



GOVT. AUTHORITY & GOVT. ENTITY FROM 01.01.22

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Withdrawal of concessional rate & exemption from GST for certain services rendered to Governmental authorities and Government entities from 01.01.2022 (Portions marked in red omitted)

S.No & Notificati o n	Description	Rat e	Condition	Effect
3(iii) of 11/2017	(iii) Composite supply of works contract as defined in clause (119) of section 2 of the Central Goods and Services Tax Act, 2017, supplied to the Central Government, State Government, Union territory or a local authority, a Governmental Authority or a Government Entity by way of construction, erection, commissioning, installation, completion, fitting out, repair, maintenance, renovation, or alteration of, - (a) a historical monument, archaeological site or remains of national importance, archaeological excavation, or antiquity specified under the Ancient Monuments and Archaeological Sites and Remains Act, 1958 (24 of 1958); (b) canal, dam or other irrigation works; (c) pipeline, conduit or plant for (i) water supply (ii) water treatment, or (iii) sewerage treatment or disposal	12%	Provided that where the services are supplied to a Government Entity, they should have been procured by the said entity in relation to a work entrusted to it by the Central Government, State Government, Union territory or local authority, as the case may be	The said works, supplied to Governmen tal Authority and Governmen t Entity shall attract 18 % GST from 01.01.22



3 (vi) of 11/201 7	Composite supply of works contract as defined in clause (119) of section 2 of the Central Goods and Services Tax Act, 2017, other than that covered by items (i), (ia), (ib), (ic), (id), (ie) and (if) above provided to the Central Government, State Government, Union Territory or a local authority, a Governmental Authority or a Government Entity by way of construction, erection, commissioning, installation, completion, fitting out, repair, maintenance, renovation, or alteration of -(a) a civil structure or any other original works meant predominantly for use other than for commerce, industry, or any other business or profession; (b) a structure meant predominantly for use as (i) an educational, (ii) a clinical, or(iii) an art or cultural establishment; or (c) a residential complex predominantly meant for self-use or the use of their employees or other persons specified in paragraph 3 of the Schedule III of the Central Goods and Services Tax Act, 2017.Explanation For the purposes of this item, the term business' shall not include any activity or transaction undertaken by the Central Government, a State Government or any local authority in which they are engaged as public authorities	12%	Provided that where the services are supplied to a Governm ent Entity, they should have been procured by the said entity in relation to a work entruste d to it by the Central Governm ent, State Governm ent, State Governm ent, Union territory or local authority , as the case may be	The said works, supplied to Governme ntal Authority and Governme nt Entity shall attract 18 % GST from 01.01.22
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Composite supply of works contract as defined in clause (119) of section 2 of the Central Goods and ServicesProvided that where the services						Guidin
asupplied to athan 75per cent. of the value of the works contract) provided to the Central Government, State of a local authority, a of of fGovernment, Union territory or a local authority or a Government Entity.The said they works, should have been procured by the said entity in relation to a work a work f3 (vii) of 11/201Government Entity.5%Should by the said entity in a work entity in a work f7Image: supplied to the central Government Entity.5%Should by the said entity in a work f6Government Entity.5%Smould f7FSmould fSmould f7FFSmould f7FFSmould f7FFF7 <t< td=""><td>of 11/201</td><td>contract as defined in clause (119) of section 2 of the Central Goods and Services Tax Act, 2017, involving predominantly earth work (that is, constituting more than 75per cent. of the value of the works contract) provided to the Central Government, State Government, Union territory or a local authority, a Governmental Authority or a</td><td>5%</td><td>that where the services are supplied to a Governme nt Entity, they should have been procured by the said entity in relation to a work entrusted to it by the Central Governme nt, State Governme nt, State Governme nt, Union territory or local authority, as the case may</td><td>supplied to Governme ntal Authority and Governme nt Entity shall attract 18 % GST</td><td></td></t<>	of 11/201	contract as defined in clause (119) of section 2 of the Central Goods and Services Tax Act, 2017, involving predominantly earth work (that is, constituting more than 75per cent. of the value of the works contract) provided to the Central Government, State Government, Union territory or a local authority, a Governmental Authority or a	5%	that where the services are supplied to a Governme nt Entity, they should have been procured by the said entity in relation to a work entrusted to it by the Central Governme nt, State Governme nt, State Governme nt, Union territory or local authority, as the case may	supplied to Governme ntal Authority and Governme nt Entity shall attract 18 % GST	



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Composite supply of work contract as defined in clau (119) of section 2 of the Central Goods and Servic Tax Act, 2017 provided by sub contractor to the main contractor providing servic specified in item (iii) or item (vi) above to the Central Government, State Government, Union territor or a local authority, a Governmental Authority of 11/201 7	use es a n ces m ory	Provided that where the services are supplied to a Governme nt Entity, they should have been procured by the said entity in relation to a work entrusted to it by the Central Governme nt, State Governme nt, State Governme nt, Union territory or local authority, as the case may be	The said works, supplied by a sub = contracto r to the main contracto r, who in turn provide service to Governme ntal Authority and Governme nt Entity shall attract 18 % GST from 01.01.22	



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3 (x) of 11/201 7	Composite supply of works contract as defined in clause (119) of section 2 of the Central Goods and Services Tax Act, 2017 provided by a sub contractor to the main contractor providing services specified in item (vii) above to the Central Government, State Government, Union territory or a local authority, a Governmental Authority or a Government Entity	5%	Provided that where the services are supplied to a Governme nt Entity, they should have been procured by the said entity in relation to a work entrusted to it by the Central Governme nt, State Governme nt, State Governme nt, Union territory or local authority, as the case may be	The said works, supplied by a sub contractor to the main contractor , who in turn provide service to Governme ntal Authority and Governme nt Entity shall attract 18 % GST from 01.01.22	

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3 of 12/201 7	Pure services (excluding works contract service or other composite supplies involving supply of any goods) provided to the Central Government, State Government or Union territory or local authority or a Governmental authority or a Government Entity by way of any activity in relation to any function entrusted to a Panchayat under article 243G of the Constitution or in relation to any function entrusted to a Municipality under article 243W of the Constitution	NIL	The said works, supplied to Governm ental Authority and Governm ent Entity shall attract 18 % GST from 01.01.22
3A of 12/201 7	Composite supply of goods and services in which the value of supply of goods constitutes not more than 25 per cent of the value of the said composite supply provided to the Central Government, State Government or Union territory or local authority or a Governmental authority or a Government Entity by way of any activity in relation to any function entrusted to a Panchayat under article 243G of the Constitution or in relation to any function entrusted to a Municipality under article 243W of the Constitution.	NIL	The said works, supplied to Governm ental Authority and Governm ent Entity shall attract 18 % GST from 01.01.22