## **FAQ: Mining**

1	Can small mining leaseholders with a turnover	As per Sec. 10(1) of the CGST Act, 2017, a registered
	less than Rs.75 lacs operate under composition	person whose aggregate turnover in the preceding FY
	scheme?	did not exceed Rs.75 lakhs, would be eligible for
		paying GST under the composition scheme.
2	What is the GST rate for minerals and ores in	In a case where the process amounts to manufacture,
	Composition Scheme?	the rate of tax will be 1% (CGST) and 1%
	_	(SGST/UTGST). In any other case, the rate will be
		1/2% (CGST) and 1/2% (SGST/UTGST).
3	Will they have to deposit GST under SGST /	Yes. GST has to be paid separately under CGST and
	CGST heads separately?	SGST/UTGST by generating a single challan through
		the common portal under a single return.
4	Can a small Mine Lease holder undertake	No. If a supplier chooses to avail of composition
	inter-State supply if it avails composition	scheme, he shall not undertake inter-State supply.
	scheme?	
5	What is the IGST rate for minerals and ores in	At present, the IGST rate is the sum of CGST and
	case of inter – State supply?	SGST/ UTGST rate. These rates have been notified
	construction with the contract of the contract	and are available in public domain.
6	Can the buyer get input credit on the supply of	No, the buyer cannot avail of the credit of tax paid by
	minerals from a mine owner in composition	the supplier who is under the composition scheme as
	scheme?	the person paying tax under composition scheme
	selienie.	cannot issue a tax invoice and collect taxes on his
		supplies.
7	Will the recipient have to pay tax under reverse	GST on reverse charge mechanism is payable under
	charge?	section 9(4) of the CGST Act, 2017 only in case of
		purchases from unregistered suppliers. As the mine
		owner who is paying tax under composition scheme is
		registered, the recipients need not pay GST on reverse
		charge mechanism.
8	What is the threshold limit and conditions when a	5
	small mine owner/lease holder under	option availed of by the small mine owner/lease
	Composition Scheme has to migrate into full	holder shall lapse with effect from the day on which
	GST System?	his aggregate turnover during a financial year exceeds
	<b>3</b> · · · ·	Rs. 75 lakhs. For details regarding other conditions,
		section 10 of the CGST Act, 2017 and the rules
		framed thereunder may be referred to.
9	Is the Return filing and compliance simpler under	Yes, Return filing and compliance is simpler under the
	composition scheme?	composition scheme. The registered person has to file
	- Composition contains.	only one return on a quarterly basis in Form GSTR-4.
10	Will the basic exemption limit from GST be	Yes, the basic exemption limit of Rs. 20 lakhs (Rs.10
10	In the busic exemption mint from GoT be	100, are ousic exemption mint of Ro. 20 takin (Ro. 10



applicable to the tiny & micro segment in mining?	lakhs in the case of special category States) is applicable to the tiny and micro segment even in
	mining. However, a person engaged in making taxable
	supply and having aggregate annual turnover (more
	than Rs.20 lakhs in any State other than the special
	category States) would be liable to obtain registration
	under GST. The return has to be filed on monthly
	basis by regular taxable persons and on quarterly basis
	by the taxable persons registered under the
	composition scheme.
11 Is the Return filing and compliance simpler under	Yes, Return filing and compliance is simpler under the
composition scheme?	composition scheme. The registered person has to file
	only one return on a quarterly basis in Form GSTR-4.
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mining?	applicable to the tiny and micro segment even in
	mining. However, a person engaged in making taxable
	supply and having aggregate annual turnover (more
	than Rs.20 lakhs in any State other than the special
	category States) would be liable to obtain registration
	under GST. The return has to be filed on monthly
	basis by regular taxable persons and on quarterly basis
	by the taxable persons registered under the
	composition scheme.
13 What is aggregate turnover?	As per section 2(6) of the CGST Act, 2017,
	"aggregate turnover" means the aggregate value of all
	taxable supplies (excluding the value of inward
	supplies on which tax is payable by a person on
	reverse charge basis), exempt supplies, exports of
	goods or services or both and inter-State supplies of
	persons having the same Permanent Account Number, to be computed on all India basis but excludes Central
	tax, State tax, Union territory tax, integrated tax and
	compensation cess.
14Will the buyer of goods from unregistered person	1
pay reverse tax?	services from a supplier who is not registered, would
pay to tolloc and	be liable to pay GST under reverse charge mechanism.
	However, in terms of notification no. 8/2017-Central
	Tax (rate) dated 28th June, 2017, aggregate value of
	supplies of goods and/or service received by a
	registered person from any or all the suppliers, who is
	or are not registered, upto five thousand rupees in a
	day is exempt from tax under reverse charge
	mechanism. This exemption will not apply if the value
	The second secon



		1 D 7000/
		exceeds Rs.5000/
15	Can a buyer of goods and services pay the value of services / goods to the supplier and deposit the GST component of the invoice in the supplier's account so that when the buyer claims input credit, he may get the same cross entry tallied from the supplier's account?	No. This option is not available under GST Law.
16	In case there are disputes regarding quality, weight, etc. between the buyer and the supplier	In such cases, the supplier may issue a credit note to the recipient in accordance with the provisions of section 34(1) of the CGST Act, 2017.
17	l` '	Yes, it is a service being "tolerating an act" as per Schedule II of the CGST Act,2017 thus GST shall apply.
18	holder or it will be applicable on the amount of advance received by the mining company for booking the order?	As per the provisions of section 12(2) of the CGST Act, 2017 the time of supply of goods shall be the date of issue of invoice or the date of receipt of payment, whichever is earlier. Accordingly, GST would be payable on advance payment received prior to issuance of the invoice.
19	against each advance received?	Yes, as per section 31(3)(d) of the CGST Act, 2017 the supplier has to issue a "receipt voucher" for every advance received.
200		Where against an advance the invoice is issued in the same tax period, the advance need not be shown separately in Form GSTR-1 but the specified details of invoice itself can be directly uploaded on the system. Details of all advances against which the invoices have not been issued till the end of the tax period shall have to be reported on a consolidated basis in Table 11 of Form GSTR-1. As and when the invoices against these advances are issued, they have to be declared in Form GSTR-1 and the adjustment of the tax paid on advances against the tax payable on the invoices uploaded in Form GSTR-1 shall have to be done in Table 11 of Form GSTR-1.
21		Refund voucher has to be made for the full value of advance, including the amount of GST.



of many crores for which lifting of coal has to be made from various loading point and time. In such situation how will the billing person at one point realize how much "balance advance" is available for adjustment while raising invoice at his end at a specific point of time?	Under GST gross amount of advance is to be reported and tax has to be paid. Advance can be adjusted in totality. While raising the invoice subsequent to receipt of advance, the tax payable will get reduced by the amount of tax paid on the advance and balance amount of advance may be adjusted against future supplies.
Will GST charged on purchase of all earth moving machinery including JCB, tippers, dumpers by a mining company be allowed as input credit?	The provision of Sec. 17(5) (a) of the CGST Act, 2017 restricts credit on motor vehicle for specified purposes listed therein. Further, in terms of the provision of Section 2(76) of the CGST Act, 2017 the expression 'motor vehicle' shall have the same meaning as assigned to it in Clause (28) of Section 2 of the Motor Vehicle Act, 1988, which does not include the mining equipment, viz., tippers, dumpers. Thus, as per present provisions, the GST charged on purchase of earth moving machinery including tippers, dumpers used for transportation of goods by a mining company will be allowed as input credit.
Whether GST is payable on royalty (to be paid to Government) for Mining Lease granted by State Govt.	Yes, on royalty GST will apply under reverse charge mechanism. Further, such payment of GST under reverse charge mechanism would be eligible as ITC in the hands of the recipient of supply for payment of GST.
Is ITC available on hiring of immovable properties (land, office, warehouse, processing unit, stock yards) for facilitation of mining operations?  What is the time limit for availing input credit under GST?	Yes. GST paid on hiring of land, office, warehouse, processing unit, stock yards when these are used in the course or furtherance of business, would be allowed as ITC.  As per provisions of Section 16(4) of the CGST Act, 2017 the ITC is not available after the due date of furnishing the return for the month of September of the next year or furnishing of the annual return, whichever is earlier.
Would the net outstanding amount of unutilised input credit be refunded by the Government?	In terms of the provision of Section 54(3) of the CGST Act, 2017 subject to conditions, refund of unutilized input tax credit would be available in respect of zero rated supply or where ITC has accumulated on account of rate of tax on inputs being higher than the rate of tax on the output supply.



28	Will GST charged by tax consultants, advocates,	However, such refund of ITC would not be available if export duty is payable on the goods so exported out of India.  ITC on any input service/ inputs used in the course or
	Chartered Accountants, environmental	furtherance of business would be available subject to
	consultants, canteen service providers and other	restrictions and other conditions as per the provisions
	service providers to mining companies be	of Chapter-V of the CGST Act, 2017. However, tax
	allowed as input credit?	paid in respect of canteen service providers shall not
		be available as credit.
	Whether free issue of coal to employees paid in	Gifts not exceeding fifty thousand rupees in value in a
	course of employment and on the basis of wage	financial year by an employer to an employee shall
	agreement with value below Rs. 50, 000/- per	not be treated as supply of goods or services or both
	employee will attract GST?	(as per Schedule 1 of the CGST Act, 2017). Free issue
		of coal based on the wage agreement is not a gift.
		Therefore, free issue of coal in this case will attract GST.
	Can GST charged as per transport bilti on	In case of an FOR contract for supply of mineral from
	movement of mineral from mine to the buyer be	the mine to the buyer, it is a composite supply where
	allowed as ITC to the buyer irrespective of the	the consideration will be inclusive of the
	ownership of the transporting vehicle?	transportation cost. Therefore, GST on forward charge
		will be payable by the supplier of the mineral and
		credit will be available to the buyer if otherwise available. The supplier of the mineral will also pay tax
		on reverse charge basis on the freight charged by the
		GTA and the credit of the same will be available to
		the supplier of the mineral.
		In case of an ex-works contract of supply, where the
		GTA service has been booked by the supplier at the
		instance of the buyer and the service is billed by the
		GTA to the buyer and the minerals are billed by the
		supplier of the mineral to the buyer, then GTA on
		reverse charge shall be paid by the buyer who shall be
		entitled to take credit of the same. The tax on the
		mineral will be paid on forward charge by the supplier of the mineral and credit will be available to the buyer.
		of the mineral and credit will be available to the buyer if otherwise available.
31	Will the situation as mentioned above be	In the aforesaid example relating to FOR contract, the
	different if the value of mineral is less than the	supply under the contract shall be classified as
	cost of freight in long distance consignments?	'composite supply' where there is a principal supply
		and other supplies are naturally bundled and supplied
		in conjunction with each other in the ordinary course
		of business. The GST rate of principal supply shall be
		applicable in this case i.e. GST rate as applicable to



	the mineral.
32 Exploration companies undertake exploration	Rigs, capitalized in the books of accounts as capital
activities for preparing mining blocks for auction	goods are used in the course or furtherance of
in different States in the country. They use rigs	business. Hence, it will be eligible as capital goods
for exploration. CENVAT credit was available on	and ITC will be available under GST.
rig operations under the existing law. Will the	
company be eligible to take ITC under GST?	
33 Will ITC be available for holding Environmental	Yes, ITC on expenses incurred in the course or
Clearance (EC) and Forestry Clearance (FC)	furtherance of business shall be available.
meetings and for obtaining 'consent to operate'	
the Mines?	
34Will the mining companies be eligible to take	No. Mining companies will not be eligible for ITC or
ITC for construction of townships, hospitals and	such activities even if used in course or furtherance o
schools?	business. In this connection, the provisions contained
	in section 17(5) (c) of the CGST Act, 2017 refer.
35 Are minerals sent for export in processed or raw	In terms of the provision of Section 16(1) of the IGST
form fully exempted from payment of GST or	Act, 2017 export of goods is considered as zero rated
IGST?	supply. Further, in terms of the provision of Section
	16(3) of the IGST Act, 2017 a registered person may
	export goods (i) without payment of IGST against
	bond/letter of undertaking and claim refund of
	unutilised ITC, or (ii) on payment of IGST, utilising
	eligible ITC and claim refund of such IGST.
36 What is the procedure for return of goods under	In terms of Section 34(1) of the CGST Act, 2017 in
GST?	case of return of goods on which GST was paid at the
001.	time of supply, the supplier of such goods may issue
	credit note for the full value, including the amount of
	GST in favour of the recipient, and will be entitled to
	reduce his output tax liability subject to the condition
	that the recipient of such supply has not availed credi
	of such GST and if availed, has reversed his ITC on
	the same.
37 How can we take support during filing of returns,	
as huge mines are located throughout the districts	1
in the country, especially in rural and backward	infrastructure required for filing such returns.
areas, and the problem will be aggravated as the	initiastructure required for fifting such returns.
huge number of mines are operating without any	
IT infrastructure?	
	TDS, under section 51 (1) of the CGST Act, 2017 wi
Whether GST TDS will be applicable on Works	
Contract Jobs (to be renamed as Supply of	apply to supplies made to such agencies as may be
Services) in case of PSUs, since such GST TDS	mandated by the Government for TDS. As of now,
	this section has not been notified and therefore TDS i
Dept. or establishment of the Central Govt. or	not applicable on any supplies.



State Govt.; or b) Local authority; or c) Govt.	
agencies; or d) Such persons or category of	
persons as may be notified by the Govt. on the	
recommendations of the Council.	
39 What is the requirement for E-way bill for	As per rule 138 of the CGST Rules, 2017, till such
	time as final rules are issued, the Government may, by
	notification, specify the documents that the person
	in-charge of a conveyance shall carry while the goods
	are in movement or in transit storage. As and when the
	new e-way bill rules are notified, the person
	transporting the goods shall carry the said e-way bill
	generated from the common portal along with the
	invoice (challan in the case of movement other than
	by way of supply).
40 Whether an Input Service Distributer (ISD) will	In terms of section 140 (7) of the CGST Act, 2017 the
be eligible to distribute the ITC in respect of	ISD will be able to distribute the available credit even
services received during April 17 to June 17 even	if the invoices are received after the appointed day.
if the invoices are raised and submitted by	
contractors after appointed date i.e. in July 17.	
41 In Table 5 (b) of GST-TRAN-1, the details of	In cases where sales were covered by Forms C, F, H
Form C, F and H/I are to be given for the period	and I, the input tax credit has remained in the account
April 15 to June 17 (i.e. for 27 months) which	of the taxpayer because the taxpayer has availed of the
would be a voluminous task. Reasons of	benefit of concessional rate/nil rate of tax on the
furnishing the details for last 27 months may	sale/stock transfer under CST Act. The benefit of
please be clarified?	concessional rate/nil rate is available conditional upon
	production of the statutory forms. Therefore, allowing
	migration of the credit that has accrued on account of
	sale/stock transfer having been made on concessional
	rate/nil rate should be given only on production of the
	statutory forms. Even otherwise, the taxpayer would
	have claimed refund of this ITC and such refund
	would have been given only on production of the
	statutory forms. It has been presumed that forms for
	periods before April '15 would have either been
	presented or the State would have recovered the
	additional tax payable on account of non-production
	of statutory forms. Production of these forms is a
	statutory liability and the taxpayers have already
	availed the benefit.
42 Education Cess and S&H Education Cess carried	No. Credit of Education Cess and SH Education Cess
forward in ER-1 – whether eligible for ITC under	
the CGST Act, 2017?	
	Balance in PLA will not be under transition to GST
The state of the s	- In the second district to the second distri



current account (PLA) under Central excise, since that has not been appropriated to the	
deposited in cash in advance by any assesse? Government account which will be determined p	ost
completion of the pending assessment. The same	can
be claimed as refund under the Central Excise La	ìW.
44 Whether credit of Green Cess (Clean Energy No. Credit of Clean Energy Cess cannot be carried	ed
Cess) paid on coal and available at the time of forward on transition.	
transition be eligible for being carried over?	
45 Whether stock held by mining companies on Yes. Compensation cess will be charged on supp	lv of
which Clean Energy Cess has been paid be such stock.	<i>y</i>
chargeable to compensation cess in GST regime?	
46Can supplies of coal under a particular order or Such supplies are in the nature of continuous sup	nly
under FSA (Fuel Supply Agreement) be eligible as the invoices are raised periodically. The individual supplies are raised periodically.	
under the definition of 'continuous supply of dispatches may be covered under delivery challa	
goods? and invoice may be issued for the supplies made	
during a period as per the contract.	
47In case of coal, the applicable Compensation  If tax rate is not determinable, the tax rate may b	
Cess is a Fixed Amount of Rs.400/- per MT. determined and paid on the amount of advance a	t
Under above situation, how such apportionment 18%.	
is possible since in case of FSA Sale, supply of	
different grade of coal as per availability of stock	
against single bulk receipt of "Advance" is to be	
adjusted?	
48 Whether Railway siding in mining industry	plant
exclusively utilized for effecting dispatch of and machinery as defined in section 17 of the CC	GST
taxable goods vz. coal (i.e. directly used in the Act, 2017.	
course or furtherance of business) will be treated	
as Plant and Machinery and ITC under GST will	
be allowed or treated as civil structure and ITC	
will be denied?	
49 According to HSN Code 2516 calcareous Chapter 68 covers value added articles of sandsto	one
building stone comes under 5% tax rate, but  etc. which are further worked other than by way	
simultaneously under HSN Code 6802 it comes roughly trimmed or merely cut into blocks or sla	
	υδ.
under 28% tax rate. Clarity on the same may be	
provided by the Government.	11.4
50 Whether supply of HSD free of cost for mining HSD is outside GST and therefore, input tax cred	11t
operation would attract GST and whether the would not be admissible.	
input tax credit would be available for GST so	
charged by the Service provider?	_
51 Will ITC be available on steel, timber and Credit will not be available if these goods are sup	oplied
sometimes cement which are used in the for construction of an immovable property. But i	f
underground mines to provide a protective device these are temporarily placed for protective purpo	ses,
for security purpose? credit will be available.	
5250 As per Section 54 (3), it is clear that no refund The refund of ITC credit is not admissible in view	w of



of ITC will be available for export in the cases where product is subject to export duty. Iron Ore export is subjected to export duty. In the earlier regime, the exporters were allowed to take refund of service tax paid on exports. Will not our exports become uncompetitive as no refund of ITC will be available?

the second proviso to section 54(3) of the CGST Act, 2017.

