GOVERNMENT OF MAHARASHTRA FINANCE DEPARTMENT

Mumbai: 29th June 2017

Notification No.3/2017-State Tax (Rate)

MAHARASHTRA GOODS AND SERVICES TAX ACT, 2017.

No. MGST-1017/C.R. 103 (2) /Taxation- 1.- In exercise of the powers conferred by sub-section (1) of section 11 of the Maharashtra Goods and Services Tax Act, 2017 (Mah. XLIII of 2017) (hereinafter referred to as "said Act"), the Government of Maharashtra, being satisfied that it is necessary in the public interest so to do, on the recommendations of the Council, hereby exempts intra-State supplies of goods, the description of which is specified in column (3) of the Table below read with relevant List appended hereto and falling under the tariff item, sub-heading, heading or Chapter, as the case may be, as specified in the corresponding entry in column (2) of the said Table, from so much of the state tax leviable thereon under section 9 of the said Act as is in excess of the amount calculated at the rate specified in the corresponding entry in column (4) of the said Table and subject to the relevant conditions annexed to this notification, as specified in the corresponding entry in column (5) of the Table aforesaid.

TABLE

S.	Chapter/Heading/	Description of Goods	Rate	Condition
No.	Sub-heading/			No.
	Tariff item			
(1)	(2)	(3)	(4)	(5)
1.	Any Chapter	Goods specified in the List annexed to this	²[6%]	1
		Table required in connection with:		
		(1) Petroleum operations undertaken under		
		petroleum exploration licenses or mining		
		leases, granted by the Government of India		
		or any State Government to the Oil and		
		Natural Gas Corporation or Oil India Limited		
		on nomination basis, or		
		(2) Petroleum operations undertaken under		
		specified contracts, or		

S. No.	Chapter/Heading/ Sub-heading/	Description of Goods	Rate	Condition No.
	Tariff item			
(1)	(2)	(3)	(4)	(5)
		(3) Petroleum operations undertaken under		
		specified contracts under the New		
		Exploration Licensing Policy, or		
		(4) Petroleum operations undertaken under		
		specified contracts under the Marginal Field		
		Policy (MFP), or		
		(5) Coal bed methane operations		
		undertaken under specified contracts under		
		the Coal Bed Methane Policy.		
		¹ [(6) Petroleum operations or coal bed		
		methane operations undertaken under		
		specified contracts under the Hydrocarbon		
		Exploration Licensing Policy (HELP) or Open		
		Acreage Licensing Policy (OALP)]		

ANNEXURE

Condition	Conditions
No.	
(1)	If,-
	(a) the goods are supplied to,-
	(i) the Oil and Natural Gas Corporation or Oil India Limited (hereinafter
	referred to as the "licensee") or a sub-contractor of the licensee and in
	each case in connection with petroleum operations to be undertaken
	under petroleum exploration licenses or mining leases, as the case may be,
	granted by the Government of India or any State Government on
	nomination basis; or

Condition	Conditions
No.	
	(ii) an Indian Company or Companies, a Foreign Company or Companies,
	or a consortium of an Indian Company or Companies and a Foreign
	Company or Companies (hereinafter referred to as the "contractor") or a
	sub-contractor of the contractor and in each case in connection with
	petroleum operations to be undertaken under a contract with the
	Government of India; or
	(iii) an Indian Company or Companies, a Foreign Company or Companies,
	or a consortium of an Indian Company or Companies and a Foreign
	Company or Companies (hereinafter referred to as the "contractor") or a
	sub-contractor of such Company or Companies or such consortium and in
	each case in connection with petroleum operations or coal bed methane
	operations, as the case may be, to be undertaken under a contract signed
	with the Government of India, on or after the 1st day of April,1998, under
	the New Exploration Licensing Policy, or on or after the 1st day of April
	2001 in terms of the Coal Bed Methane Policy, or on or after the 14th day
	of October, 2015 in terms of the Marginal Field Policy, as the case may be;
	(b) where the recipient of outward supply of goods,-
	(i) is a licensee, he produces to the Deputy Commissioner of Central tax or
	the Assistant Commissioner of Central tax or the Deputy Commissioner of
	State tax or the Assistant Commissioner of State tax, as the case may be,
	having jurisdiction over the supplier of goods, at the time of outward
	supply of goods, the following, namely, a certificate from a duly authorised
	officer of the Directorate General of Hydro Carbons in the Ministry of
	Petroleum and Natural Gas, Government of India, to the effect that the
	goods are required for petroleum operations referred to in sub-clause (i)
	of clause (a);

Condition	Conditions
No.	
	(ii) is a contractor, he produces to the Deputy Commissioner of Central tax
	or the Assistant Commissioner of Central tax or the Deputy Commissioner
	of State tax or the Assistant Commissioner of State tax, as the case may be,
	having jurisdiction over the supplier of goods, at the time of outward
	supply of goods, a certificate from a duly authorised officer of the
	Directorate General of Hydro Carbons in the Ministry of Petroleum and
	Natural Gas, Government of India, to the effect that the goods are required
	for
	(A) petroleum operations referred to in sub-clause (ii) of clause (a)
	under the contract referred to in that sub-clause, or
	(B) petroleum operations or coal bed methane operations referred
	to in sub-clause (iii) of clause (a), as the case may be, under a
	contract signed under the New Exploration Licensing Policy or the
	Coal Bed Methane Policy or the Marginal Field Policy, as the case
	may be;
	(c) where the recipient of outward supply of goods is a sub-contractor, he
	produces to the Deputy Commissioner of Central tax or the Assistant
	Commissioner of Central tax or the Deputy Commissioner of State tax or the
	Assistant Commissioner of State tax, as the case may be, having jurisdiction over
	the supplier of goods, at the time of outward supply, the following, namely:-
	(i) a certificate from a duly authorised officer of the Directorate General of
	Hydro Carbons in the Ministry of Petroleum and Natural Gas, Government
	of India, to the effect that the goods are required for:-
	(A) petroleum operations referred to in sub-clause (i) of clause (a)
	under the licenses or mining leases, as the case may be, referred to

Condition	Conditions
No.	
	in that sub-clause and containing the name of such sub-contractor,
	or
	(B) petroleum operations referred to in sub-clause (ii) of clause (a)
	under the contract referred to in that sub-clause and containing,
	the name of such sub- contractor, or
	(C) petroleum operations or coal bed methane operations, as the
	case may be, referred to in sub- clause (iii) of clause (a) under a
	contract signed under the New Exploration Licensing Policy or the
	Coal Bed Methane Policy or the Marginal Field Policy, as the case
	may be, and containing the name of such sub-contractor;
	(ii) an affidavit to the effect that such sub-contractor is a bonafide sub-
	contractor of the licensee or lessee or contractor, as the case may be;
	(iii) an undertaking from such licensee or lessee or contractor, as the case
	may be, binding him to pay any tax, fine or penalty that may become
	payable, if any of the conditions of this entry are not complied with by such
	sub-contractor or licensee or lessee or contractor, as the case may be;
	(d) where the goods so supplied to the licensee or a sub-contractor of the licensee,
	or the contractor or a sub-contractor of the contractor are sought to be
	transferred to another sub-contractor of the licensee or another licensee or a sub-
	contractor of such licensee, or another sub-contractor of the contractor or
	another contractor or a subcontractor of such contractor (hereinafter referred to
	as the "transferee"), such transferee produces to the Deputy Commissioner of
	Central tax or the Assistant Commissioner of Central tax or the Deputy
	Commissioner of State tax or the Assistant Commissioner of State tax, as the case
	may be, having jurisdiction over such transferee, at the time of such transfer, the
	following, namely:-

Condition	Conditions
No.	
	(i) a certificate from a duly authorised officer of the Directorate General of
	Hydro Carbons in the Ministry of Petroleum and Natural Gas, Government
	of India, to the effect that the said goods may be transferred in the name
	of the transferee and that the said goods are required for petroleum
	operations to be undertaken under :-
	(A) petroleum exploration or mining leases referred to in sub-
	clause (i) of clause (a), or
	(B) petroleum operations to be undertaken under a contract
	referred to in sub-clause (ii) of clause (a), or
	(C) petroleum operations or coal bed methane operations, as the
	case may be, to be undertaken under a contract referred to in sub-
	clause (iii) of clause (a)
	(ii) undertaking from the transferee to comply with all the conditions of
	this entry, including that he shall pay tax, fine or penalty that may become
	payable, if any of the conditions of this entry are not complied with by
	himself, where he is the licensee/ contractor or by the licensee/ contractor
	of the transferee where such transferee is a sub-contractor;
	(iii) a certificate,-
	(A) in the case of a petroleum exploration license or mining lease,
	as the case may be, granted by the Government of India or any
	State Government on nomination basis, that no foreign exchange
	remittance is made for the transfer of such goods undertaken by
	the transferee on behalf of the licensee or lessee, as the case may
	be;

Condition No.	Conditions
	(B) in the case of a contract entered into by the Government of
	India and a Foreign Company or Companies or, the Government of
	India and a consortium of an Indian Company or Companies and a
	Foreign Company or Companies, that no foreign exchange
	remittance is made for the transfer of such goods undertaken by
	the transferee on behalf of the Foreign Company or Companies, as
	the case may be:
	Provided that nothing contained in this sub-clause shall apply if
	such transferee is an Indian Company or Companies.
	(e) where the goods so supplied are sought to be disposed of, the recipient of
	outward supply or the transferee, as the case may be, may pay the tax which
	would have been payable but for the exemption contained herein, on the
	depreciated value of such goods subject to the condition that the recipient of
	outward supply or the transferee, as the case may be, produces before the Deputy
	Commissioner of Central tax or the Assistant Commissioner of Central tax or the
	Deputy Commissioner of State tax or the Assistant Commissioner of State tax, as
	the case may be, having jurisdiction over the supplier of goods, a certificate from
	a duly authorised officer of the Directorate General of Hydro Carbons in the
	Ministry of Petroleum and Natural Gas, Government of India, to the effect that the
	said goods are no longer required for the petroleum operations or coal bed
	methane operations, and the depreciated value of the goods shall be equal to the
	original value of the goods at the time of import reduced by the percentage points
	calculated by straight line method as specified below for each quarter of a year or

part thereof from the date of clearance of the goods, namely:-

Condition	Conditions
No.	
	(i) for each quarter in the first year at the rate of 4 per cent.;
	(ii) for each quarter in the second year at the rate of 3 per cent.;
	(iii) for each quarter in the third year at the rate of 2.5 per cent.; and
	(iv) for each quarter in the fourth year and subsequent years at the rate of
	2 per cent., subject to the maximum of 70 per cent.
	¹ [Provided that where the said goods so supplied are sought to be disposed of in
	non-serviceable form, after mutilation, the recipient of outward supply or the
	transferee, as the case may be, may at his option, pay the tax at the rate of 9 per
	cent. on transaction value of such goods subject to the condition that the recipient
	of outward supply or the transferee, as the case may be, produces before the
	Deputy Commissioner of Central tax or the Assistant Commissioner of Central tax
	or the Deputy Commissioner of State tax or the Assistant Commissioner of State
	tax, as the case may be, having jurisdiction over the supplier of goods, a certificate
	from a duly authorised officer of the Directorate General of Hydro Carbons in the
	Ministry of Petroleum and Natural Gas, Government of India, to the effect that the
	said goods are non-serviceable and have been mutilated before disposal.]

List [See S.No.1 of the Table]

(1) Land Seismic Survey Equipment and accessories, requisite vehicles including those for carrying the equipment, seismic survey vessels, global positioning system and accessories, and other materials required for seismic work or other types of Geophysical and Geochemical surveys for onshore and offshore activities.

- (2) All types of drilling rigs, jackup rigs, submersible rigs, semi-submersible rigs, drill ships, drilling barges, shot-hole drilling rigs, mobile rigs, workover rigs consisting of various equipment and other drilling equipment required for drilling operations, snubbing units, hydraulic workover units, self-elevating workover platforms, Remote Operated Vessel (ROV).
- (3) Helicopters including assemblies/parts.
- (4) All types of marine vessels to support petroleum operations including work boats, barges, crew boats, tugs, anchor handling vessels, lay barges and supply boats, marine ship equipment including water maker, DP system and Diving system.
- (5) All types of equipment/ units for specialised services like diving, cementing, logging, casing repair, production testing, simulation and mud services, oil field related lab equipment, reservoir engineering, geological equipment, directional drilling, stimulation, Coil Tubing units, Drill Stem Testing (DST), data acquisition and processing, solids control, fishing (as related to downhole retrieval in oil field operations or coal bed methane operations), well control, blowout prevention(BOP), pipe inspection including Non Destructive Testing, coring, gravel pack, well completion and workover for oil/gas/CBM wells including wireline and downhole equipment.
- (6) All types of casing pipes, drill pipes, production tubing, pup joints, connections, coupling, kelly, cross overs and swages, Drive Pipes.
- (7) All types of drilling bits, including nozzles, breakers and related tools.
- (8) All types of oil field chemicals or coal bed methane chemicals including synthetic products used in petroleum or coal bed methane operations, oil well cement and cement additives, required for drilling, production and transportation of oil or gas.
- (9) Process, production and well platforms/ installation for oil, gas or CBM and water injection including items forming part of the platforms/ installation and equipment required like process equipment, turbines, pumps, generators, compressors, primemovers, water makers, filters and filtering equipment, telemetery, telecommunication, tele-control and other material required for platforms/ installations.

- (10) Line pipes for flow lines and trunk pipelines including weight-coating and wrapping.
- (11) Derrick barges, Mobile and stationary cranes, trenchers, pipelay barges, cargo barges and the like required in the construction/installation of platforms and laying of pipelines.
- (12) Single buoy mooring systems, mooring ropes, fittings like chains, shackles, couplings marine hoses and oil tankers to be used for oil storage and connected equipment, Tanks used for storage of oil, condensate, coal bed methane, water, mud, chemicals and related materials.
- (13) All types of fully equipped vessels and other units /equipment required for pollution control, fire prevention, fire fighting, safety items like Survival Craft, Life Raft, fire and gas detection equipment, including H2S monitoring equipment.
- (14) Mobile and skid mounted pipe laying, pipe testing and pipe inspection equipment.
- (15) All types of valves including high pressure valves.
- (16) Communication equipment required for petroleum or coal bed methane operations including synthesized VHF Aero and VHF multi channel sets/ VHF marine multi channel sets.
- (17) Non-directional radio beacons, intrinsically safe walkie-talkies, directional finders, EPIRV, electronic individual security devices including electronic access control system.
- (18) Specialized antenna system, simplex telex over radio terminals, channel micro wave systems, test and measurement equipment.
- (19) X-band radar transponders, area surveillance system.
- (20) Common depth point (CDP) cable, logging cable, connectors, geo-phone strings, perforation equipment and explosives

- (21) Wellhead and Christmas trees, including valves, chokes, heads spools, hangers and actuators, flexible connections like chicksons and high pressure hoses, shut down panels.
- (22) Cathodic Protection Systems including anodes.
- (23) Technical drawings, maps, literature, data tapes, Operational and Maintenance Manuals required for petroleum or coal bed methane operations.
- (24) Sub-assemblies, tools, accessories, stores, spares, materials, supplies, consumables for running, repairing or maintenance of the goods specified in this List.

Explanation. -

- (1) In this notification, "tariff item", "sub-heading" "heading" and "Chapter" shall mean respectively a tariff item, heading, sub-heading and Chapter as specified in the First Schedule to the Customs Tariff Act, 1975 (51 of 1975).
- (2) The rules for the interpretation of the First Schedule to the said Customs Tariff Act, 1975, including the Section and Chapter Notes and the General Explanatory Notes of the First Schedule shall, so far as may be, apply to the interpretation of this notification.
- 2. This notification shall come into force with effect from the 1st day of July, 2017.

By order and in the name of the Governor of Maharashtra,

R. D. BHAGAT,
Deputy Secretary to Government.

Notes:

- 1. Inserted vide Notification No. 16/2019 State Tax (Rate), dated 01.10.2019; w.e.f. 01.10.2019
- 2. Substituted vide Notification No. 08/2022 State Tax (Rate), dated 08.08.2022; w.e.f. 18.07.2022; earlier read as: "2.5%"

Disclaimer: Although the Department has made every effort to ensure that the information compiled and updated under this compilation of Notification No. 3/2017 State Tax (Rate) dated 29th June 2017 as amended from time to time is correct and same is designed to provide information in regard to the subject matter covered, the Department assume no responsibility for errors, inaccuracies, omissions, or any other inconsistencies herein and hereby disclaim any liability to any party for any loss, damage, or disruption caused by errors or omissions, whether such errors or omissions result from any reasons whatsoever. This compilation is meant as a source of valuable information to the Departmental authorities, Trade and Associations, however it is not meant as a substitute for Notification(s) published in the Official Gazette of the Finance Department, State of Maharashtra. The readers are kindly requested to refer to such Notifications published in the Official Gazette, of the Finance Department, State of Maharashtra. Difficulty, if any, may please be brought to the notice of the office of the Joint Commissioner of State Tax, (Head Quarter)-1, Maharashtra State, having its office at 7th Floor, New Building, GST Bhavan, Mazgaon, Mumbai-10.