ICAR-NATIONAL BUREAU OF PLANT GENETIC RESOURCES PUSA CAMPUS: NEW DELHI: - 110012

F. No. 1(164)/GEX/2012/CDN

Dated: 26th August, 2015

ENDORSEMENT

Copy forwarded for information and necessary action to:

All Head of Divisions/Sections/Units/Cells, NBPGR, New Delhi.

All OIC(s), NBPGR, Regional Stations.

The Sr. F & AO, NBPGR, New Delhi.

The Sr. AO, NBPGR, New Delhi.

AAO, Pension/ AAO, Purchase, NBPGR, New Delhi.

The DDO, NBPGR, New Delhi.

In-charge AKMU, NBPGR, New Delhi for requested to upload the website.

PA to Director, NBPGR, New Delhi. 8.

> (Din Dayal) Asstt. Admn. Officer

List of Paper forwarded:-

Letter No. D.O. F.No.334/5/2015-TRU-dated 19th May, 2015 received from Sh. Alok Sharma, Joint Secretary (TRU-1), Govt. of India, Ministry of Finance, Department of Revenue, Tax Research Unit, New Delhi, regarding Increase Service Tax.

Government of India Ministry of Finance Department of Revenue Tax Research Unit

Alok Shukla \Joint Secretary (TRU-I)

Tel: 23092687 Fax: 23092031

Email: alok.shukla@nic.in

New Delhi the 19th May, 2015 D.O.F.No.334/5/2015-TRU

Dear Principal Chief Commissioner / Chief Commissioner / Director General,

The Finance Bill, 2015, has received the assent of the Honorable President and has been notified. In the Budget, 2015, certain amendments in the Finance Act, 1994 have been incorporated through the Finance Act, 20 5, which will come into effect from a date to be notified. In this regard, 1st lane, 2015 is being notified as the date on which the provisions as specified in paragraph 2 below will come into effect. Certain provisions in some notifications lready issued, will also come into effect from 1st June, 2015.

- Following provisions will come into effect from 1st June 2015. 2.
- Section 66B of the Finance Act, 1994, prescribes the ser 2.1 e tax rate. It has been amended by Section 108 of the Finance Act, 2015. The ra of Service Tax is being increased from 12% to 14% (including cesses). The incr e in Service Tak rate will come into effect from 1st June, 2015. (Notification 14/2015-Service Tax, dated 19th May, 2015 refers)
- Sections 153 and 159 of the Finance Act, 2015 provide to 2.2 Finance (No.2) Act, 2004 and section 140 of the Finance Education Cess and Secondary and Higher Education Ces taxable services, shall cease to have effect from a date to Central Government. The above provisions levying Ed Secondary and Higher Education Cess should also cease to live effect from 1st June, 2015. (Notification No.14/2015-Service Tax, dated 19th Tay, 2015 refers), that is the date with effect from which the increase in the Ser into effect.

section 95 of the t, 2007, levying respectively, on notified by the ation Cess and e Tax rate comes

- 2.3 The Negative List entry [section 66D (j)] that covers "admission to entertainment event or access to amusement facility" is to be omitted vide section 109 (4) of The Finance Act, 2015. Section 65B (9) and 65B (24) of the Finance Act, 1994 defines amusement facility and entertainment event, respectively. These entries in the definitions have been omitted by the Section 107 (a) and (c) of the Finance Act, 2015. These changes will come into effect from 1st June, 2015. The implication of these changes are as follows,-
 - (a) Service Tax shall be levied on the service provided by way of access to amusement facility providing fun or recreation by means of rides, gaming devices or bowling alleys in amusement parks, amusement arcades, water parks and theme parks.
 - (b) Service tax shall be levied on service by way of admission to entertainment event of concerts, pageants, musical performances concerts, award functions and sporting events other than the recognized sporting event, if the amount charged is more than Rs. 500 per person for the right to admission to such an event.

This levy would come into effect from 1st June, 2015. (Notification No.14/2015-Service Tax, dated 19th May, 2015 refers)

- 2.3.1 However, the existing exemption, by way of the Negative List entry, to service by way of admission to entertainment event, namely, exhibition of cinematographic film, circus, recognized sporting event, dance, theatrical performance including drama and ballet shall be continued, through the route of exemption. Entry 47 and definition of "recognised sporting event" [paragraph 2 entry 'zab'] has been inserted in notification No. 25/2012-ST vide S.No.1.(xii) and S. No. 2.(b) respectively of notification No. 06/2015-ST dated 1st March, 2015. This entry will also come into effect from 1st June, 2015. (Notification No.16/2015-Service Tax, dated 19th May, 2015)
- 2.4 The entry in the Negative List [section 66D (f)] that covers service by way of any process amounting to manufacture or production of goods has been amended vide section 109(2) of Finance Act, 2015, to exclude any service by way of carrying out any processes for production or manufacture of alcoholic liquor for human consumption. Consequently, Service Tax shall be levied on contract manufacturing/job work for production of potable liquor for a consideration. In this context, the definition of the term "process amounting to manufacture or production of goods" [section 65 B (40)] has also been amended vide section 107

(f) of the Finance Act, 2015. This levy would come into effect from 1st June 20 (Notification No.14/2015-Service Tax, dated 19th May, 2015 refers)

| 2.4.1 A consequential amendment in S. No. 30 of notification No. 2. | 012-ST |
|---|---------|
| dated 20th June, 2012, to exclude intermediate production of alcoholic | oor for |
| human consumption from ambit of the exemption, will Iso come in | effect |
| from 1st June, 2015. [Notification No. 06/2015-ST dated 1st March 2015 | itry at |
| Sl. No. 1.(ix)] (Notification No.16/2015-Service Tax, dated 19 May, 2011) | 100 |

- 2.5 An entry in the Negative list covers betting, gambling or lotter Section 66D (i)]. This entry has been amended by section 109 (3) of the Finance .t, 201 so as to include an explanation that "betting, gambling or lottery" all no include the activity carried out by a lottery distributor or selling agent elatic to promotion, marketing, organising, selling of lottery or facili ng organising lottery of any kind, in any other manner. The objective nakii these exclusions was to make it explicitly clear that while lottery p is n subject to service tax, aforesaid services in relation to lotter will be ta le. Th will come into effect from 1st June, 2015. (Notification No 14/2015-Se ce Ta. dated 19th May, 2015 refers)
- 2.6 In respect of certain services like money changing se ice, service ovide by air travel agent, insurance service and service provided by lottery and selling agent, the service provider has been allowed to pay service alternative rate subject to the conditions as prescribed to the rules alternative rate subject to the conditions as prescribed to the rules of (7.6 (7B) and 6(7C) of the Service Tax Rules, 1994. Consider to the pwale revision in Service Tax rate, the said alternative rates shall also to evision proportionately.
- 2.6.1 Amendments to this effect have been made in the S vice Tax Rt whi will also come into effect from 1st June, 2015, that is the ate with € at frowhich the increase in the Service Tax rate is made effective. [Notific on № 05/2015-ST 1st March 2015 Entry at Sl. No. 2(a)(e)(ii)] (N fication N /201 Service Tax, dated 19th May, 2015 refers)
- Presently, services provided by Government a local hori 3. excluding certain services specified under clause (a) of se on 66D, a over in the Negative List. An enabling provision has been mac by amend secti 66D (a) (iv), to exclude all services provided by the r lo overnme. authority to a business entity from the Negative List [se n 109(1) ina rection 65 Act, 2015]. Consequently, the definition of "support servi 49 Finance also to be omitted from date to be notified [section 107(f 20

As and when this amendment is given effect to, all services provided by the Government or local authority to a business entity, except the services that are specifically exempted, or covered by any another entry in the Negative List, shall be liable to service tax. The date from which this amendment would come into effect will be notified in due course.

- 4. An enabling provision has been incorporated in the Finance Act, 2015 vide section 117 (Chapter VI) to impose a Swachh Bharat Cess on all or any of the taxable services at a rate of 2% or lower on the value of such taxable services. This cess shall be levied on such services at such rate from such date as may be notified by the Central Government. The date from which this amendment would come into effect will be notified in due course.
- 5. In other words, date of effect of the provisions discussed in para 3 & 4 above are not being notified at present.
- 6. Amendments have been made by Sections 113, 114 and 115 in the Finance Act, 1994, in order to impart greater clarity and align the service tax provisions with those in Central Excise by adding provisions relating to closure of proceedings in sections 76, 78 and 78B. A similar alignment with the central excise provisions has been done in sections 76(2) and 78(2) with respect to cases where the appellate authority increases the duty or penalty. These changes have come into effect immediately after enactment of Finance Bill, 2015.
- 7. All the above changes may be brought to the notice of trade and industry and wide publicity may be made in this regard.

With warm regards,

Yours sincerely,

(Alok Shukla) Joint Secretary (TRU-I)

To:

All Principal Chief Commissioners

All Chief Commissioners / Directors General,
Copy to:

All Principal Commissioners, All Commissioners, Director DPPR / Logistics / Legal Affairs / Data Management