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GOVERNMENT OF INDIA MINISTRY OF FINANCE (DEPARTMENT OF REVENUE) NOTIFICATION No. 8/2016-Service Tax

New Delhi, the 1st March, 2016

G.S.R. ---(E).-In exercise of the powers conferred by sub-section (1) of section 93 of the Finance Act, 1994 (32 of 1994), the Central Government, being satisfied that it is necessary in the public interest so to do, hereby makes the following further amendments in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No.26/2012-Service Tax, dated the 20thJune, 2012, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i), *vide* number G.S.R. 468 (E), dated the 20thJune, 2012, namely:-

- 1. In the said notification,
 - (a) in the first paragraph, in the TABLE, -
 - (i) for Sl. No. 2 and the entries relating thereto, the following shall be substituted, namely:-

(1)	(2)	(3)	(4)
"2	Transport of goods by	30	CENVAT credit on
	rail (other than service		inputs and capital
	specified at Sl. No. 2A		goods, used for
	below)		providing the taxable
			service, has not been
			taken under the
			provisions of the
			CENVAT Credit
			Rules, 2004.";

(ii) after Sl. No. 2 and the entries relating thereto, the following serial number and entries relating thereto shall be inserted, namely:-

(1)	(2)	(3)	(4)
"2A	Transport of goods in	40	CENVAT credit on
	containers by rail by any		inputs and capital
	person other than Indian		goods, used for
	Railways		providing the taxable
			service, has not been
			taken under the
			provisions of the
			CENVAT Credit
			Rules, 2004.";

(iii) against Sl.No. 3, in column (4), for the entry, the following shall be substituted, namely:-

"CENVAT credit on inputs and capital goods, used for providing the taxable service, has not been taken under the provisions of the CENVAT Credit Rules, 2004.";

(iv) against Sl. No. 7, in column (2), for the entry, the following shall be substituted, namely:-

"Services of goods transport agency in relation to transportation of goods other than used household goods.";

(v) after Sl. No. 7 and the entries relating thereto, the following serial numbers and entries relating thereto shall be inserted, namely:-

(1)	(2)	(3)	(4)
"7A	Services of goods	40	CENVAT credit on
	transport agency in		inputs, capital goods
	relation to transportation		and input services,
	of used household		used for providing the
	goods.		taxable service, has
			not been taken by the

			service provider under
			the provisions of the CENVAT Credit
			Rules, 2004.
8	Services provided by a	70	CENVAT credit on
	foreman of chit fund in		inputs, capital goods
	relation to chit		and input services,
			used for providing the
			taxable service has
			not been taken under
			the provisions of the
			CENVAT Credit
			Rules, 2004.";

- (vi) against Sl. No. 9A, in column (2), after item (b) and the entry relating thereto, the following item and entry relating thereto shall be inserted with effect from 1stJune, 2016, namely:-
 - "(c) a stage carriage";
- (vii) against Sl. No. 10, in column (4), for the entry, the following shall be substituted, namely:-

"CENVAT credit on inputs and capital goods, used for providing the taxable service, has not been taken under the provisions of the CENVAT Credit Rules, 2004.".

(viii) for Sl. No. 11 and the entries relating thereto, the following shall be substituted, namely:-

(1)	(2)	(3)	(4)
"11	Services by a tour operator in relation to,-		
	(i) a tour, only for the purpose of arranging or booking accommodation for	10	(i) CENVAT credit on inputs, capital goods and input services other than

any narcan		input services of a
any person		-
		tour operator, used for
		providing the taxable
		service, has not been
		taken under the
		provisions of the
		CENVAT Credit
		Rules, 2004.
		(ii) The invoice, bill
		or challan issued
		indicates that it is
		towards the charges
		for such
		accommodation.
		(iii) This exemption
		shall not apply in such
		cases where the
		invoice, bill or challan
		issued by the tour
		operator, in relation to
		a tour, includes only
		the service charges for
		_
		arranging or booking
		accommodation for
		any person but does
		not include the cost of
	20	such accommodation.
(ii) tours other than (i)	30	(i) CENVAT credit
above		on inputs, capital
		goods and input
		services other than
		input services of a
		tour operator, used for
		providing the taxable
		service, has not been
		taken under the
		provisions of the
		CENVAT Credit
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Rules, 2004.
(ii) The bill issued for
this purpose indicates
that it is inclusive of
charges for such a
tour and the amount
charged in the bill is
the gross amount
charged for such a
tour.";

(ix) for Sl. No. 12 and the entries relating thereto, the following shall be substituted, namely:-

(1)	(2)	(3)	(4)
"12	Construction of a	30	(i) CENVAT credit
	complex, building, civil		on inputs used for
	structure or a part		providing the taxable
	thereof, intended for a		service has not been
	sale to a buyer, wholly		taken under the
	or partly except where		provisions of the
	entire consideration is		CENVAT Credit
	received after issuance		Rules, 2004.
	of completion certificate		
	by the competent		(ii) The value of
	authority		land is included in the
			amount charged from
			the service receiver.";

(b) in the Explanation, after paragraph B, the following paragraph shall be inserted, namely:-

"BA. For the purposes of exemption at Serial number 9, the amount charged shall be the sum total of the amount charged for the service including the fair market value of all goods (including fuel) and services supplied by the recipient(s) in or in relation to the service, whether or not supplied under the same contract or any other contract:

Provided that the fair market value of goods and services so supplied may be determined in accordance with the generally accepted accounting principles.".

- (c) in the paragraph 2, the clause 'b' shall be omitted.
- 2. Save as otherwise provided, this notification shall come into force on the 1stApril, 2016.

[F.No. 334/8/2016 - TRU]

(K. Kalimuthu) Under Secretary to the Government of India

Note:-The principal notification No. 26/2012 - Service Tax, dated 20thJune, 2012, was published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-Section (i) *vide* number G.S.R. 468 (E), dated the 20thJune, 2012 and was last amended by notification No.13/2015- Service Tax, dated the 19th May, 2015, *vide* G.S.R. 397(E), dated the 19th May, 2015.