit/Tax Payer Services

Principal Commissioners/ Commissioners of Customs and Central Excise (All)

Principal Commissioners/Commissioners of Central Excise and Service Tax (All)

Principal Commissioners/Commissioners of Service Tax (All)

Principal Commissioners/Commissioners LTU/Central Excise/Service Tax (Audit)

Subject: - Clarification on issues regarding levy of Service Tax on the services provided by Government or a local authority to business entities - reg.

Madam/Sir,

Any service provided by Government or a local authority to a business entity has been made taxable w.e.f 1<sup>st</sup> April 2016. Post Budget 2016, representations have been received from several quarters including business and industry associations in respect of various aspects pertaining to the taxation of such services. Accordingly, the following clarifications are issued:-

Sl.	Issue	Clarification				
No.						
1.	Services provided by Government or	Such services have been exempted vide				
	a local authority to another	Notification No. 25/2012 - ST dated				
	Government or a local authority.	20.6.2012 as amended by Notification No.				
		22/2016 - ST dated 13.4.2016 [Entry 54				
		refers]. However, the said exemption does				
		not cover services specified in sub-clauses				
		(i), (ii) and (iii) of clause (a) of section				
		66D of the Finance Act, 1994.				

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2.	Services provided by Government or	1. Services by way of grant of passport.
	a local authority to an individual who	visa, driving license, birth or death
	may be carrying out a profession or	certificates have been exempted vide
	business.	Notification No. 25/2012 - ST dated
		20.6.2012 as amended by Notification
		No. 22/2016 – ST dated 13.4.2016   Entry
		55 refers].
		2. Further, for services provided upto a
		taxable value of Rs 5000/ St. No. 5
		below may please be seen.
3.	Service Tax on taxes, cesses or duties.	Taxes, cesses or duties levied are not
		consideration for any particular service as
		such and hence not leviable to Service
		Tax. These taxes, cesses or duties include
		excise duty, customs duty, Service Tax.
-		State VAT, CST, income tax, wealth tax.
		stamp duty, taxes on professions, trades.
		callings or employment, octro-
		entertainment tax, luxury tax and property
		tax.
4.	Service Tax on fines and penalties.	1. It is clarified that fines and penalty
		chargeable by Government or a local
		authority imposed for violation of a
		statute, bye-laws, rules or regulations are
		not leviable to Service Tax.
		2. Fines and liquidated damages payable
		to Government or a local authority for
		non-performance of contract entered into
		with Government or local authority have
		been exempted vide Notification No
		25/2012 - ST dated 20.6.2012 as amended
		by Notification No. 22/2016 - ST dated
	•	13.4.2016 [Entry 57 refers].
5.	Services provided in lieu of fee	It is clarified that any activity undertaken
	charged by Government or a local	by Government or a local authority against
	authority.	a consideration constitutes a service and

the amount charged for performing such activities is liable to Service Tax. It is immaterial whether such activities are undertaken as a statutory or mandatory requirement under the law and irrespective of whether the amount charged for such service is laid down in a statute or not. As long as the payment is made (or fee charged) for getting a service in return (i.e., as a quid pro quo for the service received), it has to be regarded as a consideration for that service and taxable irrespective of by what name such payment is called. It is also clarified that Service Tax is leviable on any payment, in lieu of any permission or license granted by the Government or a local authority.

- 2. However, services provided by the Government or a local authority by way of:
  - (i) registration required under the law;
  - (ii) testing, calibration, safety check or certification relating to protection or safety of workers, consumers or public at large, required under the law,

have been exempted vide Notification No. 25/2012 - ST dated 20.6.2012 as amended by Notification No. 22/2016 - ST dated 13.4.2016 [Entry 58 refers].

3. Further, services provided by Government or a local authority where the gross amount charged for such service does not exceed Rs 5000/- have been exempted vide Notification No. 25/2012 – ST dated 20.6.2012 as amended by Notification No. 22/2016 – ST dated 13.4.2016 [Entry 56 refers]. However, the said exemption does not cover services

		specified in sub-clauses (i), (ii) and ani) of
		clause (a) of section 66D of the Finance
		Act, 1994. Further, in case of continuous
		service, the exemption shall be applicable
		where the gross amount charged for such
		service does not exceed Rs 5000 and a
		financial year.
		4. It is also clarified that Circular No.
		1
		89/7/2006-Service Tax dated 18-12-2006
		& and Reference Code 999.01/23.8 07 in
		Circular No. 96/7/2007-ST dated
		23.8.2007 issued in the pre-negative list
		regime are no longer applicable
6.	Services in the nature of allocation of	Services by way of allocation of natural;
	natural resources by Government or a	resources to an individual farmer for the
	local authority to individual farmers.	purposes of agriculture have been
		exempted vide Notification No. 25/2012
		ST dated 20.6.2012 as amended by
-		Notification No. 22/2016 - ST dated
		13.4.2016 [Entry 59 refers]. Such
		allocations/auctions to categories of
		persons other than individual farmers
		would be leviable to Service Tax
7.	Services in the nature of change of	Regulation of land-use, construction of
	land use, commercial building	buildings and other services listed in the
	approval, utility services provided by	Twelfth Schedule to the Constitution
	Government or a local authority.	which have been entrusted to
		Municipalities under Article 243W of the
		Constitution, when provided by
		governmental authority are already exempt
		under Notification No. 25/2012 ST dated
		20.6.2012. The said services when
		provided by Government or a local
		authority have also been exempted from
		Service Tax vide Notification No. 25/2012
		- ST dated 20.6.2012 as amended by
		Notification No. 22/2016 - ST dated
		13.4.2016 [Entry 39 refers].
8.	Services provided by Government, a	Such services have been exempted vide
	local authority or a governmental	Notification No. 25/2012 ST dated
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	authority by way of any activity in relation to any function entrusted to a Panchayat under Article 243G of the Constitution.	20.6.2012 as amended by Notification No. 22/2016 – ST dated 13.4.2016 [Entry 60 refers].
9.	Whether Service Tax is payable on	Service Tax is payable on such
,	yearly installments due after 1.4.2016	installments in view of rule 7 of Point of
	in respect of spectrum assigned before	Taxation Rules, 2011 as amended by vide
	1.4.2016.	Notification No. 24/2016 - ST dated
		13.4.2016. However, the same have been
		specifically exempted vide Notification
		No. $25/2012 - ST$ dated 20.6.2012 as
		amended by Notification No. 22/2016 –
		ST dated 13.4.2016 [Entry 61 refers]. The
		exemption shall apply only to Service Tax
		payable on one time charge, payable in
		full upfront or in installments, for
		assignment of right to use any natural
		resource and not to any periodic payment
•	·	required to be made by the assignee, such
		as Spectrum User Charges, license fee in
		respect of spectrum, or monthly payments
		with respect to the coal extracted from the
		coal mine or royalty payable on extracted
		coal which shall be taxable.
10.	When does the liability to pay Service	Rule 7 of the Point of Taxation Rules,
	Tax arise upon assignment of right to	2011 has been amended vide Notification
	use natural resource where the	No. 24/2016 -, ST dated 13.4.2016 to
	payment of auction price is made in	provide that in case of services provided
	10 (or any number of) yearly (or	by Government or a local authority to any
	periodic) instalments under deferred	business entity, the point of taxation shall
	payment option for rights assigned	be the <u>earlier</u> of the dates on which:
	aster 1.4.2016.	(a) any payment, part or full, in
		respect of such service becomes
		due, as indicated in the invoice,
		bill, challan, or any other
		document issued by Government
		or a local authority demanding
		such payment; or
		(b) such payment is made.

Thus, the point of taxation in case of the services of the assignment of right to use natural resources by the Government to a business entity shall be the date on which payment, including deferred payments, in respect of such assignment becomes due or when such payment is made, whichever is earlier. Therefore if the assignee/allottee opts for full upfront payment then Service Tax would be payable on the full value upfront However, if the assignee opts for part upfront and remainder under deferred payment option, then Service Tax wound be payable as and when the payments are due or made, whichever is earlier How to determine the date on which The date on which such payment becomes 11. due shall be determined on the basis of payment in respect of any service invoice, bill, challan, or any other provided by Government or a local authority becomes due document issued by the Government or a determination of point of taxation (Sl. local authority demanding such payment [Point of Taxation Rules, 2011 as No. 10 refers)? amended by Notification No. 24/2016 ST dated 13.4.2016 refers]. For instance. Notice Inviting Applications (NIA) dated January 9, 2015 issued vide File No. 1000/16/2014-W.F./Auction for auction at right to use spectrum and letter dated March 29, 2015 issued vide File No. 1000 /23 / 2014 -W.F. /Auction by Department of Telecommunications to successful bidders of spectrum indicate the dates or which the payments in respect thereof become due. These may be accessed at http://www.dot.gov.in/sites/default/files/u 8/NIA January 2015.pdf http://www.dot.gov.in/sites/default/files/u 8/PaymentMethodologyAndPaymentDetail ls.pdf respectively.

12.	Whether Service Tax is leviable on spectrum user charges and license fee payable after 1.4.2016 for the year 2015-16.	Service Tax is payable on such payments in view of rule 7 of Point of Taxation Rules, 2011 as amended by Notification No. 24/2016 – ST dated 13.4.2016. However, the same have been specifically exempted vide Notification No. 25/2012 – ST dated 20.6.2012 as amended by Notification No. 22/2016 – ST dated 13.4.2016 [Entry 62 refers].
13.	Whether Service Tax is payable on the interest charged by Government or a local authority where the payment for assignment of natural resources is allowed to be made under deferred payment option.	Rule 6(2)(iv) of the Service Tax (Determination of Value) Rules, 2006 has been amended vide Notification No. 23/2016 – ST dated 13.4.2016 so as to provide that interest chargeable on deferred payment in case of any service provided by Government or a local authority to a business entity, where payment for such service is allowed to be deferred on payment of interest, shall be included in the value of the taxable service.
14.	When and how will the allottee of the right to use natural resource be entitled to take CENVAT Credit of Service Tax paid for such assignment of right.	The CENVAT Credit Rules, 2004 have been amended vide Notification No. 24/2016 C.E. (N.T.) dated 13.4.2016. Consequently, the CENVAT Credit of the Service Tax on one time charges (whether paid upfront or in installments) paid in a year, may be allowed to be taken evenly over a period of 3 (three) years. [Rule 4(7) of CENVAT Credit Rules, 2004 as amended refers]. Detailed illustrations explaining how the CENVAT Credit is to be availed, are given in para 2 below.  However, the Service Tax paid on spectrum user charges, license fee, transfer fee charged by the Government on trading of spectrum would be available in the year

in which the same is paid Likewise. Service Tax paid on royalty in respect of natural resources and any periodic payments shall be available as credit in the year in which the same is paid existing eighth proviso in sub-rule and of rule 4 of CENVAT Credit Rules, 2004 is being omitted because the same is superfluous. Amendments have also been made in CENVAT Credit Rules, 2004 so as to allow CENVAT credit to be taken on the basis of the documents specified in subrule (1) of rule 9 of CENVAT Credit Rules, 2004 even after the period of locar from the date of issue of such a document in case of services provided by the Government or a local authority or any other person by way of assignment of right to use any natural resource [Fifth Provise to sub-rule (7) of Rule 4 of CENVAL Credit Rules, 2004]. 15. On basis of which documents can CENVAT Credit may be availed on the CENVAT Credit be availed in respect basis of challan evidencing payment of of services provided by Government Service Tax by the Service recipient or a local authority. [Clause (e) of sub-rule (1) of rule 9 of CENVAT Credit Rules, 2004, refers

## 2. <u>Illustration explaining how the CENVAT Credit is to be availed on Service Tax paid for assignment of right to use natural resources:</u>

Government of India assigns right to use spectrum for a period of 20 years in an auction held in May 2016. The Notice Inviting Application (NIA) for auction of spectrum specifies that the successful bidders would have two payment options—

(a) Full upfront payment:

to make full upfront payment of full auction price (bid amount) by, let's say, 25.6.2016; or

### (b) Deferred payment:

- (i) An upfront payment of 33% of the final bid amount shall be made by 25.6.2016;
- (ii) There shall be a moratorium of 2 years for payment of balance amount of one time charges for the spectrum, which shall be recovered in 10 equal annual instalments of Rs. 131.94 including interest for deferred payment.
- (iii) The 1st instalment of the balance due shall become due on the third anniversary of the scheduled date of the first payment. Subsequent instalment shall become due on the same date of each following year.
- (iv) The applicable rate of interest under deferred payment option shall be 10%.

#### **CASE 1:**

Company ABC becomes the successful bidder. The spectrum is assigned to ABC for a total consideration of Rs. 1000/-. ABC chooses to make full upfront payment on the due date. The Service Tax liability and eligibility of the CENVAT Credit in this case would be as follows:

- (i) The amount of Rs. 1000/- will become due on 25.6.2016. Thus, according to rule 7 of the Point of Taxation Rules, 2011 the point of taxation shall be 25.6.2016.
- (ii) According to rule 6(1) of the Service Tax Rules, 1994, the liability to pay Service Tax liability of Rs. 150/- on the consideration of Rs. 1000/- paid or payable would be required to be discharged by 6.7.2016.
- (iii) According to the sixth proviso to rule 4(7) of the CENVAT Credit Rules, the CENVAT Credit in respect of the Service Tax paid would be spread over 3 years as follows:

Financial Year	Amount of CENVAT Credit eligible to be taken (1/3 of total Service Tax paid)
2016-17	Rs. 50/-
2017-18	Rs. 50/-
2018-19	Rs. 50/-

#### CASE 2:

In the above example, ABC assigns the right to use the spectrum to Company XYZ or 8.2019 (and issues invoice dated 1.8.2019) for a consideration of Rs. 930/-. The Service has hability and eligibility of CENVAT Credit would be as follows:

F.Y.	Due date for payment	Amount payable by ABC for assignment of spectrum (Rs.)	Amount charged by ABC for further assignment of spectrum to XYZ (Rs.)	Service Tax liability on ABC @ 15% (Rs.)	Date of Point of Taxation	Date of payment of Service Tax	CENVAT Credit available to ABC in the relevant F.Y. (Rs.)	CENVAL Credit available to XYZ in the relevant E.Y. (Rs.)
2016-17	25.6.2016	1000	-	150	25.6.2016	6.7.2016	50	
2017-18	-	. <del>-</del>	- -	-	-	-	50	
2018-19	-	-	-	-	-	-	50	-
2019-20			930	139.50	1.8.2019	6.9.2019	-	16.4
2020-21	-	-	- '	-	-	-	-	in.
2021-22	-	-	-	-		-	-	46.5
TOTAL	`			289.5			150	10

## CASE 3:

Company ABC becomes the successful bidder. The spectrum is assigned to ABC for a total consideration of Rs. 1000/-. ABC chooses the deferred payment option. The payment schedule. Service Tax liability and eligibility of CENVAT Credit would be as follows:

F.Y.	Instalment	Due date for payment	Amount payable (Rs.)	Service Tax liability @ 15% (Rs.)	Date of Point of Taxation	Date of payment of Service Tax	Eligible CENVAl Credit in the relevant F.Y. (Rs
2016-17	Upfront payment (33%)	25.6.2016	330	49.50	25.6.2016	6.7.2016	16.5
2017-18	-	-	•	-	-	-	16.5
2018-19	· <u>-</u>	-	-	-	-	-	16.5

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F.Y.	Instalment	Due date for payment	Amount payable (Rs.)	Service Tax liability @ 15% (Rs.)	Date of Point of Taxation	Date of payment of Service Tax	Eligible CENVAT Credit in the relevant F.Y. (Rs.)
2019-20	l st	25.6.2019	131.94	19.80	25.6.2019	6.7.2019	6.60*
2020-21	2 <sup>nd</sup>	25.6.2020	131.94	19.80	25.6.2020	6.7,2020	6.60 + 6.60*
2021-22	3 <sup>rd</sup>	25.6.2021	131.94	19.80	25.6.2021	6.7.2021	6.60 + 6.60 + 6.60*
2022-23	4 <sup>th</sup>	25.6.2022	131.94	19.80	25.6.2022	6.7.2022	6.60 + 6.60 + 6.60*
2023-24	5 <sup>th</sup>	25.6.2023	131.94	19.80	25.6.2023	6.7.2023	6.60 + 6.60 + 6.60*
2024-25	6 <sup>th</sup>	25.6.2024	131.94	19.80	25.6.2024	6.7.2024	6.60 + 6.60 + 6.60*
2025-26	7 <sup>th</sup>	25.6.2025	131.94	19.80	25.6.2025	6.7.2025	6.60 + 6.60 + .6.60*
2026-27	8 <sup>th</sup>	25.6.2026	131.94	19.80	25.6.2026	6.7.2026	6.60 + 6.60 + 6.60*
2027-28	9 <sup>th</sup>	25.6.2027	131.94	19.80	25.6.2027	6.7.2027	6.60 + 6.60 + 6.60*
2028-29	10 <sup>th</sup>	25.6.2028	131.94	19.80	25.6.2028	6.7.2028	6.60 + 6.60 + 6.60*
2029-30	-	-	-	-	-	<u>-</u>	6.60 + 6.60
2030-31	-	- '	-	-	-		6.60
TOTAL				247.5			247.5

Note: Figures with \* indicate the amount of CENVAT credit available against Service Tax paid during that year.

## **CASE 4:**

In the above example, if ABC further assigns the right to use the spectrum to Company AVZ on 1.8.2020 for a consideration of Rs. 200/-. The Service Tax liability and eligibility of CANVAT Credit would be as follows:

F.Y	Instalment	Due date for payment	Amount payable to Govt for assignment of spectrum (Rs.) ABC	Amount charged by ABC for further assignment of spectrum to XYZ (Rs.)	Amount payable to Govt for assignment of spectrum (Rs.) XYZ	Service Tax liability @ 15% (Rs.) ABC	Service Tax liability @ 15% (Rs.) XYZ	Date of Point of Taxation	Date of payment of Service las	Fligible FNVA1 redit in the relevant FN - Rs	Eligible CENVA') Credit in the relevant F.Y. (Rs.
2016-17	Upfront payment (33%)	25.6.2016	330	-	-	49.50	-	25.6.2016	<b>6</b> 72016		ger
2017-18	-	-	•		-	-	-	. •			\$ 10 -0.270 (0.000 )
2018-19	-	-	-	-	-	-	-		MPRING P	*	** ***********************************
2019-20	1 st	25.6.2019	131.94	-	'	19.80	-	25.6.2019	67000	i v — — — — — — — — — — — — — — — — — —	
2020-21	2 <sup>nd</sup>	25.6.2020	131.94	200	-	19.80 (on 2 <sup>nd</sup> Instalment) + 30 (for further assignment to XYZ)	-	25.6.2020 (in respect of the 2 <sup>nd</sup> installment) and 1.8.2020 (in respect of further assignment to XYZ)	6.7.2020 (in respect of the 202 installment and 6.9.202) (in respect of further assignment to XY?	Section (Section (Sec	30/3 = 10•
2021-20	3 <sup>rd</sup>	25.6.2021	-	-	131.94		19.80	25.6.2021	6 7 202 !	T	10 + 5 60*
2022-23	4 <sup>th</sup>	25.6.2022	-	-	131.94	-	19.80	25.6.2022	6 7 2022	±	10 + 4 60 + 5 60*
2023-24	5 <sup>th</sup>	25.6.2023		-	131.94		19.80	25.6.2023	673023		6 60 + 6 60 + 6 60*
2024-25	6 <sup>th</sup>	25.6.2024	-	-	131.94	-	19.80	25.6.2024	6.7.2024	er e	6 60 + 6 60 + 6 60#
1025-26	7 <sup>th</sup>	25.6.2025	-	-	131.94	-	19.80	25.6.2025	6.7.2025	,	\$ 50 + - 50 + + 50 *
2026-27	8 <sup>th</sup>	25.6.2026	-	-	131.94	-	19.80	25.6,2026	6.7 2026		660 + 660 + 660*

F.Y.	Instalment	Due date for payment	Amount payable to Govt for assignment of spectrum (Rs.) ABC	Amount charged by ABC for further assignment of spectrum to XYZ (Rs.)	Amount payable to Govt for assignment of spectrum (Rs.) XYZ	Service Tax liability @ 15% (Rs.) ABC	Service Tax liability @ 15% (Rs.) XYZ	Date of Point of Taxation	Date of payment of Service Tax	Eligible CENVAT Credit in the relevant F.Y. (Rs.)	Eligible CENVAT Credit in the relevant F.Y. (Rs.) XYZ
2027-28	9 <sup>th</sup>	25.6.2027	-	-	131.94		19.80	25.6.2027	6.7.2027	-	6.60 + 6.60 + 6.60*
2028-29	10 <sup>th</sup>	25.6.2028		-	131.94		19.80	25.6.2028	6.7.2028	-	6.60 + 6.60 + 6.60*
2029-30	-	-	-	-	-	-		<del>-</del>	-	-	6.60 + 6.60
2030-31	-	-	-	-	-			-	-	-	6.60
TOTAL						119.10	158.40			89.10	188.40

Note: Figures with \* indicate the amount of CENVAT credit available against Service Tax paid during that year.

- 3. All concerned are requested to acknowledge the receipt of this Circular.
- 4. Wide publicity may be given so that the assessees and public are aware of the above. All the major Industry and Trade Associations may be informed accordingly. Difficulty if any, in the implementation of the Circular should be brought to the notice of the Tax Research Unit.

5. Hindi version would follow.

Yours faithfully,

(Abhishek Verma)

Technical Officer (TRU)