आदेश द्वारा,

	प्राधिकृत हस्ताक्षरकर्ता
	नाम
	जीएसटीआईएन
	पता

संलग्नक अपलोड करें"।

संजय कुंडू, प्रधान सचिव (आबकारी एवं कराधान)।

टिप्पण.—मूल नियम हिमाचल प्रदेश के राजपत्र में तारीख 29 जून, 2017 को अधिसूचना संख्याः ई.एक्स.एन.—एफ(10)—13/2017 तारीख 27 जून, 2017 के तहत प्रकाशित किए गए थे तथा अंतिम बार अधिसूचना संख्याः 33/2019—राज्य कर तारीख 3 अगस्त, 2019 के द्वारा संशोधित किए गए थे।

[Authoritative english text of this Department Notification No.EXN-F(10)-22/2019 dated 01-11-2019 as required under clause (3) of Article 348 of the Constitution of India].

EXCISE AND TAXATION DEPARTMENT

Notification No. 49/2019 – State Tax

Shimla-2, the 1st November, 2019

No. EXN-F(10)-22/2019.—In exercise of the powers conferred by section 164 of Himachal Pradesh Goods and Services Tax Act, 2017 (10 of 2017), the Governor of Himachal Pradesh is please to make the following rules further to amend the Himachal Pradesh Goods and Services Tax Rules, 2017, namely:—

- 1. (1) These rules may be called the Himachal Pradesh Goods and Services Tax (Sixth Amendment) Rules, 2019.
 - (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 Himachal Pradesh Goods and Services Tax Rules, 2017 (hereinafter referred to as the said rules), in rule 21A,—
 - (a) in sub-rule (3), the following explanation shall be inserted, namely:—

"Explanation.—For the purposes of this sub-rule, the expression "shall not make any taxable supply" shall mean that the registered person shall not issue a tax invoice and, accordingly, not charge tax on supplies made by him during the period of suspension.";

- (b) after sub-rule (4), the following sub-rule shall be inserted, namely:—
 - "(5) Where any order having the effect of revocation of suspension of registration has been passed, the provisions of clause (a) of sub-section (3) of section 31 and section 40 in respect of the supplies made during the period of suspension and the procedure specified therein shall apply."
- 3. In the said rules, in rule 36, after sub-rule (3), the following sub-rule shall be inserted, namely:—
 - "(4) Input tax credit to be availed by a registered person in respect of invoices or debit notes, the details of which have not been uploaded by the suppliers under sub-section (1) of section 37, shall not exceed 20 per cent of the eligible credit available in respect of invoices or debit notes the details of which have been uploaded by the suppliers under sub-section (1) of section 37.".
 - 4. In the said rules, in rule 61,—
 - (a) for sub-rule (5), the following sub-rule shall be substituted, with effect from the 1st July, 2017 namely:—
 - "(5) Where the time limit for furnishing of details in **FORM GSTR-1** under section 37 or in **FORM GSTR-2** under section 38 has been extended, the return specified in sub-section (1) of section 39 shall, in such manner and subject to such conditions as the Commissioner may, by notification, specify, be furnished in **FORM GSTR-3B** electronically through the common portal, either directly or through a Facilitation Centre notified by the Commissioner:

Provided that where a return in **FORM GSTR-3B** is required to be furnished by a person referred to in sub-rule (1) then such person shall not be required to furnish the return in **FORM GSTR-3**.";

- (b) sub-rule (6) shall be omitted with effect from the 1st July, 2017.
- 5. In the said rules, in rule 83A, in sub-rule (6), for clause (i), the following clause shall be substituted, namely:—
 - "(i) Every person referred to in clause (b) of sub-rule (1) of rule 83 and who is enrolled as a goods and services tax practitioner under sub-rule (2) of the said rule is required to pass the examination within the period as specified in the second proviso of sub-rule (3) of the said rule."
 - 6. In the said rules, in rule 91,—
 - (a) in sub-rule (3), with effect from the 24th September, 2019, after the words "application for refund", the words "on the basis of a consolidated payment advice:" shall be inserted;
 - (b) after the sub-rule (3), with effect from the 24th September, 2019, the following sub-rule shall be inserted, namely:—
 - "(4) The State Government shall disburse the refund based on the consolidated payment advice issued under sub-rule (3).".

- In the said rules, in rule 97, 7.
 - (a) after sub-rule (7), with effect from the 1st July, 2017, the following sub-rule shall be inserted, namely,—
 - "(7A) The Committee shall make available to the Commissioner 50 per cent of the amount credited to the Fund each year, for publicity or consumer awareness on Goods and Services Tax, provided the availability of funds for consumer welfare activities of the Department of Consumer Affairs is not less than twentyfive crore rupees per annum.";
 - (b) in sub-rule (8), with effect from the 1st July, 2017, clause (e) shall be omitted.
- 8. In the said rules, in rule 117,—
 - (a) in sub-rule (1A) for the figures, letters and word "31st March, 2019", the figures, letters and word "31st December, 2019" shall be substituted.
 - (b) in sub-rule (4), in clause (b), in sub-clause (iii), in the proviso for the figures, letters and word "30th April, 2019", the figures, letters and word "31st January, 2020", shall be substituted.
- In the said rules, in rule 142,— 9.
 - (a) after sub-rule (1) the following sub-rule shall be inserted, namely:—
 - "(1A) The proper officer shall, before service of notice to the person chargeable with tax, interest and penalty, under sub-section (1) of Section 73 or sub-section (1) of Section 74, as the case may be, shall communicate the details of any tax, interest and penalty as ascertained by the said officer, in Part A of FORM GST **DRC-01A.**";
 - (b) in sub-rule (2), after the words "in accordance with the provisions of the Act", the words, figures and brackets ", whether on his own ascertainment or, as communicated by the proper officer under sub-rule (1A)," shall be inserted;
 - (c) after sub-rule (2) the following sub-rule shall be inserted, namely:—
 - "(2A) Where the person referred to in sub-rule (1A) has made partial payment of the amount communicated to him or desires to file any submissions against the proposed liability, he may make such submission in Part B of FORM GST DRC-01A.".
- 10. In the said rules, after FORM GST DRC-01, the following form shall be inserted, namely:—

"FORM GST DRC-01A

Intimation of tax ascertained as being payable under section 73(5)/74(5)

[See Rule 142 (1A)] Part A

No.: Case ID No.

Date:

7606	राजपत्र, हिमा	चिल प्रदेश, 04 नव	म्बर, 2019 / 13 का	तिक, 1941		
То						
GSTIN						
Name						
Address						
Sub C	asa Propositing	Dafaranaa Na	Intir	nation of liabili	ty under section	
73(5)/section 74	-	Reference Ind	111111	nation of natin	ty under section	
73(3)/section 7-	+(<i>3</i>) – 10g.					
Please r	efer to the above	ve proceedings.	In this regard, th	e amount of tax	/interest/penalty	
			h reference to the			
			, as is given below		•	
		T.	T	Т		
Act	Period	Tax				
CGST Act						
SGST/ UTGST Act						
IGST Act						
Cess						
Total						
The grou	unds and quantifi	ication are attach	ed /given below:			
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	•	* *	t of tax as ascerta which Show Ca	-		
Section 73(1).	nerest in run by	, iaiiiig	which show ca	use Notice will	be issued under	
2001011 /2(1).						
You are	hereby advised t	to pay the amoun	t of tax as ascerta	ined above along	gwith the amount	
of applicable in	terest and penalt	y under section ?	74(5) by, f	ailing which Sho	ow Cause Notice	
will be issued u	nder section 74(1	l).				
T	. 1	1	1		1	
•	you wish to file a in Part B of	•	against the above a	ascertainment, th	e same may be	
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					Proper Officer	
				Signature		
				Designation	l	
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				Upload Att	Upload Attachment	
		Pa	rt B			
Reply	to the commun		nent before issue	of Show Cause	Notice	
		[See Rul	e 142 (2A)]			

No.: Date: To

Proper Officer, Wing / Jurisdiction.

Sub.—Case Proceeding Reference No Payment/Submissions in response to liability intimated under Section 73(5)/74(5) – reg.
Please refer to Intimation ID in respect of Case ID
In this regard,
A. this is to inform that the said liability is discharged partially to the extent of Rsthrough
OR
B. the said liability is not acceptable and the submissions in this regard are attached / given below:
Authorised Signatory
Name
Upload Attachment".
By order,
SANJAY KUNDU, Principal Secretary (E&T).
<i>Note.</i> —The principal rules were published in the Gazette of Himachal Pradesh, <i>vide</i> notification No. EXN-F(10)-13/2017, dated the 27th June, 2017, published <i>vide</i> number EXN-F(10)-13/2017, dated the 29th June, 2017 and last amended <i>vide</i> notification No. 33/2019– State Tax, dated the 3-8-2019.
ब अदालत सहायक समाहर्ता द्वितीय श्रेणी एवं नायब तहसीलदार, भलेई, जिला चम्बा (हि0 प्र0)
श्री मदन लाल पुत्र चमारू, नवासी गांव व महाल हडला, परगना व उप—तहसील भलेई, जिला चम्बा (हि0 प्र0)
बनाम
आम जनता ' फरीकदोयम।
प्रार्थना—पत्र बाबत नाम दुरुस्ती जेर धारा 37(2) हि0 प्र0 भू—राजस्व अधिनियम, 1954 के अन्तर्गत करने बारे।