NO.F.1-11(96)-TAX/GST/2017 1341-14 3111-19

OFFICE OF THE CHIEF COMMISSIONER OF STATE TAX PANDIT NEHRU COMPLEX, GURKHABASTI AGARTALA, TRIPURA WEST, PIN-799006.

Dated, Agartala, the 19 April, 2018.

#### Circular No.06/2018 - GST (State)

To
The Additional Commissioner of State Tax /
Assistant Commissioner of State Tax /
Superintendent of State Tax (All)/
Inspectors of State Tax (All)

Madam/Sir,

Subject: Procedure for interception of conveyances for inspection of goods in movement, and detention, release and confiscation of such goods and conveyances –reg.

Sub-section (1) of section 68 of the Tripura State Goods and Services Tax Act, 2017 (hereinafter referred to as the "TSGST Act") stipulates that the person-in-charge of a conveyance carrying any consignment of goods of value exceeding a specified amount shall carry with him the documents and devices prescribed in this behalf. Sub-section (2) of the said section states that the details of documents required to be carried by the person in charge of the conveyance shall be validated in such manner as may be prescribed. Sub-section (3) of the said section provides that where any conveyance referred to in sub-section (1) of the said section is intercepted by the proper officer at any place, he may require the person-in-charge of the conveyance to produce the documents for verification, and the said person shall be liable to produce the documents and also allow the inspection of goods.

- 1.1 Rules 138 to 138D of the Tripura State Goods and Services Tax Rules, 2017 (hereinafter referred to as the "TSGST Rules") lay down, in detail, the provisions relating to e-way bills. As per the said provisions, in case of transportation of goods by road, an e-way bill is required to be generated before the commencement of movement of the consignment. Rule 138A of the said rules prescribes that the person in-charge of a conveyance shall carry the invoice or bill of supply or delivery challan, as the case may be; and in case of transportation of goods by road, he shall also carry a copy of the e-way bill in physical form or the e-way bill number in electronic form or mapped to a Radio Frequency Identification Device embedded on to the conveyance in such manner as may be notified by the Commissioner.
- 1.2 Section 129 of the TSGST Act provides for detention, seizure and release of goods and conveyances in transit while section 130 of the TSGST Act provides for the confiscation of goods or conveyances and imposition of penalty.

- 2. In this regard, various references have been received regarding the procedure to be followed in case of interception of conveyances for inspection of goods in movement and detention, release and confiscation of such goods and conveyances. In order to ensure uniformity in the implementation of the provisions of the TSGST Act across all the field formations, the Chief Commissioner of State Tax, in exercise of the powers conferred under section 168 of the TSGST Act, hereby issues the following instructions:
  - (a) The jurisdictional Commissioner or an officer authorised by him for this purpose shall, by an order, designate an officer/officers as the proper officer/officers to conduct interception and inspection of conveyances and goods under the provisions of sections 68, 129 and 130 of the TSGST Act in the jurisdictional area specified in such order.
  - (b) The proper officer, empowered to intercept and inspect a conveyance, may intercept any conveyance for verification of documents and/or inspection of goods. On being intercepted, the person in-charge of the conveyance shall produce the documents related to the goods and the conveyance. The proper officer shall verify such documents and where, prima facie, no discrepancies are found, the conveyance shall be allowed to move further. An e-way bill number may be available with the person in charge of the conveyance or in the form of a printout, sms or it may be written on an invoice. All these forms of having an e-way bill are valid. Wherever a facility exists to verify the e-way bill electronically, the same shall be so verified, either by logging on to <a href="http://mis.ewaybillgst.gov.in">http://mis.ewaybillgst.gov.in</a> or the Mobile App or through sms by sending EWBVER <EWB\_NO> to mobile number 77382 99899 (For e.g. EWBVER 120100231897).
  - (c) For the purposes of verification of the e-way bill, interception and inspection of the conveyance and/or goods, the proper officer under rule 138B of the TSGST Rules shall be the officer who has been assigned the functions under sub-section (3) of section 68 of the TSGST Act vide Order No. F.IV-3(15)-TAX/2017/7237-52 dated 16<sup>th</sup> August, 2017.
  - (d) Where the person in-charge of the conveyance fails to produce any prescribed document or where the proper officer intends to undertake an inspection, he shall record a statement of the person in-charge of the conveyance in FORMGST MOV-01. In addition, the proper officer shall issue an order for physical verification/inspection of the conveyance, goods and documents in FORM GST MOV-02, requiring the person in-charge of the conveyance to station the conveyance at the place mentioned in such order and allow the inspection of the goods. The proper officer shall, within twenty-four hours of the aforementioned issuance of FORM GST MOV-02, prepare a report in Part A of FORM GST EWB-03 and upload the same on the common portal.
  - (e) Within a period of three working days from the date of issue of the order in **FORM GST MOV-02**, the proper officer shall conclude the inspection proceedings, either by himself or through any other proper officer authorised in this behalf. Where circumstances warrant such time to be extended, he shall obtain a written permission in **FORM GST MOV-03** from the Commissioner or

- an officer authorized by him, for extension of time beyond three working days and a copy of the order of extension shall be served on the person in-charge of the conveyance.
- (f) On completion of the physical verification/inspection of the conveyance and the goods in movement, the proper officer shall prepare a report of such physical verification in FORM GST MOV-04and serve a copy of the said report to the person in-charge of the goods and conveyance. The proper officer shall also record, on the common portal, the final report of the inspection in Part B of FORM GST EWB-03 within three days of such physical verification/inspection.
- (g) Where no discrepancies are found after the inspection of the goods and conveyance, the proper officer shall issue forthwith a release order in FORM GST MOV-05and allow the conveyance to move further. Where the proper officer is of the opinion that the goods and conveyance need to be detained under section 129 of the TSGST Act, he shall issue an order of detention in FORM GST MOV-06 and a notice in FORM GST MOV-07in accordance with the provisions of sub-section (3) of section129 of the TSGST Act, specifying the tax and penalty payable. The said notice shall be served on the person in-charge of the conveyance.
- (h) Where the owner of the goods or any person authorized by him comes forward to make the payment of tax and penalty as applicable under clause (a) of subsection (1) of section 129 of the TSGST Act, or where the owner of the goods does not come forward to make the payment of tax and penalty as applicable under clause (b) of sub-section (1) of the said section, the proper officer shall, after the amount of tax and penalty has been paid in accordance with the provisions of the TSGST Act and the TSGST Rules, release the goods and conveyance by an order in **FORM GST MOV-05.** Further, the order in **FORM GST MOV-09** shall be uploaded on the common portal and the demand accruing from the proceedings shall be added in the electronic liability register and the payment made shall be credited to such electronic liability register by debiting the electronic cash ledger or the electronic credit ledger of the concerned person in accordance with the provisions of section 49 of the TSGST Act.
- (i) Where the owner of the goods, or the person authorized by him, or any person other than the owner of the goods comes forward to get the goods and the conveyance released by furnishing a security under clause (c) of sub-section (1) of section 129 of the TSGST Act, the goods and the conveyance shall be released, by an order in FORM GST MOV-05, after obtaining a bond in FORM GST MOV-08 along with a security in the form of bank guarantee equal to the amount payable under clause (a) or clause (b) of sub-section (1) of section 129 of the TSGST Act. The finalisation of the proceedings under section 129 of the TSGST Act shall be taken up on priority by the officer concerned and the security provided may be adjusted against the demand arising from such proceedings.
- (j) Where any objections are filed against the proposed amount of tax and penalty payable, the proper officer shall consider such objections and thereafter, pass a speaking order in **FORM GST MOV-09**, quantifying the tax and penalty payable. On payment of such tax and penalty, the goods and conveyance shall be

- released forthwith by an order in FORM GST MOV-05. The order in FORM GST MOV-09 shall be uploaded on the common portal and the demand accruing from the order shall be added in the electronic liability register and, upon payment of the demand, such register shall be credited by either debiting the electronic cash ledger or the electronic credit ledger of the concerned person in accordance with the provisions of section 49 of the TSGST Act.
- (k) In case the proposed tax and penalty are not paid within seven days from the date of the issue of the order of detention in FORM GST MOV-06, the action under section 130 of the TSGST Act shall be initiated by serving a notice in FORM GST MOV-10, proposing confiscation of the goods and conveyance and imposition of penalty.
- (l) Where the proper officer is of the opinion that such movement of goods is being effected to evade payment of tax, he may directly invoke section 130 of the CGST Act by issuing a notice proposing to confiscate the goods and conveyance in FORM GST MOV-10. In the said notice, the quantum of tax and penalty leviable under section 130 of the TSGST Act read with section 122 of the TSGST Act, and the fine in lieu of confiscation leviable under sub-section (2) of section 130 of the TSGST Act shall be specified. Where the conveyance is used for the carriage of goods or passengers for hire, the owner of the conveyance shall also be issued a notice under the third proviso to sub-section (2) of section 130 of the TSGST Act, proposing to impose a fine equal to the tax payable on the goods being transported in lieu of confiscation of the conveyance.
- (m) No order for confiscation of goods or conveyance, or for imposition of penalty, shall be issued without giving the person an opportunity of being heard.
- (n) An order of confiscation of goods shall be passed in FORMGST MOV-11, after taking into consideration the objections filed by the person in-charge of the goods (owner or his representative), and the same shall be served on the person concerned. Once the order of confiscation is passed, the title of such goods shall stand transferred to the Central Government. In the said order, a suitable time not exceeding three months shall be offered to make the payment of tax, penalty and fine imposed in lieu of confiscation and get the goods released. The order in FORM GST MOV-11 shall be uploaded on the common portal and the demand accruing from the order shall be added in the electronic liability register and, upon payment of the demand, such register shall be credited by either debiting the electronic cash ledger or the electronic credit ledger of the concerned person in accordance with the provisions of section 49 of the TSGST Act. Once an order of confiscation of goods is passed in FORM GST MOV-11, the order in FORM GST MOV-09 passed earlier with respect to the said goods shall be withdrawn.
- (o) An order of confiscation of conveyance shall be passed in **FORM GST MOV-11**, after taking into consideration the objections filed by the person in-charge of the conveyance and the same shall be served on the person concerned. Once the order of confiscation is passed, the title of such conveyance shall stand transferred to the State Government. In the order passed above, a suitable time not exceeding three months shall be offered to make the payment of penalty and fine imposed in lieu of confiscation and get the conveyance released. The order in

- FORM GST MOV-11 shall be uploaded on the common portal and the demand accruing from the order shall be added in the electronic liability register and, upon payment of the demand, such register shall be credited by either debiting the electronic cash ledger or the electronic credit ledger of the concerned person in accordance with the provisions of section 49 of the TSGST Act.
- (p) The order referred to in clauses (n) and (o) above may be passed as a common order in the said **FORM GST MOV-11**.
- (q) In case neither the owner of the goods nor any person other than the owner of the goods comes forward to make the payment of tax, penalty and fine imposed and get the goods or conveyance released within the time specified in FORM GST MOV-11, the proper officer shall auction the goods and/or conveyance by a public auction and remit the sale proceeds to the account of the State Government.
- (r) Suitable modifications in the time allowed for the service of notice or order or auction or disposal shall be applied in case of perishable and/or hazardous goods.
- (s) Whenever an order or proceedings under the TSGST Act is passed by the proper officer, a corresponding order or proceedings shall be passed by him under the TSGST Act and if applicable, under the Goods and Services Tax (Compensations to States) Act, 2017. Further, sub-sections (3) and (4) of section 79 of the TSGST Act / CGST Act may be referred to in case of recovery of arrears of State tax/central tax.
- (t) The procedure narrated above shall be applicable *mutatis mutandis* for an order or proceeding under the IGST Act, 2017.
- (u) Demand of any tax, penalty, fine or other charges shall be added in the electronic liability ledger of the person concerned. In case where no electronic liability ledger is available in case of an unregistered person, a temporary ID shall be created by the proper officer on the common portal and the liability shall be created therein. He shall also credit the payments made towards such demands of tax, penalty or fine and other charges by debiting the electronic cash ledger of the concerned person.
- (v) A summary of every order in **FORM GST MOV-09** and **FORM GST MOV-11** shall be uploaded electronically in **FORM GST-DRC-07** on the common portal.
- 3. The format of FORMS GST MOV-01 to GST MOV-11 are annexed to this Circular.
- 4. It is requested that suitable standing orders and trade notices may be issued to publicise the contents of this Circular.
- 5. Difficulties, if any, in implementation of the above instructions may be brought to the notice of the Chief Commissioner of State Tax at an early date.

(Dr. B. Kaur, IAS)
Chief Commissioner of State Tax
Government of Tripura

#### FORM GST MOV-01

# STATEMENT OF THE OWNER / DRIVER/ PERSON- IN-CHARGE OF THE GOODS AND CONVEYANCE

S/o

owner / driver / person- in- charge of the goods and conveyance

(Vehicle Number) made before the

Statement of Sri

bearing No.

(E			e proper o (place).	officer) on DI	D/MM/YYY	Y at_		_ AM	I/PM
id gc	entity, you ods in mo	u have req ovement fo	•					_	
1.	: Person:	al Details	и.						
N.	AME			A VIII A III					
FA	ATHER'S	NAME							
A	GE:	Yrs	DL NO:		RTO		-		
	Conveyance Registration No.		T. Fig. 4	Engine No.		Cha	ssis No.		
Pr	oof of Ide	ntity		nimitary and part			IF I I I		
A	DDRESS	Tin.							
Ph	ione:				Email, I	fany			
2.]	Details of	the trans	porter:						
	AME			HEIT-RIVELIE	1275	EN IN		W.	7 - 11, -
A	DDRESS			THE TANK OF THE	100 may 6	i de la constante de la consta			
Ph	ione:				Email				
3	I am the	person-in-	-charge of the	goods conveyand	e number		1	1	1
4	I am trai	nsporting t	he goods from		1		То		
5	I have	a) not pr	oduced any do	cuments relating	to the good:	s under	transport	ation	
				ents, recorded in th I have duly cer			0	goods	under
I I	hereby fu	rther decl	are that, exce	ept the documen	ts mentione	ed in t	he Annex	cure to	this

statement which have been tendered to you, there are no other documents with me or in the

conveyance relating to the goods in movement.

Page | 6

age years, residing

The	facts	recorded in this	statement	are as per the	submi	ssions	made by	me and	the con	tents
of	the	statement	were	explained	to	me	once	again	in	the
		(la	nguage)wh	ich is known	to me	and I	declare	that the	informa	ation
furr	ished	in this statemer	it is true an	d correct and	l have 1	etaine	d a copy	of this sta	atement.	

"Before me"

(Owner/Driver/Person-in-charge)

Signature Designation

# ANNEXURE TO THE DEPONENT STATEMENT IN FORM GST MOV-01

SL. NO	LR NO	LR DATE	INVOICE/ BOS/DC NO	INVOICE/B OS/DC DATE	CONSIGN OR	CONSIGNE E	COMMODITY	VALUE	EWB BILL NO, IF ANY
1	2	3	4	5	6	7	8	9	10
						HE WAS TON		PE Mark	

"Before me"

(Owner/Driver/Person-in-charge)

Signature Designation

#### FORM GST MOV-02

ORDER FOR PHYSICAL VERIFICATION / INSPECTION OF THE CONVEYANCE, GOODS AND DOCUMENTS

	The goods conveyance bearing No. / / carrying goods was intercepted by the undersigned (Designation of the officer), on / / at AM/PM at (Place). The owner/driver/person-in- charge of the goods conveyance has:
2.	failed to tender any document for the goods in movement, or tendered the documents mentioned in the Annexure to FORM GST MOV-01 for verification.
	Upon verification of the documents tendered, the undersigned is of the opinion that the inspection of the goods under movement is required to be done in accordance with the provisions of subsection (3) of section 68 of the Tripura State Goods and Services Tax Act, 2017 read with Central Goods and Services Tax Act, 2017 or under section 20 of the Integrated Goods and Services Tax Act, 2017 for the following reasons.
	The owner / driver / person-in charge of the conveyance has not tendered any documents for the goods in movement
	Prima facie the documents tendered are found to be defective
	The genuineness of the goods in transit (its quantity etc) and/or tendered documents requires further verification
	E-Way bill not tendered for the goods in movement
	Others (Specify)
1	
	Hence, you are hereby directed,-
	<ul> <li>(1) to station the conveyance carrying goods at</li></ul>
	and related documents,  (3) not to move the goods and conveyance from the place at which it is stationed until further orders and not to part with the goods in question.
	Proper officer To,
	Sri.
	Owner/Driver/Person-in-charge
	Conveyance No: / / /

#### **FORM GST MOV-03**

Order No.

# ORDER OF EXTENTION OF TIME FOR INSPECTION BEYONF THREE WORKING DAYS

The conveyance	bearing No	was	intercepted by
	(Designation of the officer) on	1	(date &
time) at	(Place) and the sar	me was directed	to be stationed at
(place)	for inspection by serving an Orde	er in FORM GS	T MOV-02 on the
person in charge of the	e conveyance.		
Now, the proper office	er has requested for extension of tir	ne for conductir	ng the inspection of
	ance for the following reasons:		Novel Temperal
The request of the pro	per officer has been examined and	the same is four	nd to be reasonable.
The time period for days.	conduct of inspection is hereby	extended for a	further period of
The proper officer	is hereby directed to serve a copy of	of this order on t	he person in charge
of the conveyance.			
	JOIN	T/ADDL. COM	MISSIONER
Place:			
Date:			

#### **FORM GST MOV-04**

## PHYSICAL VERIFICATION REPORT

	Re	f: FORM	GST N	10V-02 NO	Dated			
prese	ohysical verifi nce of Shri _ e physical veri				ing No	=8	onducted in ele. The deta	
			PH	YSICAL VERIFI	CATION REPOR	T		Almai( = 34
Date	e of Physical V	Verification	ı					
	Goods Conve number					ivious adviss		
Nan	ne of the Trans	sporter						
SI. No	Transport Document/ LR No. & Date	Tender Invoic Docume No. & I	e / ents	Description of goods as per invoice including HSN code	Description of goods in the conveyance	Quantity as per invoice	Quantity as per physical verificati on	Diff.
1	Date:	Date:						
2	Date:	Date:						

I hereby declare that the physical verification of the goods and conveyance mentioned above has been conducted in my presence and I accept that the contents recorded in this report are true and correct.

Signature of the Owner / Person- in- charge

Signature
Designation of the Proper Officer,

#### **ACKNOWLEDGEMENT:**

I hereby duly declare that I have received a copy of the above report of physical verification.

Signature of the Owner / Person-in-charge

#### **FORM GST MOV-05**

#### RELEASE ORDER:

	Ref: FORM GST MOV-02 NO Da	nted
1.	The goods conveyance bearing No	and on inspection, no
2.	The goods conveyance bearing No	on in charge of the conveyance on e of the conveyance has- f tax and penalty as proposed and manded in the order in FORM GST ORM GST MOV-08 along with the
	or	
3.	The goods conveyance bearing Noby me (name and designation) onfollowing the due process, an order of confiscal issued in <b>FORM GST MOV-11</b> and served or conveyance on The owner/gand made the payment of tax, penalty, fine in conveyance.	and after inspection and ation of goods and conveyance was a the owner/person in charge of the person-in-charge has come forward
	In view of the above, the goods and cor at AM/PM in good co	
		Signature Designation of the Proper Officer,

## **ACKNOWLEDGEMENT:**

I hereby duly declare that I have received a copy of the above order.

Signature of the Owner / Person-in-charge

<sup>\*</sup> Strike through whichever is not applicable

#### FORM GST MOV-06

# ORDER OF DETENTION UNDER SECTION 129 (1) OF THE TRIPURA STATE GOODS AND SERVICES TAX ACT, 2017 AND THE CENTRAL GOODS AND SERVICES TAX ACT, 2017 / UNDER SECTION 20 OF THE INTEGRATED GOODS AND SERVICES TAX ACT, 2017

onat (place and time) AM/PM. At the time of interception, the owner/
driver/ person- in -charge of the goods/ conveyance is Shri
the owner/ driver/ person- in -charge of the goods conveyance Shrihas not tendered a documents for the goods in movement
Prima facie, the documents tendered are found to be defective
The genuineness of the goods in transit (its quantity etc) and/or tendered documents requires further verification
E-Way bill not tendered for the goods in movement
Others (Specify)
The state of the peak St. Willy, Table 14 DDF in Land is beforeight but the rest that
Line group when the rest of extension from the property of the contract of the
For the above said reasons, an order for physical verification / inspection of the conveyance, goods and
ocuments was issued in FORM GST MOV-02 dated and served on the
wner/driver/person- in- charge of the conveyance. A physical verification and inspection of goods in
novement was conducted on by (name and designation) in the presence of
ne owner/driver/person- in- charge of the conveyance Shri and a
eport was drawn in FORM GST MOV-04. The following discrepancies were noticed.
Discrepancies noticed after physical verification of goods and conveyance
Mismatch between the goods in movement and documents tendered, the details of which are
under-
a)
b)
C1
Mismatch between E-Way bill and goods in movement, the details of which are as under-

	b)	
	c)	
	Goods	not covered by valid documents, and the details are as under-
	a)	
	b)	TANDAY TO THE TA
	c)	
	Others	(Specify)
= 1	a)	
	b)	
	c)	

In view of the above discrepancies, the goods and conveyance are required to be detained for further proceedings. Hence, the goods and above conveyance are detained by the undersigned and the driver/person- in- charge of the conveyance is hereby directed to station the conveyance at \_\_\_\_\_\_\_\_(place) at his own risk and responsibility and not to part with any goods, till the issue of release order in **FORM GST MOV-05**.

Signature
Designation of the Proper Officer

#### FORM GST MOV-07

# NOTICE UNDER SECTION 129 (3) OF THE TRIPURA STATE GOODS AND SERVICES TAX ACT, 2017 AND THE CENTRAL GOODS AND SERVICES TAX ACT, 2017 / UNDER SECTION 20 OF THE INTEGRATED GOODS AND SERVICES TAX ACT, 2017

The conveyance bearing No  Designation of the proper officer) on  The statement of the driver/person in-char	(date) at	(time) at	
2. The goods in movement were inspected 68 of the Tripura State Goods and Services 168 of the Central Goods and Services Tax Act, 2017 Central Goods and Services Tax Act, 2017 were noticed.	vices Tax Act, 2017 ervices Tax Act, 201 2017 read with sub-se	read with sub-s 7 or under sect ection (3) of sec	section (3) of ion 20 of the tion 68 of the
(i)			
(ii)			
(iii)			
3. In view of the above, the goods and the detained under sub-section (3) of section 6 2017 and sub-section (1) of section 129 of 2017 read with subsection (3) of section 6 or under section 20 of the Integrated Good (3) of section 68 of the Central Goods a detention in <b>FORM GST MOV 06</b> and to conveyance on (date).	of the Tripura State of the Tripura State of the Central Goods and Services Tax Aund Services Tax Act	e Goods and Serv Goods and Serv ds and Services 7 act, 2017 read wi , 2017 by issuin	vices Tax Act, ices Tax Act, Γax Act, 2017 th sub-section g an order of
4. Sub-section (1) of section 129 of the provides for the release of goods and convas under:			
(i) the applicable tax and penalty equal t goods, where the owner of the goods come		* *	
(ii) the applicable tax and penalty equal to by the tax amount paid thereon under the	• •		

and Central Goods and Services Tax Act calculated separately or the applicable tax and penalty equal to the value of the goods reduced by the tax amount paid thereon under the

Integrated Goods and Services Tax Act, where the owner of the goods does not come forward to pay such tax and penalty.

- 5. Clause (c) of sub-section (1) of section 129 of the Tripura State Goods and Services Tax Act, 2017 provides for the release of goods upon furnishing of a security equivalent to the amount payable under clause (a) or clause (b) of the said sub-section, as indicated supra at (i) and (ii) of para 4 above, in **FORM GST MOV-08**.
- 6. The calculation of proposed tax and penalty is as under:

#### 1) CALCULATION OF APPLICABLE TAX

					RATE OF TAX				TAX AMOUNT			
Sl.no	Description of goods	HSN code	Quantity	Total value (Rs.)	Central tax	State tax / Union territory tax	Integrated tax	Cess	Central tax	State tax / Union territory tax	Integrated tax	Cess
1	2	3	4	5	6	7	8	9	10	11	12	13

# 2) CALCULATION OF APPLICABLE PENALTY UNDER CLAUSE (a) OF SUB-SECTION (1) OF SECTION 129

						RATE O	F TAX		P	ENALTY A	AMOUNT	
SL. NO	DESCRI PTION OF GOODS	HS N CO DE	QUAN TITY	TO TA L VA LU E (RS.	CENT RAL TAX	STATE TAX/- UNION TERRI TORY TAX	INTEG RATED TAX	CE SS	CENT RAL TAX	STATE TAX / UNION TERRI TORY TAX	INTEG RATED TAX	CE SS
1	2	3	4	5	6	7	8	9	10	11	12	13

# 3) CALCULATION OF APPLICABLE PENALTY UNDER CLAUSE (b) OF SUB-SECTION (1) OF SECTION 129

DESCRI PTION OF	HS N	QUAN	TO TA L		STATE				STATE		
GOODS	CO	TITY	VA LU E (Rs.	CENT RAL TAX	TAX / UNION TERRI TORY TAX	INTEG RATED TAX	CE SS	CENT RAL TAX	TAX / UNION TERRI TORY TAX	INTEG RATED TAX	CE
2	3	4	5	6	7	8	9	10	11	12	13
3	2	2 3	2 3 4	2 3 4 5	2 3 4 5 6	2 3 4 5 6 7	2 3 4 5 6 7 8	2 3 4 5 6 7 8 9	2 3 4 5 6 7 8 9 10	2 3 4 5 6 7 8 9 10 11	2 3 4 5 6 7 8 9 10 11 12

- 7. You are hereby directed to show cause, within seven days from the receipt of this notice, as to why the proposed tax and penalty mentioned supra should not be payable by you, failing which, further proceedings under the provisions of the Tripura State Goods and Services Tax Act, 2017 Central Goods and Services Tax Act, 2017 or the Integrated Goods and Services Tax Act, 2017 and the Goods and Services Tax (Compensation to States) Act, 2017 shall be initiated.
- 8. You are hereby directed to appear before the undersigned on DD/MM/YYYY at HH/MM.
- 9. If you fail to furnish a reply within the stipulated date or fail to appear for personal hearing on the appointed date and time, the case will be decided ex-parte on the basis of available records and on merits.

Signature	
Name and Designation	of the
Proper Officer	

To,	
Sri.	T of
Driver/Person- in- charge	277
Vehicle/Conveyance No:	
Address:	

#### **FORM GST MOV-08**

I/We......S/D/W of.....hereinafter called "obligor(s)" am/are held and firmly

#### BOND FOR PROVISIONAL RELEASE OF GOODS AND CONVEYANCE

bound to the President of India (hereinafter called "the President") and/or the Governor of(State) (hereinafter called "the Governor") for the sum ofrupees to
be paid to the President / Governor for which payment will and truly be made. I jointly and
severally bind myself and my heirs/ executors/ administrators/ legal
representatives/successors and assigns by these presents; dated thisday of
WHEREAS, in accordance with the provisions of sub-section (1) of section 129 of the
Tripura State Goods and Services Tax Act, 2017, the goods have been detained vide
order number
and involving an amount of tax of rupees. On my request, the goods have been permitted to be released provisionally by the proper officer on execution of the
bond of valuerupees and a security ofrupees against
which bank guarantee has been furnished in favour of the President/ Governor; and
WHEREAS, I undertake to produce the said goods released provisionally to me as and when required by the proper officer duly authorized under the Act.
And if all taxes, interest, penalty, fine and other lawful charges demanded by the proper
officer are duly paid within seven days of the date of detention being made in writing by the said proper officer, this obligation shall be void.
OTHERWISE and on breach or failure in the performance of any part of this condition, the
same shall be in full force and virtue:

AND the President/Governor shall, at his option, be competent to make good all the losses and damages from the amount of the bank guarantee or by endorsing his rights under the

IN THE WITNESS THEREOF these presents have been signed the day hereinbefore written

Date:

by the obligor(s).

above- written bond or both;

Signature(s) of obligor(s).

Witnesses

(1)	Name and Address	Occupation
(2) Place	Name and Address Date	Occupation
(year)		day of(month)
(Signa	ture of the Officer)	

#### FORM GST MOV-09

#### ORDER OF DEMAND OF TAX AND PENALTY

Order 1	No.	Order Date
1.	Conveyance No.	
2	Person in charge of the	
	Conveyance	I lead to the second could be the second or the
3	Address of the Person in charge of	
	the Conveyance	
4.	Mobile No. of the Person in	Children of the Children of the Children
	charge of the conveyance	the train a variety of the latest and the latest
5.	e-mail ID of the Person in charge	
المنظ	of the conveyance	pulling and the second second
6.	Name of the transporter	
7.	GSTIN of the transporter, if any	
8.	Date and Time of Inspection	
9.	Date of Service of Notice	
10.	Order passed by	
11.	Date of Service of Order	
12.	Demand as per Order	

Act	Tax	Interest	Penalty	Fine/Other charges	Demand No.
CGST Act					
SGST /	1000				
UTGST Act				Track professor	
IGST Act	and his			1-1-251	Romerie
Cess		LLDING. C			
Total					

#### DETAILS OF GOODS DETAINED

Sl.No.	Description of goods	HSN Code	Quantity	Value
			The state of the s	Children Co.

#### **DETAILS OF CONVEYANCE DETAINED**

Sl.No.	Description	Details
1	Conveyance Registration No.	
2.	Vehicle Description	
3.	Engine No.	
4.	Chassis No.	
5.		

(Name and designation of Proper Officer)

# ORDER UNDER SECTION 129 (3) OF THE TRIPURA STATE GOODS AND SERVICES TAX ACT, 2017 READ WITH RELEVANT PROVISIONS OF THE CENTRALGOODS AND SERVICES TAX ACT, 2017 INTEGRATED GOODS AND SERVICES TAX ACT, 2017 AND GOODS AND SERVICES (COMPENSATION TO STATES) ACT, 2017

The conveyance bearing No.\_\_\_\_\_ was intercepted by \_\_\_\_\_ (name and

designation of the proper officer) on	(date) at	(time) at	(place).
The statement of the driver/person in charge of the	vehicle was	recorded on	(date).
2. The goods in movement was inspected under to 68 of the Tripura State Goods and Services Tax A 68 of the Central Goods and Services Tax Act or and Services Tax Act, 2017 read with sub-section Services Tax Act, 2017 on(date) and the form	ct, 2017read under secti (3) of section	l with subsection on 20 of the Internal on 68 of the Cent	(3) of section egrated Goods ral Goods and
(i)			
(ii)			
(iii)			
3. In view of the above, the goods and the convey detained under sub-section (1) of section 129 of a Act, 2017 read with sub-section (3) of section 68 or under section 20 of the Integrated Goods and Se section 68 of the Central Goods and Services Tax in <b>FORM GST MOV-06</b> and the same was a conveyance on (date).	the Tripura of the Centra rvices Tax A Act, 2017 b	State Goods and al Goods and Ser Act read with sub- y issuing an orde	Services Tax vices Tax Act -section (3) of er of detention
4. Sub-section (1) of section 129 of the Tripura provides for the release of goods and conveyance as under:			
(i) the applicable tax and penalty equal to one hu goods, where the owner of the goods comes forwar	-		
(ii) the applicable tax and penalty equal to the fifty by the tax amount paid thereon under the Tripur Central Goods and Services Tax Act calculated se equal to the fifty per cent of the value of the good under the Integrated Goods and Services Tax Acc come forward to pay such tax and penalty.	e a State Goo eparately or ds reduced b	ods and Services the applicable ta by the tax amount	Tax Act and x and penalty t paid thereon

- 4.1. Clause (c) of sub-section (1) of section 129 of the Tripura State Goods and Services Tax Act, 2017 provides for the release of goods upon furnishing of a security equivalent to the amount payable under clause (a) or clause (b) of the said sub-section, as indicated supra at (i) and (ii) of para 4 above, in **FORM GST MOV-08**.
- 5. The calculation of proposed tax and penalty is as under:

#### 1) CALCULATION OF APPLICABLE TAX

						RATE O	F TAX			TAX AM	OUNT	
SL. NO	DESCRI PTION OF GOODS	HS N CO DE	QUAN TITY	TO TA L VA LU E (Rs.	CENT RAL TAX	STATE TAX / UNION TERRI TORY TAX	INTEG RATED TAX	CE SS	CENT RAL TAX	STATE TAX / UNION TERRI TORY TAX	INTEG RATED TAX	CE SS
1	2	3	4	5	6	7	8	9	10	11	12	13

## 2) CALCULATION OF APPLICABLE PENALTY UNDER CLAUSE (a) OF SUB-SECTION (1) OF SECTION 129

						RATE O	FTAX		P	ENALTY	AMOUNT	
SL. NO	DESCRI PTION OF GOODS	HS N CO DE	QUAN TITY	TO TA L VA LU E (Rs.	CENT RAL TAX	STATE TAX / UNION TERRI TORY TAX	INTEG RATED TAX	CE SS	CENT RAL TAX	STATE TAX / UNION TERRI TORY TAX	INTEG RATED TAX	CE SS
1	2	3	4	5	6	7	8	9	10	11	12	13

# 3) CALCULATION OF APPLICABLE PENALTY UNDER CLAUSE (b) OF SUB-SECTION (1) OF SECTION 129

					AMOUNT OF TAX			F TAX PENA			TY AMOUNT		
SL. NO	DESCRI PTION OF GOODS	HS N CO DE	QUAN TITY	TO TA L VA LU E (Rs.	CENT RAL TAX	STATE TAX / UNION TERRI TORY TAX	INTEG RATED TAX	CE SS	CENT RAL TAX	STATE TAX / UNION TERRI TORY TAX	INTEG RATED TAX	CESS	
1	2	3	4	5	6	7	8	9	10	11	12	13	

- 6. Incorporating the above points, a notice in **FORM GST MOV-07** was issued and duly served on the person in charge of the conveyance, providing him an opportunity to show cause against the demand of tax and penalty as applicable and make payment of the same and to get the goods and conveyance released.
- 7. In response to the said notice,
- (i) the owner of the goods/ person in charge of the conveyance has come forward and made the payment of tax and penalty as proposed. In view of this, the applicable tax and penalty proposed are hereby confirmed.
- (ii) the owner of the goods/ person in charge of the conveyance has neither made the payment of tax and penalty proposed nor has he filed any objections to the notice issued in **FORM GST MOV-07** and hence, the proposed tax and penalty are confirmed.
- (iii) the owner of the goods/ person in charge of the conveyance has filed objections as under:
  - a. ..
  - b. ..
  - c. ...
- 8. The objections filed by him were perused and found acceptable/ not acceptable for the following reasons:

### < SPEAKING ÓRDER Text>

9. In view of the above, the applicable tax and penalty are hereby calculated/recalculated as under:

#### < RECALCULATION PART>

10. You are hereby directed to make the payment forthwith/not later than seven days from the date of the issue of the order of detention in **FORM GST MOV-06**, failing which action under section 130 of the Tripura State / Central Goods and Services Tax Act / section 21 of the Union Territory Goods and Services Tax Act or section 20 of the Integrated Goods and Services Act shall be initiated.

Signature Name and Designation of the Proper Officer

To,
Shri
Driver/Person- in- charge
Vehicle/Conveyance No:
Address:

# **FORM GST MOV-10**

NOTICE FOR CONFISCATION OF GOODS OR CONVEYANCES AND LEVY OF PENALTY UNDER SECTION 130 OF THE TRIPURA STATE GOODS AND SERVICES TAX ACT, 2017 READ WITH THE RELEVANT PROVISIONS OF CENTRAL GOODS AND SERVICES TAX ACT, 2017 / THE INTEGRATED GOODS AND SERVICES TAX ACT, 2017 AND GOODS AND SERVICES TAX (COMPENSATION TO STATES) ACT, 2017

(COMPENSATION TO STATES) ACT, 2017
The conveyance bearing No was intercepted by (Designation of the proper officer) on (date) at ( time ) at (place). The statement of the driver/person in charge of the vehicle was recorded on (date).
2. The goods in movement was inspected under the provisions of sub-section (3) of section 68 of the Tripura State Goods and Services Tax Act, 2017 read with subsection (3) of section 68 of the Central Goods and Services Tax Act / Section 21 of the Union Territory Goods and Services Tax Act or under section 20 of the Integrated Goods and Services Tax Act read with sub-section (3) of section 68 of the Central Goods and Services Tax Act on(date) and the following discrepancies were noticed.
(i)
(ii)
(iii)
3. In view of the above, the goods and conveyances used for the movement of goods were detained under sub-section (1) of section 129 of the Tripura State Goods and Services Tax Act, 2017 read with subsection (3) of section 68 of the Central Goods and Services Tax Act or under section 20 of the Integrated Goods and Services Tax Act read with sub-section (3) of section 68 of the Central Goods and Services Tax Act by issuing an order of detention in <b>FORM GST MOV 06</b> and the same was served on the person in charge of the conveyance on (date). Along with the order of detention in <b>FORM GST MOV 06</b> , a notice was issued in <b>FORM GST MOV 07</b> under the provisions of sub-section (3) of section 129 of the Tripura State Goods and Services Tax Act, 2017, specifying the tax and penalty payable in respect of the goods in question.
4. Subsequently, after observing the principles of natural justice, an order demanding the applicable tax and penalty was issued in FORM GST MOV-09 on(Date) and the same was served on the person in charge of the conveyance. However, neither the owner of the goods nor the person in charge of the conveyance came forward to make the payment of applicable tax and penalty within the time allowed in the order passed supra.
5. In view of this, the undersigned proposes to confiscate the above goods and the

conveyance used to transport such goods under the provisions of section 130 of the Tripura

State Goods and Services Tax Act, 2017 read with Central Goods and Services Tax Act / section 21 of the Union Territory Goods and Services Tax Act or section 20 of the Integrated Goods and Services Tax Act, 2017/Goods and Services Tax (Compensation to States) Act, 2017. In addition, you are liable to pay the tax, penalty and other charges payable in respect of such goods and the conveyance.

OR

As the goods were transported without any valid documents, it is presumed that the goods were being transported for the purposes of evading the taxes. In view of this, the undersigned proposes to confiscate the above goods and the conveyance used to transport such goods under the provisions of section 130 of the Tripura State Goods and Services Tax Act, 2017 read with the relevant provisions of the Central Goods and Services Tax/Union Territory Goods and Services Tax Act, the Integrated Goods and Services Tax Act and the Goods and Services Tax (Compensation to States) Act, 2017. In addition, you are liable to pay the tax, penalty and other charges payable in respect of such goods and the conveyance.

#### 6. The calculation of proposed tax and penalty is as under:

#### 1) CALCULATION OF TAX

			- 11	RATE OF TAX				TAX AMOUNT				
SL.	DESCRI PTION OF GOODS	HS N CO DE	QUAN TITY	TO TA L VA LU E (Rs.	CENT RAL TAX	STATE TAX/ UNION TERRI TORY TAX	INTEG RATED TAX	CE SS	CENT RAL TAX	STATE TAX / UNION TERRI TORY TAX	INTEG RATED TAX	CF SS
1	2	3	4	5	6	7	8	9	10	11	12	13

#### 2) CALCULATION OF PENALTY

						RATE OF TAX			PENALTY AMOUNT			
SL.	DESCRI PTION OF GOODS	HS N CO DE	QUAN TITY	TO TA L VA LU E (Rs.	CENT RAL TAX	STATE TAX/ UNION TERRI TORY TAX	INTEG RATED TAX	CE SS	CENT RAL TAX	STATE TAX / UNION TERRI TORY TAX	INTEG RATED TAX	CI
1	2	3	4	5	6	7	8	9	10	11	12	13

#### 3) DETERMINATION OF FINE IN LIEU OF CONFISCATION OF GOODS

						FINE AM	IOUNT	
SL.N O	DESCRIPTI ON OF GOODS	HSN COD E	QUANTIT Y	TOTA L VALU E (Rs.)	CENTRA L TAX	STATE TAX / UNION TERRITOR Y TAX	INTEGRAT ED TAX	CES
1	2	3	4	5	6	7	8	9

#### 4) CALCULATION OF FINE IN LIEU OF CONFISCATION OF CONVEYANCE

						RATE O	FTAX			FINE AN	OUNT	
				TO TA		STAT E			li lnos	STAT E		
	DESCR IPTION	HS N	QUA	VA LU E	CEN TRA	TAX / UNIO N	INTEG	C	CEN TRA	TAX / UNIO N	INTEG	C
SL.	OF	CO	NTIT	(Rs.	L	TERRI	RATED	ES	L	TERRI	RATED	ES
NO	GOODS	DE	Y	)	TAX	TAX	TAX	S	TAX	TAX	TAX	S
1	2	3	4	5	6	7	8	9	10	11	12	13

- 7. You are hereby directed to show cause, within seven days from the receipt of this notice, as to why the goods in question and the conveyance used to transport such goods shall not be confiscated under the provisions of section 130 of the Tripura State Goods and Services Tax Act or the Integrated Goods and Services Tax Act and the Goods and Services Tax (Compensation to States) Act, 2017 and why the tax, penalty and other charges payable in respect of such goods and the conveyance shall not be payable by you.
- 8. You are hereby directed to appear before the undersigned on DD/MM/YYYY at HH/MM.
- 9. If you fail to furnish a reply within the stipulated date or fail to appear for personal hearing on the appointed date and time, the case will be decided ex-parte on the basis of available records and on merits.

Signature Name and Designation of the Proper Officer

To,	
Shri	
Driver/Person- in- charge	
Vehicle/Conveyance no:	
Address:	

## **FORM GST MOV-11**

# ORDER OF CONFISCATION OF GOODS AND CONVEYANCE AND DEMAND OF TAX, FINE AND PENALTY

Order Date:

1.	Conveyance No.	
2	Person in charge of the	
	Conveyance	
3	Address of the Person in charge of	HARLE OF THE PERSON OF THE PER
	the Conveyance	
4.	Mobile No. of the Person in	
	charge of the conveyance	
5.	e-mail ID of the Person in charge	
	of the conveyance	
6.	Name of the transporter	
7.	GSTIN of the transporter, if any	
8.	Date and Time of Inspection	
9.	Date of Service of Notice of	
	Confiscation	
10.	Order passed by	
11.	Date of Service of Order	
12.	Demand as per Confiscation	
	Order	

#### On the Goods

Order No.

Act	Tax	Interest	Penalty	Fine/ Other charges	Demand No.
CGST Act				ALK NIJYA	
SGST / UTGST					
Act					
IGST Act					
Cess				1	EIG (p. #214
Total					

# On the Conveyance

Act	Tax	Interest	Penalty	Fine/ Other charges	Demand No.
CGST Act					ATT TO SERVICE STREET
STATE					

TAX / UTGST Act		EL EU SON
IGST Act		
Cess		
Total		

## DETAILS OF GOODS CONFISCATED

Sl.No.	Description of goods	HSN Code	Quantity	Value	
		5 2 2			
			A DESCRIPTION		710
			200000000000000000000000000000000000000		

## DETAILS OF CONVEYANCE CONFISCATED

Sl.No.	Description	Details
1	Conveyance Registration No.	
2.	Vehicle Description	
3.	Engine No.	
4.	Chassis No.	
5.		

ORDER ENCLOSED

(Name and designation of Proper Officer)

# ORDER OF CONFISCATION UNDER SECTION 130 OF THE TRIPURA STATE GOODS AND SERVICES TAX ACT, 2017 READ WITH THE RELEVANT PROVISIONS OF THE CENTRALGOODS AND SERVICES TAX ACT/ THE INTEGRATED GOODS AND SERVICES TAX ACT, 2017

The conveyance bearing No	_ was intercepted	by	(Name and
Designation of the proper officer) on			(place).
The statement of the driver/person in charge	e of the vehicle wa	s recorded on _	(date).
2. The goods in movement was inspected 68 of the Tripura State Goods and Service of the Central Goods and Services Tax Act and Goods and Services Tax (Compensation of the Central Goods and Central G	s Tax Act, 2017 re:/the Integrated Go	ead with the rele	evant provisions s Tax Act, 2017
(i)			
(ii)			
(iii)			
3. In view of the above, the goods and condetained under sub-section (1) of section (2) Act read with sub-section (3) of section (3) under section 20 of the Integrated Goods as section 68 of the Central Goods and Service FORM GST MOV 06 and the same was son (date). Along with the order of dissued in FORM GST MOV 07 under the Tripura State Goods and Services Tax Act,	of the Tripura of the Central of the Central of the Central of the Services Tax Act by its served on the personal detention in FORM provisions of sub-	State Goods and Goods and Serving and order on in charge of M GST MOV 0 section (3) of sections.	d Services Tax dees Tax Act or b-section (3) of of detention in the conveyance 6, a notice was ction 129 of the
4. Subsequently, after observing the prince applicable tax and penalty was issued in Fearme was served on the person in charge of the goods nor the person in charge of the capplicable tax and penalty within the time at an FORM GST MOV-10 was issued on and the conveyance used for transporting person in charge of the conveyance. In the payable in respect of such goods and the conveyable in respect of such goods and goods goods and goods g	form GST MOV of the conveyance came for allowed in the order (Date) prosuch goods and the said notice, the	However, neith orward to make or passed supra. Toposing to confide same was duly tax, penalty and	_(Date) and the er the owner of the payment of Hence, a notice scate the goods y served on the
	The second second		

OR

As the goods were transported without any valid documents, it was presumed that the goods were transported for the purposes of evading the taxes. Hence, it was proposed to confiscate the above goods and the conveyance used to transport such goods under the provisions of section 130 of the Tripura State Goods and Services Tax Act, 2017 read with Central Goods

and Services Tax Act / Section 21 of the Union Territory Goods and Services Tax Act or section 20 of the Integrated Goods and Services Tax Act, 2017 and the Goods and Services Tax (Compensation to States) Act, 2017 by issue of a notice in **FORM GST MOV-10**. In the said notice, the tax, penalty and other charges payable in respect of such goods and the conveyance were also demanded.

- 5. The person in charge has not filed any objections/ the objections filed were found to be not acceptable for the reasons stated below:
  - a) ...
  - b) ...
  - c) ...
- 6. In view of the above, the following goods and conveyance are confiscated by the undersigned by exercising the powers vested under section 130 of the Tripura State Goods and Services Tax Act and under section 130 of the Central Goods and Services Tax Act / Section 21 of the Union Territory Goods and Services Tax Act or under section 20 of the Integrated Goods and Services Tax Act which are listed as under:

SL.NO	DESCRIPTION OF GOODS	HSN CODE	QUANTITY	TOTAL VALUE (Rs.)
1	2	3	4	5

7. You are also informed that the above goods and conveyance shall be released on the payment of the following tax, penalty and fines in lieu of confiscation if the same is made within ----- days from the date of this order.

## (1) CALCULATION OF TAX

					RATE OF TAX				TAX AMOUNT			
SL.	DESCRI PTION OF GOODS	HS N CO DE	QUAN TITY	TO TA L VA LU E (Rs.	CENT RAL TAX	STATE TAX / UNION TERRI TORY TAX	INTEG RATED TAX	CE SS	CENT RAL TAX	STATE TAX / UNION TERRI TORY TAX	INTEG RATED TAX	CI
10	GOODS	DE	1111	/_	IAA	7	8	9	10	11	12	1.

# (2) CALCULATION OF PENALTY

	Mar Line	1,011,0			K - 196	RATE O	FTAX		P	ENALTY	AMOUNT	
SL.	DESCRI PTION OF GOODS	HS N CO DE	QUAN TITY	TO TA L VA LU E (Rs.	CENT RAL TAX	STATE TAX / UNION TERRI TORY TAX	INTEG RATED TAX	CE SS	CENT RAL TAX	STATE TAX / UNION TERRI TORY TAX	INTEG RATED TAX	CI
1	2	3	4	5	6	7	8	9	10	11	12	1.

# (3) DETERMINATION OF FINE IN LIEU OF CONFISCATION OF GOODS

						FINE AM		
SL.N O	DESCRIPTI ON OF GOODS	HSN COD E	QUANTIT Y	TOTA L VALU E (Rs.)	CENTRA L TAX	STATE TAX / UNION TERRITOR Y TAX	INTEGRAT ED TAX	CES
1	2	3	4	5	6	7	8	9

# (4) CALCULATION OF FINE IN LIEU OF CONFISCATION OF CONVEYANCE

						RATE C	F TAX			FINE AN	OUNT	
SL. NO	DESCR IPTION OF GOODS	HS N CO DE	QUA NTIT Y	TO TA L VA LU E (Rs.	CEN TRA L TAX	STAT E TAX / UNIO N TERRI TORY	INTEG RATED TAX	C ES S	CEN TRA L TAX	STAT E TAX / UNIO N TERRI TORY TAX	INTEG RATED TAX	C ES S
1	2	3	4	5	6	7	8	9	10	11	12	13

Signature
Name and Designation of the Proper Officer

To,	
Shri	
Driver/Personin charge	
Vehicle/Conveyance no:	
Address:	

#### Copy to:

- 1. The Principal Secretary, Finance, Government of Tripura for favour of kind information.
- 2. The Assistant Statistical Officer, Statistical Section, O/o the Commissioner of Taxes & Excise, Agartala with request to upload the Circular in the Official website <a href="https://www.tripurataxes.nic.in">www.tripurataxes.nic.in</a>
- 3. All Merchant Associations

4. Guard File.

(Dr. B. Kaur, IAS)
Chief Commissioner of State Tax
Government of Tripura