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

Dated, Agartala, the July, 2024.

Circular No. 8/2024 – GST (State)

То

The Additional Commissioner of State Tax/ Deputy Commissioner of State Tax (All)/ Assistant Commissioner of State Tax (All) Superintendent of State Tax (All)/ Inspector of State Tax (All)

Subject: Clarification on the requirement of reversal of input tax credit in respect of the portion of the premium for life insurance policies which is not included in taxable value-reg.

Madam / Sir,

The Government of India, Ministry of Finance, Department of Revenue, Central Board of Indirect Taxes and Customs, GST Policy Wing vide Circular No. 214/8/2024–GST dated 26th June, 2024 has issued a clarification on the requirement of reversal of input tax credit in respect of the portion of the premium for life insurance policies which is not included in taxable value, in order to ensure uniformity in the implementation of the provisions of law across the field formations, which is annexed herewith.

In exercise of powers conferred by section 168 of the Tripura State Goods and Services Tax Act, 2017 (Tripura Act No. 9 of 2017) for the purpose of uniformity in the implementation of the Act it is instructed to follow the guidelines issued vide Circular No. 214/8/2024–GST dated 26th June, 2024 by the Government of India, Ministry of Finance, Department of Revenue, Central Board of Indirect Taxes and Customs, GST Policy Wing.

Enclo.: Circular No. 214/8/2024–GST.

(**Rakhi Biswas, IAS**) Chief Commissioner of State Tax Government of Tripura

Copy to:

- **1.** The P.S. to the Secretary, Finance, Government of Tripura for favour of kind information to the Secretary, Finance.
- 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 <u>www.tripurataxes.nic.in</u>.
- **3.** Guard File.

Circular No.-214/8/2024-GST

F.No. CBIC-20001/4/2024-GST Government of India Ministry of Finance (Department of Revenue) Central Board of Indirect Taxes and Customs GST Policy Wing *****

North Block, New Delhi Dated the 26th June, 2024

То,

The Principal Chief Commissioners/ Chief Commissioners/ Principal Commissioners/ Commissioners of Central Tax (All) The Principal Directors General/ Directors General (All)

Madam/Sir,

Subject: Clarification on the requirement of reversal of input tax credit in respect of the portion of the premium for life insurance policies which is not included in taxable value-reg.

Representations have been received from the trade and field formations seeking clarification on the issue as to whether the amount of insurance premium, which is not included in the taxable value as per Rule 32(4) of Central Goods and Services Tax Rules, 2017 (hereinafter referred to as the "CGST Rules") applicable for life insurance business, will be treated as pertaining to an exempt supply/ non-taxable supply and whether the input tax credit availed in respect of such amount shall be required to be reversed or not.

2. In order to clarify the issue and to ensure uniformity in the implementation of the provisions of law across the field formations, the Board, in exercise of its powers conferred by section 168 (1) of the Central Goods and Services Tax Act, 2017 (hereinafter referred to as the "CGST Act"), hereby clarifies the issues as under:

S.No.Issue	Clarification
1. Whether the amount of insurance	 Life insurance business' has been defined in Section 2(11) of the Insurance Act, 1938 as below: "2(11) life insurance business means the business of effecting contracts of insurance upon human life, including any contract whereby the payment of money is assured on death (except death by accident only) or the happening of any contingency dependent on human life, and any contract which is subject to payment of premiums for a term dependent on human life and shall be deemed to include (a) the granting of disability and double or triple indemnity accident benefits, if so provided in the contract of insurance, (b) the granting of annuities upon human life; and (c) the granting of superannuation allowances and benefit payable out of any fund applicable solely to the relief and maintenance of persons engaged in any particulation any particulation and particulation any particula
	out of any fund applicable solely to the relief and maintenance o persons engaged or who have been

insurance business shall include any unit linked insurance policy or scrips or any such instrument or unit, by whatever name called, which provides a component of investment and a component of insurance issued by an insurer referred to in clause (9) of this section.

2. Life companies insurance are providing service of insuring the life of the insured and in return. are charging consideration in the form of premium from the insured. A number of life insurance companies are providing policies which may consist of a component of investment in addition to the component for the risk cover of the life insurance and accordingly, in such cases, the premium charged also includes the component which is allocated for investment or saving on behalf of the policy holder. As per definition of 'Life insurance business' provided in Section 2(11) of the Insurance Act, 1938, life insurance business includes any unit linked insurance policy or scrips or any such instrument or unit, by whatever name called, which provides a component of investment and a component of insurance issued by an insurer. Accordingly, such life insurance policies, which also include a component of investment along with the component of risk cover for life insurance, are also covered under life insurance business.

2.1 It is mentioned that value of supply of
services in relation to life insurance business is
to be determined as per provisions of sub-rule
(4) of rule 32 of CGST Rules. The said sub-
rule provides that the value of supply of
services in respect of life insurance business is
primarily to be determined by deducting the
amount of premium allocated for
investment/savings on behalf of the policy
holder from the gross premium charged from
the policy holder. The said sub-rule also
provides for determination of value of supply
of such services based on certain percentage of
the gross premium in other situations.
However, where the entire premium is only
towards the risk cover in life insurance, the
value of supply is not required to be
determined under the said sub-rule as in such
cases whole of the consideration i.e. gross
premium is towards life insurance services.
2.2 As per section 2(47) of the CGST Act,
exempt supply means supply of any goods or
services or both which attracts nil rate of tax
or which may be wholly exempt from tax
under section 11, or under section 6 of the
Integrated Goods and Services TaxAct, 2017
(hereinafter referred to as the "IGST Act"),
and includes non-taxable supply. The said
definition of exempt supply has the following
three limbs: -
(a) Supply of service which is nil rated;
(a) suppry of service which is ini fated;

	(b) Supply of service which is wholly
	exempted from tax under section 11 of
	CGST Act or under Section 6 of IGST
	Act; or
	(c) Supply of service which is non-
	taxable supply.
	2.2.1. Further, as per section 2(78) of CGST
	Act, non-taxable supply means a supply of
	goods or services or both which is not leviable
	to tax under the CGST Act or under the IGST
	Act.
	2.2.2 It is mentioned that there is no doubt
	about taxability of supply of service of
	providing life insurance services by the
	insurance company to the insured/ policy
	holder but the only issue is regarding the
	treatment of the amount of premium which is
	not included in the taxable value of supply, as
	determined under the provisions of Rule 32(4)
	of CGST Rules. The service of providing life
	insurance cover is neither nil rated, nor there is
	any notification issued under section 11 of
	CGST Act by virtue of which the said service
	or any portion of the said service has been
	exempted from GST.
	2.2.3 It is also mentioned that the supply can
	be considered as a non-taxable supply only
	when it is not leviable to tax under the CGST
	Act or under the IGST Act. It is not a case
	where the tax is not leviable on the supply of
	life insurance services provided by life
	insurance companies to the insured/policy

holder. The value of the said supply of service
in respect of life insurance business as
determined under Rule 32(4) of CGST Rules,
2017 may not include some portion of gross
premium as per methodology provided in the
said rule. This portion of premium which is
not includible in taxable value as per
provisions of Rule 32(4) of CGST Rules is
neither nil rated, nor wholly exempted from
tax under section 11 of CGST Act and also not
a non-taxable supply. Therefore, just because
some amount of consideration is not included
in value of taxable supply as per the provisions
of the statute, it cannot be said that the said
portion of consideration becomes attributable
to a non-taxable or exempt supply.
2.2.4 Further, Rule 42 of the CGST Rules
provides for reversal of input tax credit in
certain scenarios. As per the said rule, only
that input tax credit which attract the
provisions of sub-section (1) and sub-section
(2) of Section 17 of the CGST Act needs to be
determined and reversed thereof. Further, sub-
section (1) and sub-section (2) of Section 17 of
the CGST Act restrict the amount of credit
only in a case where the registered person uses
the goods or services partly for business or
other purposes or partly for making taxable
supplies or exempt supplies. However, as
discussed in Para 2.2.3 above, the portion of
premium, which is not includible in taxable
value of supply as per Rule 32(4) of CGST
Rules, cannot be considered as pertaining to an

exempt supply.
3. In view of this, it is clarified that the amoun
of the premium for taxable life insurance
policies, which is not included in the taxable
value as determined under rule 32(4) of CGST
Rules, cannot be considered as pertaining to a
non-taxable or exempt supply and therefore
there is no requirement of reversal of input
tax credit as per provisions of Rule 42 or rule
43 of CGST Rules, read with sub-section (1)
and sub-section (2) of Section 17 of CGST
Act, in respect of the said amount.

- 3. It is requested that suitable trade notices may be issued to publicize the contents of this Circular.
- 4. Difficulty, if any, in implementation of this Circular may please be brought to the notice of the Board. Hindi version would follow.

(Sanjay Mangal) Principal Commissioner (GST)