THE MIZORAM GOODS AND SERVICES TAX (AMENDMENT) BILL, 2022

Α

BILL

further to amend the Mizoram Goods and Services Tax Act, 2017.

BE it enacted by State Legislature of Mizoram in the Seventy-third Year of the Republic of India as follows:-

- 1) Short title and commencement:-
- 1. (1) This Act may be called the Mizoram Goods and Services Tax (Amendment) Act, 2022.
 - (2) It shall come into force on such date as the State Government may, by notification in the Official Gazette, appoint.

Provided that different dates may be appointed for different provisions of this Act and any reference in any such provision to the commencement of this Act shall be construed as a reference to the coming into force of that provision.

- 2) Amendment section 16:-
- of **2.** In the MizoramGoods and Services Tax Act, 2017 (hereinafter referred to as thePrincipal Act),insection16,—
 - 1. Insub-section(2),—
 - a) After clause (b), the following clause shall be inserted, namely:—
 "(ba)thedetailsofinputtaxcreditinrespectofthe saidsupply communicated to such registered person under section 38 has not beenrestricted;";
 - b) In clause (*c*), the words, figures and letter "or section 43A" shall beomitted;
 - In sub-section (4), for the words and figures "due date of furnishing of thereturn under section 39 for the month of September", the words "thirtieth day ofNovember"shallbesubstituted.
- 3) Amendment of section 29 :-
- **3**. In section 29 of the Principal Act, in subsection (2),—
- (1) in clause (b), for the words "returns for three consecutive tax periods", thewords "the return for a financial year beyond three months from the due date offurnishingthesaidreturn"shallbesubstituted;

- (2) inclause(c),forthewords"acontinuousperiodo fsixmonths",thewords"suchcontinuoustaxper iodasmaybeprescribed"shallbesubstituted.
- 4) Amendment of section 34:-
- **4.** Insection34ofthePrincipalAct,insubsection(2),forthe word"September",the words"the thirtiethday ofNovember"shall besubstituted.
- 5) Amendment of section 37:-
- 5. Insection37ofthePrincipal Act,—
- 1. Insub-section(1), —
- a) After the words "shall furnish, electronically,", the words "subject tosuchconditionsandrestrictionsand"shallbei nserted;
- b) For the words "shall be communicated to the recipient of the saidsupplies within such time and in such manne ras may be prescribed", the words "shall, subject to such conditions and restrictions, within such time and in such manner as may be prescribed, be communicated to the recipient of the said supplies "shall be substituted;"
- c) Thefirstprovisoshallbeomitted;
- d) In the second proviso, for the words "Provided further that", thewords"Providedthat"shallbesubstitute d
- e) In the third proviso, for the words "Provided also that", the words"Providedfurtherthat"shallbesubstit uted;
- (2) Sub-section(2)shallbeomitted;
- (3) Insub-section(3),—
- (a) the words and figures "and which have remained unmatched undersection42orsection43" shall be omit ted;
- (b) Inthefirstproviso, for the words and figures "furnishing of the return under section 39 for the month of September", the words "the thirtieth day of November" shall be substituted;
- (4) (1) Aftersubsection(3),thefollowingsubsectionshallbeinserted,namely:—
- "(4) A registered person shall not be allowed to furnish the details of outwards upplies under sub-

section(1)forataxperiod,ifthedetailsof outwardsuppliesforany oftheprevious taxperiodshas notbeenfurnished byhim:

ProvidedthattheGovernmentmay,ontherecom mendationsoftheCouncil,by notification, subject to such conditions and restrictions as may be specifiedtherein,allowaregisteredpersonorac lassofregisteredpersonstofurnishthedetails of outward supplies under sub-section (1), even if he has not furnishedthedetailsofoutwardsuppliesforone ormoreprevioustaxperiods."

6). Amendment of section 38:-

- **6**. Section 38 of the Principal Act, shall be substituted by the following, namely:-
- "38. (1) The details of outward supplies furnished by the registered persons under sub-section (1) of section 37 and of such other supplies as may be prescribed, and an auto-generated statement containing the details of input tax credit shall be made available electronically to the recipients of such supplies in such form and manner, within such time, and subject to such conditions and restrictions as may be prescribed.
- (2) The auto-generated statement under subsection (1) shall consist of-
- (a) details of inward supplies in respect of which such credit of input tax may be available to the recipient; and
- (b) details of supplies in respect of which such credit cannot be availed, whether wholly or partly, by the recipient, on account of the details of the said supplies being furnished under sub-section (1) of section 37, -
- (i) by any registered person within such period of taking registration as maybe prescribed; or
- (ii) by any registered person, who has defaulted in payment of tax and where such default has continued for such period as may be prescribed; or
- (iii) by any registered person, the output tax payable by whom in accordance with the statement of outward supplies furnished by him under the said sub-section during such period, as may be prescribed, exceeds the output tax paid by him during the said period by such limit as may be prescribed; or

Communication of details of inward supplies and input tax credit

- (iv) by any registered person who, during such period as may be prescribed, has availed credit of input tax of an amount that exceeds the credit that can be availed by him in accordance with clause (a), by such limit as may be prescribed; or
- (v) by any registered person, who has defaulted in discharging his tax liability in accordance with the provisions of subsection (12) of section 49 subject to such conditions and restrictions as may be prescribed; or
- (vi) by such other class of persons as may be prescribed.".
- 7) Amendment of section 39:-
- 7. In section 39 of the Principal Act,-
- (1) insubsection(5),fortheword"twenty",theword"thirtee n"shallbesubstituted;
- (2) insubsection(7),forthefirstproviso,thefollowi ngprovisoshallbesubstituted,namely:-

"Providedthateveryregisteredpersonfurnishing returnundertheprovisoto sub-section (1) shall pay to the Government, in such form and manner, andwithinsuchtime, as may be prescribed,—

- a) an amount equal to the tax due taking into account inward andoutwardsuppliesofgoodsorservicesorboth,i nputtaxcreditavailed,taxpayableandsuchother particularsduringamonth;or
- b) in lieu of the amount referred to in clause (a), an amountdeterminedinsuchmannerandsubjectto such conditions and restrictions as may be prescribed. ";
- (3) insub-section(9),—
- a) forthewordsandfigures "Subjecttotheprovi sionsofsections 37 and 38, if", the word "Where" shall be substituted;
- b) intheproviso, for the words "the due date for furnishing of return for the month of September or second quarter", the words "the thirtieth day of November shall be substituted;

(4) insub-

section(10),forthewords"hasnotbeenfurn ishedbyhim",the words, figures symbols.

"orthedetailsofoutwardsuppliesundersubsection(1)ofsection37forthesaidtax periodhas notbeenfurnished byhim:

ProvidedthattheGovernmentmay,ontherecomm endationsoftheCouncil,by notification, subject to such conditions and restrictions as may be specifiedtherein, allowaregistered person or acl assofregisteredpersonstofurnishthereturn, even if he has not furnished the returns for more one or previous taxperiodsorhasnotfurnishedthedetailsofoutwa rdsuppliesundersubsection(1)ofsection37forthesaidtaxperiod." shall be substituted.

8) Amendment of section 41:-

8. section 41 of the Principal Act. shall be substituted as follows, namely:-

Availment of input tax credit

- "41.(1)Everyregisteredpersonshall, subject tos uchconditionsandrestrictionsasmaybeprescrib ed, been titled to avail the credit of eligible in puttax, asself-
- assessed.inhisreturnandsuchamountshallbec reditedtohiselectroniccreditledger.
- (2)Thecreditofinputtaxavailedbyaregisteredpe rsonundersub-

section(1)inrespectofsuchsuppliesofgoodsors ervicesorboth,thetaxpayablewhereonhasnotb eenpaidbythesupplier,shallbereversedalongw ithapplicableinterest, by the saidperson in such manneras maybeprescribed:

Provided that where the said supplier makes payment of the tax payable inrespectoftheaforesaidsupplies,thesaidregist eredpersonmayreavailtheamountofcreditreversedbyhiminsuch

- mannerasmaybeprescribed.".
- 9) Amendment of sections 42,43 and 43A :-
- 9. Sections 42, 43 and 43A of the Principal Act shall be omitted.
- 10) Amendment of section 47:-
- 10. In section 47 of the Principal Act, in subsection (1),-
- thewords"orinward"shallbeomitted;
- (2) thewordsandfigures "orsection 38" shall be omitted;

- (3) afterthewordsandfigures "section 39 or section 45", the wordsandfigures "or section 52" shall be inserted.
- 11) Amendment of section 48:-
- **11.** Insection48ofthePrincipalAct,insubsection(2),thewordsandfigures",thedetailsofinwardsuppliesundersection38"shallbeomitte d.
- 12) Amendment of section 49:-
- 12. In section 49 of the Principal Act,-
- (1) in sub-section (2), the words, figures and letter "or section 43A" shall beomitted;
- (2) in sub-section (4), after the words "subject to such conditions", the words "andrestrictions" shall be inserted;
- (3) forsub-section(10),thefollowingsub-sectionshallbesubstituted,namely:—
- "(10)Aregisteredpersonmay,onthecommonpo rtal,transferanyamountoftax,interest,penalty,f eeoranyotheramountavailableintheelectronic cashledgerunder thisAct, to the electronic cashledger for,—
- (a) integratedtax,centraltax,Statetax,Unionterritor ytaxorcess;or
- (b) integrated tax or State tax of a distinct person as specified insubsection(4)or,asthecase maybe,subsection(5)ofsection25,

insuchformandmannerandsubjecttosuchcon ditionsandrestrictionsasmaybeprescribedand suchtransfershallbedeemedtobearefundfromt heelectroniccashledgerunderthisAct:

Providedthatnosuchtransferunderclause(b)shallbeallowedifthesaidregisteredpersonh asanyunpaidliabilityinhiselectronicliabilityregi ster.";

- (4) aftersub-section (11), the following subsections hall be inserted, namely:—
- "(12)Notwithstandinganythingcontainedinthis Act,theGovernmentmay, on the recommendations of the Council, subject to such conditions andrestrictions,specifysuchmaximumproport ionofoutputtaxliabilityunderthisAct or under the Integrated Goods and Services Tax Act, 2017 which may be discharged through the electronic creditledge

erbyaregisteredpersonoraclassofregisteredpersons, as may be prescribed.".

13) Amendment of section 50:-

- **13**. Insection50ofthePrincipal Act,forsubsection(*3*),thefollowing sub-section shall be substituted and shall be deemed to have been substitutedwitheffectfromthe1stdayofJuly,20 17.namely:—
- "(3) Where the input tax credit has been wrongly availed and utilised, theregistered person shall pay interest on such input tax credit wrongly availed andutilised, at such rate not exceeding twenty-four per cent. as may be notified by theGovernment,ontherecommendationsofthe Council,andtheinterestshallbecalculated,insuc hmannerasmaybeprescribed."
- 14) Amendment of section 52:-
- **14.** Insection52ofthePrincipalAct,insubsection(*6*),intheproviso,forthewords"duedatef orfurnishingofstatementforthemonthofSepte mber",thewords"thirtiethdayofNovember"sha llbesubstituted.
- 15) Amendment of section 54:-
- 15. Insection54ofthePrincipalAct,—
- (1) insubsection(1),intheproviso,forthewordsandfigur es"thereturnfurnishedundersection39insuch ",thewords"suchformand"shallbesubstituted :
- (2) insubsection(2),forthewords"sixmonths",theword s"twoyears"shallbesubstituted;
- (3) insub-section(10),thewords,figure and symbols"undersubsection(3)"shallbeomitted;
- (4) inthe Explanation, inclause (2), after subclause (b), the following subclauses hall be inserted, namely:—
- "(ba)incaseofzeroratedsupplyofgoodsorservicesorbothtoaSpe cialEconomicZonedeveloperoraSpecialEcon omicZoneunitwherearefundoftaxpaidisavail ableinrespectofsuchsuppliesthemselves,or asthecasemaybe,theinputsorinputservicesu sedinsuchsupplies,theduedateforfurnishing ofreturnundersection39inrespectofsuchsup plies;".