FORM-GST-RFD-01⁵⁴

[See rule 89(1)]

Application for Refund

(Applicable for casual or non-resident taxable person, tax deductor, tax collector, un-registered person and other registered taxable person)

1.	GSTIN /											
	Temporary											
	ID											
2.	Legal											
	Name											
3.	Trade											
	Name, if											
	any											
4.	Address											
5.	Tax period	From	<year< td=""><td>r><month></month></td><td>То</td><td><yea< td=""><td>r><month></month></td><td></td></yea<></td></year<>	r> <month></month>	То	<yea< td=""><td>r><month></month></td><td></td></yea<>	r> <month></month>					
	(if											
	applicable)											
6.	Amount of	Act	Tax	Interest	Penalty	Fees	Others	Total				
	Refund											
	Claimed	Central										
	(Rs.)	tax										
		State /										
		UT tax										
		Integrated										
		tax										
		Cess										
		Total										
7.	Grounds of	(a)	Exce	ss balance in E	lectronic (Cash Leo	lger					
	refund	(b)	Expo	orts of services	- with payr	nent of t	ax					
	claim	(c)	Expo	orts of goods	/ servic	es- wit	hout payme	ent of tax				
	(select from		(accu	imulated ITC)								
	drop down)	(d)	On account of order									
			Sr.	Type of	Order	Order	Order	Payment				
			No.	order	no.	date	Issuing	reference				
							Authority	no., if				
								any				

⁵⁴ Substituted vide Notf no. 74/2018-CT dt 31.12.2018

			(\mathbf{i})	1	agmont						I
			(i)		essment						
			(ii)		lization						
				of							
					isional						
					ssment						
			(iii)	App							
			(iv)	Any							
				orde							
				(spec	cify)						
		(e)	ITC a	accum	ulated du	e to i	invert	ted tax s	structu	re	
			[clau	se (ii)	of first p	rovis	o to s	ection 5	54(3)]		
		(f)			t of suppl		nade t	o SEZ i	unit/ S	EZ dev	veloper
			(with	paym	nent of tax	()					
		(g)	On a	ccoun	t of suppl	ies m	nade t	ο SEZ ι	unit/ S	EZ dev	veloper
			(with	out pa	ayment of	tax)					
		(h)				ed ex	port	supplie	es/ Sup	oplier	of deemed
			-	rt sup							
		(i)	-	-		-		_			r wholly or
							nvoic	ce has n	ot bee	n issue	ed (tax paid
			on ac	lvance	e payment	:)					
		(j)	Tax 1	paid o	n an intra	i-Stat	e sur	oply wh	ich is s	subseq	uently held
			to be	inter-	State sup	ply a	nd vi	ce versa	(chang	ge of P	POS)
		(k)	Exce	ss pay	ment of t	ax, if	any				
		(1)	Any	other	(specify)	<u>.</u>					
8.	Details of	Name of	Addr	ress	IFSC		Тур	e of acc	count	Acco	ount No.
	Bank	bank	of								
	account		branc	ch							
9.	Whether Se	elf-Declarati	on f	ïled	by		Ye	es	Г		No
	Applicant u/s	54(4), if app	olicabl	e					L		
						<u>.</u>					

[DECLARATION [second proviso to section 54(3)]

I hereby declare that the goods exported are not subject to any export duty. I also declare that I have not availed any drawback of central excise duty/service tax/central tax on goods or services or both and that I have not claimed refund of the integrated tax paid on supplies in respect of which refund is claimed.

Signature

Name –

Designation / Status"]

DECLARATION [section 54(3)(ii)]

I hereby declare that the refund of input tax credit claimed in the application does not include ITC availed on goods or services used for making 'nil' rated or fully exempt supplies.

Signature

Name –

Designation / Status

DECLARATION [rule 89(2)(f)]

[I hereby declare that tax has not been collected from the Special Economic Zone unit /the Special Economic Zone developer in respect of supply of goods or services or both covered under this refund claim. Signature Name – Designation / Status]⁵⁵

DECLARATION [rule 89(2)(g)]

(For recipient/supplier of deemed export)

In case refund claimed by recipient

I hereby declare that the refund has been claimed only for those invoices which have been detailed in statement 5B for the tax period for which refund is being claimed and the amount does not exceed the amount of input tax credit availed in the valid return filed for the said tax period. I also declare that the supplier has not claimed refund with respect to the said supplies.

In case refund claimed by supplier

I hereby declare that the refund has been claimed only for those invoices which have been detailed in statement 5B for the tax period for which refund is being claimed. I also declare that the recipient shall not claim any refund with respect of the said supplies and also, the recipient has not availed any input tax credit on such supplies. Signature

Name –

Designation / Status

UNDERTAKING

I hereby undertake to pay back to the Government the amount of refund sanctioned along with interest in case it is found subsequently that the requirements of clause (c) of sub-

⁵⁵ Substituted vide Notf no. 03/2019-CT dt. 29.01.2019 wef 01.02.2019. Before substitution it was "I hereby declare that the Special Economic Zone unit / the Special Economic Zone developer has not availed of the input tax credit of the tax paid by the application covered under this refund claim."

section (2) of section 16 read with sub-section (2) of section 42 of the CGST/SGST Act have not been complied with in respect of the amount refunded.

Signature

Name –

Designation / Status

SELF- DECLARATION [rule 89(2)(1)]

I ______ (Applicant) having GSTIN/ temporary Id ------, solemnly affirm and certify that in respect of the refund amounting to Rs. ---/ with respect to the tax, interest, or any other amount for the period from---to----, claimed in the refund application, the incidence of such tax and interest has not been passed on to any other person.

Signature Name –

Designation / Status

(This Declaration is not required to be furnished by applicants, who are claiming refund under clause (a) or clause (b) or clause (c) or clause (d) or clause (f) of sub-section (8) of section 54.)

10. Verification

I/We *<Taxpayer Name>* hereby solemnly affirm and declare that the information given herein above is true and correct to the best of my/our knowledge and belief and nothing has been concealed therefrom. I/We declare that no refund on this account has been received by me/us earlier.

Place	Signature of Authorised Signatory
Date	(Name)
	Designation/ Status

Annexure-1

Statement -1 [rule 89(5)]

Refund Type: ITC accumulated due to inverted tax structure [clause (ii) of first proviso to section 54(3)]

(Amount in Rs.)

Turnover of	Tax payable	Adjusted	Net input tax	Maximum refund
inverted rated	on such	total	credit	amount to be
supply of	inverted rated	turnover		claimed
goods and	supply of			[(1×4÷3)-2]
services	goods and			
	services			
1	2	3	4	5

Statement 1A [rule 89(2)(h)]

Refund Type: ITC accumulated due to inverted tax structure [clause (ii) of first proviso to section 54(3)]

Sl N	of in	Details of invoices of inward supplies of inputs received			Tax paid on inward supplies of inputs			Details of invoices of outward supplies issued				Tax paid on outward supplies		
0.	GS TIN of the sup plier *	N o.	D at e	Tax able Val ue	Integ rated Tax	Cen tral Tax	Stat e Tax /Uni on terri tory Tax	N o.	D at e	Tax able Val ue	Invoic e type (B2B/ B2C)	Integ rated Tax	Cen tral Tax	Stat e Tax /Uni on terri tory Tax
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15

* In case of imports or supplies received under reverse charge mechanism [sub-section (3) of section 9 of the CGST Act/SGST Act or sub-section (3) of section 5 of IGST Act], the GSTIN of supplier will mean GSTIN of applicant (recipient).

Statement- 2 [rule 89(2)(c)]

Refund Type: Exports of services with payment of tax

(Amount in Rs.)

Sr.	Invoice details		Integrat	ed tax	Cess	B	RC/	Integrated	Integrated	Net	
No.							FI	IRC	tax and	tax and	Integrated
	No	Data	Value	Tavabla	A		Na	Data	cess	cess	tax and
	No.	Date	value	Taxable	Amt.		INO.	Date	involved	involved	cess
				value					in debit	in credit	(6 + 7 + 10)
									note, if	note, if	(6+7+10 -

									any	any	11)
1	2	3	4	5	6	7	8	9	10	11	12

Statement- 3 [rule 89(2)(b) and 89(2)(c)]

Refund Type: Export without payment of tax (accumulated ITC)

(Amount in Rs.)

Sr.	Iı	nvoice det	ails	Goods/	Shipping bill/ Bill of			EGM		BRC/	
No.				Services	export			Details		FIRC	
		_		(G/S)			-		-		-
	No.	Date	Value		Port code	No.	Date	Ref	Date	No.	Date
								No.			
1	2	2	4	~	6	7	0	0	10	11	10
1	2	3	4	5	6	1	8	9	10	11	12

Statement- 3A [rule 89(4)]

Refund Type: Export without payment of tax (accumulated ITC) – calculation of refund amount

(Amount in Rs.)

Turnover of zero	Net input tax	Adjusted total	Refund amount
rated supply of goods	credit	turnover	(1×2÷3)
and services			
1	2	3	4

Statement-4 [rule 89(2)(d) and 89(2)(e)]

Refund Type: On account of supplies made to SEZ unit or SEZ Developer (on payment of tax)

(Amount in Rs.)

GSTIN	Invoice details	Shipping	Integrated	Ces	Integrat	Integrat	Net
of		bill/ Bill	Tax	S	ed tax	ed tax	Integrat
recipie		of			and cess	and cess	ed tax
nt		export/			involve	involve	and cess
		Endorsed			d in	d in	(8+9+10
		invoice			debit	credit	(8+9+10

					SEZ				note, if	note, if	- 11)
	No	Dat	Valu	No	Dat	Taxab	Am		any	any	
		e	e		e	le	t.				
						Value					
1	2	3	4	5	6	7	8	9	10	11	12

Statement-5 [rule 89(2)(d) and 89(2)(e)]

Refund Type: On account of supplies made to SEZ unit or SEZ Developer (without payment of tax)

(Amount in Rs.)

Sr. No.		Invoice detai	ls	Goods/ Services (G/S)	Shipping bill/ B Endorsed in	-
	No.	Date	Value		No.	Date
1	2	3	4	5	6	7

Statement-5A [rule 89(4)]

Refund Type:On account of supplies made to SEZ unit / SEZ developer without payment of tax (accumulated ITC) – calculation of refund amount

(Amount in Rs.)

Turnover of zero rated supply of goods and services	Net input tax credit	Adjusted total turnover	Refund amount (1×2÷3)		
1	2	3	4		

[Statement 5B [rule 89(2)(g)]

Refund Type: On account of deemed exports

(Amount in Rs)

Sl. No.	outward s suppl	supplie ier/Det	s in cas tails of i	lit notes/deb e refund is o nvoices of is claimed b		Tax pa	id		
	GSTIN	No.	Date	Taxable	Туре	Integrated	Central	State	Cess

	of the			Value	(Invoice/	Tax	Tax	Tax	
	supplier				Credit			/Union	
					Note/			territory	
					Debit			Tax	
					Note)				
1	2	3	4	5	6	7	8	9	10
					1 ⁵⁶				

Statement-6 [rule 89(2)(j)]

Refund Type: On account of change in POS (inter-State to intra-State and vice versa)

Order Details (issued in pursuance of sections 77 (1) and (2), if any: Order No: Order Date:

(Amount in Rs.)

Recipien]	Invo	ice d	etails	Deta	ails of t	ax pa	id o	n	Tax	es re-as	ssesse	ed or	1
t's					transacti	on con	sidere	d as	s intra	transact	ion wh	ich w	ere	held
GSTIN/					-State / i	inter-St	ate tr	ansa	action	inter Sta	te / intr	ra-Sta	te si	upply
UIN						earl	ier				subseq	uently	y	
Name					Integrat	Centr	Stat	Ces	Place	Integrat	Centr	Stat	Ces	Place
Inallie	N	Dat	Value	Taxab	ed tax	al tax	e/	S	of	ed tax	al tax	e/	S	of
(in case				-			UT		Suppl			UT		Suppl
B2C)	0.	e	e	le			tax		у			tax		у
				Valu										
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15

Statement-7 [rule 89(2)(k)]

Refund Type: Excess payment of tax, if any in case of last return filed.

(Amount in Rs.)

Tax period	ARN of	Date of	Tax Payable			
	return	filing	Integrated	Central	State/	Cess
		return	tax	tax	UT tax	
1	2	3	4	5	6	7

Annexure-2

⁵⁶ Subsituted vide Notification no. 33/2019-CT dt. 18.07.2019

Certificate [rule 89(2)(m)]

This is to certify that in respect of the refund amounting to Rs.<<>> ------- (in words) claimed by M/s------ (Applicant's Name) GSTIN/ Temporary ID------ for the tax period < ---->, the incidence of tax and interest, has not been passed on to any other person. This certificate is based on the examination of the books of account and other relevant records and returns particulars maintained/ furnished by the applicant.

Signature of the Chartered Accountant/ Cost Accountant:

Name:

Membership Number:

Place:

Date:

Note - This Certificate is not required to be furnished by the applicant, claiming refund under clause (a) or clause (b) or clause (c) or clause (d) or clause (f) of sub-section (8) of section 54 of the Act.

Instructions –

1. '	Terms used:	
	a. B to C:	From registered person to unregistered person
	b. EGM:	Export General Manifest
	c. GSTIN:	Goods and Services Tax Identification Number
	d. IGST:	Integrated goods and services tax
	e. ITC:	Input tax credit
	f. POS:	Place of Supply (Respective State)
	g. SEZ:	Special Economic Zone
	h. Temporary ID:	Temporary Identification Number
	i. UIN:	Unique Identity Number

2. Refund of excess amount available in electronic cash ledger can also be claimed through return or by filing application.

3. Debit entry shall be made in electronic credit or cash ledger at the time of filing the application.

4. Acknowledgement in **FORM GST RFD-02**will be issued if the application is found complete in all respects.

5. Claim of refund on export of goods with payment of IGST shall not be processed through this application.

6. Bank account details should be as per registration data. Any change in bank details shall first be amended in registration particulars before quoting in the application.

7. Declaration shall be filed in cases wherever required.

8. 'Net input tax credit' means input tax credit availed on inputs during the relevant period for the purpose of Statement-1 and will include ITC on input services also for the purpose of Statement-3A and 5A.

9. 'Adjusted total turnover' means the turnover in a State or a Union territory, as defined under clause (112) of section 2 excluding the value of exempt supplies other than zero-rated supplies, during the relevant period.

10. For the purpose of Statement-1, refund claim will be based on supplies reported in GSTR-1 and GSTR-2.

11. BRC or FIRC details will be mandatory where refund is claimed against export of services details of shipping bill and EGM will be mandatory to be provided in case of export of goods.

12. Where the invoice details are amended (including export), refund shall be allowed as per the calculation based on amended value.

13. Details of export made without payment of tax shall be reported in Statement-3.

14. Availability of refund to be claimed in case of supplies made to SEZ unit or SEZ developer without payment of tax shall be worked out in accordance with the formula prescribed in rule 89(4).

15. 'Turnover of zero rated supply of goods and services' shall have the same meaning as defined in rule 89(4).