

**SABKA VISHWAS (LEGACY DISPUTE RESOLUTION) SCHEME, 2019****Note:**

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**Part A: SABKA VISHWAS (LEGACY DISPUTE RESOLUTION) SCHEME, 2019****1.1 Introduction**

The Chapter V of the Finance (No. 2) Act, 2019 (23 of 2019) *vide* Section 120 to Section 135 provides for the **SabkaVishwas (Legacy Dispute Resolution) Scheme, 2019**. The Scheme is a one-time measure for liquidation of pending disputes of Central Excise and Service Tax, liquidation of arrears, as well as to ensure disclosure of unpaid taxes by a person eligible to make a declaration under the Scheme.

The Scheme is to come into effect from 01.09.2019 and shall remain in force upto 31.12.2019.

Under the Scheme, the eligible persons can declare the tax dues and pay the same in accordance with the provisions of the Scheme. It further provides for certain relief to the declarant by requiring payment of certain percentage of tax on dues only. The Scheme provides relief from payment of part of tax dues, full relief from payment of penalty, interest and late fee to the declarants.

After enactment of Finance (No. 2) Act, 2019 on 01.08.2019, the Government has notified Sabka Vishwas (Legacy Dispute Resolution) Rules, 2019 (in Short SVLDR Rules, 2019) for the implementation of the Scheme as well as notified 1<sup>st</sup> September, 2019 as the date from which the provisions of Chapter V of the Finance Act, 2019 are to come into effect.

The Scheme provides filing of declaration electronically under the Scheme at <https://cbic-gst.gov.in>. Such declaration can be filed online in Form SVLDRS-1 by the declarant on or before 31.12.2019. For each case, separate declaration is required to be filed by the declarant.

**1.2: Indirect Tax Enactments Specified under the Scheme**

**1.2.1** The Scheme is applicable to pending tax disputes under the following indirect tax enactments:-

- (i) the Central Excise Act, 1944;
- (ii) the Central Excise Tariff Act, 1985;
- (iii) the Chapter V of the Finance Act, 1994 ( Service tax);
- (iv) the Agricultural Produce Cess Act, 1940;
- (v) the Coffee Act, 1942;
- (vi) the Mica Mines Labour Welfare Fund Act, 1946;
- (vii) the Rubber Act, 1947;
- (viii) the Salt Cess Act, 1953;

- (ix) the Medicinal and Toilet Preparations (Excise Duties) Act, 1955;
- (x) the Additional Duties of Excise (Goods of Special Importance) Act, 1957;
- (xi) the Mineral Products (Additional Duties of Excise and Customs) Act, 1958;
- (xii) the Sugar (Special Excise Duty) Act, 1959;
- (xiii) the Textiles Committee Act, 1963;
- (xiv) the Produce Cess Act, 1966;
- (xv) the Limestone and Dolomite Mines Labour Welfare Fund Act, 1972;
- (xvi) the Coal Mines (Conservation and Development) Act, 1974;
- (xvii) the Oil Industry (Development) Act, 1974;
- (xviii) the Tobacco Cess Act, 1975;
- (xix) the Iron Ore Mines, Manganese Ore Mines and Chrome Ore Mines Labour Welfare Cess Act, 1976;
- (xx) the Bidi Workers Welfare Cess Act, 1976;
- (xxi) the Additional Duties of Excise (Textiles and Textile Articles) Act, 1978;
- (xxii) the Sugar Cess Act, 1982;
- (xxiii) the Jute Manufacturers Cess Act, 1983;
- (xxiv) the Agricultural and Processed Food Products Export Cess Act, 1985;
- (xxv) the Spices Cess Act, 1986;
- (xxvi) the Finance Act, 2004;
- (xxvii) the Finance Act, 2007;
- (xxviii) the Finance Act, 2015;
- (xxix) the Finance Act, 2016;

1.2.2 Further, the Central Government may specify any other Act to which this scheme shall apply by issuing a notification in the Official Gazette.

### 1.3: Legal Provisions relating to the Scheme

- Chapter V (containing from Section 120 to Section 135) of the Finance (No. 2) Act, 2019 (23 of 2019) enacted on 01.08.2019.
- **Notification No. 4/2019-Central Excise (NT), dated 21.08.2019** (It notifies 1<sup>st</sup> September, 2019 as the date for coming into effect the provisions of Chapter V of the Finance (No. 2) Act, 2019.
- **Notification No. 5/2019-Central Excise (NT), dated 21.08.2019** (It notifies the Sabka Vishwas (Legacy Dispute Resolution) Scheme Rules, 2019 effective from 01.09.2019).

### 1.4: Salient Features of the Scheme at a Glance

Salient features of the Sabka Vishwas (Legacy Dispute Resolution) Scheme are as under:-

- Most liberal scheme so far for resolution of pending legal disputes and payment of tax dues.

- It offers unique opportunity to the tax payers to settle their pending tax disputes under Central Excise Act, 1944, Central Excise Tariff Act, 1985, Chapter V of the Finance Act, 1994 (Service Tax disputes) and 26 other specified indirect tax enactments.
- It covers all legal disputes under indirect tax enactments mentioned above which are pending at any appellate forum i.e. Commissioner (Appeals), CESTAT, High Court and Supreme Court.
- The scheme also allows resolution of disputes where an enquiry or investigation or audit is pending against the declarant and the amount of duty payable has been quantified on or before the 30.06.2019.
- It also allows voluntary disclosure of tax dues and payment of tax arrears.
- The relief up to 70% from payment of tax dues available under the Scheme.
- Grant full relief from payment of interest and penalty.
- Strict timelines for resolution of matter provided under the Scheme.
- All persons except with very few exceptions as mentioned in Section 125 eligible to file declaration under the Scheme.
- Minimal restrictions imposed under the scheme such as refund of duty paid or pre-deposit already made not allowed; or input credit of duty paid under the Scheme not allowed.
- Any amount to be paid under the Scheme is not allowed to be paid through input tax credit under the indirect tax enactments.

## 1.5: Other Important Details of the Scheme

### 1.5.1 Types of Cases covered under the Scheme

The cases covered under the Scheme can be divided into four categories:-

- **Litigation cases:** Cases where SCN or Appeal arising out of SCN is pending as on 30.06.2019 (and final hearing has not taken place on or before 30.06.2019). In this context, the terms, namely, "*appellate forum*", "*departmental appeal*", "*order*" and "*order in appeal*" have been defined in section 121.
- **Arrear cases:** Cases where any amount in arrear is pending. The term "*amount in arrears*" has been defined in clause (c) of section 121.
- **Investigation/Audit cases:** Cases of enquiry, investigations and audit where amount has been quantified on or before 30.06.2019. The terms "*audit*" and "*enquiry or investigation*" have been defined in clauses (g) and (m) of Section 121 respectively.
- **Voluntary disclosure cases:** It refers to cases where declarant discloses his tax liability on his own, thereby saving himself from any future proceedings.

**1.5.2 Persons Not Eligible to File Declaration under the Scheme (Ref: Section 125)**

The category-wise lists of person who are not eligible to file declaration under the scheme are as given under:-

**(a) Under Litigation Category cases:**

- One who has filed an appeal before any appellate forum and such appeal has been heard finally on or before the 30.06.2019 (Refer: definition of term “appellate forum” under clause (f) of section 121. The “appellate forum” means the Supreme Court or the High Court or the Customs, Excise and Service Tax Appellate Tribunal or the Commissioner (Appeals)).
- One who has been convicted for any offence punishable under any provision of the indirect tax enactment for the matter for which he intends to file a declaration.
- One who has been issued a SCN under indirect tax enactment and the final hearing has taken place on or before the 30.06.2019. The indirect tax enactments to which the scheme is applicable are listed in section 122.
- One who have been issued a SCN under indirect tax enactment for an erroneous refund or refund.
- One who has been subjected to an enquiry or investigation or audit and the amount of duty involved in the said enquiry or investigation or audit has not been quantified on or before the 30.06.2019.
- One who has filed an application in the Settlement Commission for settlement of a case.
- One who is seeking to make declarations with respect to excisable goods set forth in the Fourth Schedule to the Central Excise Act, 1944 ( like tobacco and manufactured tobacco substitutes, mineral fuels, mineral oils and product of their distillation, bituminous substances; and mineral waxes). For details, please refer to Schedule IV of Central Excise Act, 1944.

**(b) Under Voluntary Disclosure Category**

- a person making a voluntary disclosure after being subjected to any enquiry or investigation or audit;
- a person making a voluntary disclosure having filed a return under the indirect tax enactment, wherein he has indicated an amount of duty as payable, but has not paid it;



### 1.5.3 Definition of Term “Person”

The term “person” has been defined in clause (q) of section 121. As per the definition, the term “person” includes- (i) an individual; (ii) a Hindu undivided family; (iii) a company; (iv) a society; (v) a limited liability partnership; (vi) a firm; (vii) an association of persons or body of individuals, whether incorporated or not; (viii) the Government; (ix) a local authority; (x) an assessee as defined in rule 2 of the Central Excise Rules, 2002; (xi) every artificial juridical person, not falling within any of the preceding clauses.

### 1.5.4: Meaning of term “Tax Dues”

The section 123 explains the scope of term “tax dues” for the purpose of this scheme. It means as under:-

(a) Litigation category:-

*-Appeal Cases*

- In cases where a single appeal arising out of an order is pending as on the 30.06.2019 before the appellate forum, then tax dues means the total amount of duty which is being disputed in the said appeal provided such appeal has not been heard finally on or before 30.06.2019.
- In cases where more than one appeal arising out of an order, one by the declarant and the other being a departmental appeal, which are pending as on the 30.06.2019 before the appellate forum, then tax dues means sum of the amount of duty which is being disputed by the declarant in his appeal and the amount of duty being disputed in the departmental appeal provided such appeal has not been heard finally on or before 30.06.2019.
- For the purpose of scheme, the term “*appellate forum*” means” the Supreme Court or the High Court or the Customs, Excise and Service Tax Appellate Tribunal or the Commissioner (Appeals). Further, the term “*department appeal*” means the appeal filed by a central excise officer authorised to do so under the indirect tax enactment, before the appellate forum.

*-SCN (Yet to be adjudicated) cases*

- In cases where a show cause notice under any of the indirect tax enactment has been received by the declarant on or before 30.06.2019, the tax dues means the amount of duty stated to be payable by the declarant in the said notice.
- In cases where SCN issued makes the declarant and other persons jointly and severally liable for an amount, the tax dues means the amount indicated in the said notice as jointly and severally payable to be taken as the amount of duty payable by the declarant.



**Enquiry or Investigation or Audit cases**

- In cases where an enquiry/ investigation/ audit is pending against the declarant, tax dues means the amount of duty payable under any of the indirect tax enactment which has been quantified on or before 30.06.2019.
- For the purpose of this scheme, the term “audit” means any scrutiny, verification and checks carried out under the indirect tax enactment, other than an enquiry or investigation, and will commence when a written intimation from the central excise officer regarding conducting of audit is received ( Ref: Clause (g) of Section 121).
- Further, the term “enquiry or investigation”, under any of the indirect tax enactment, shall include the following actions, namely, (i) search of premises; (ii) issuance of summons; (iii) requiring the production of accounts, documents or other evidence; (iv) recording of statements (Ref: Clause (m) of Section 121).

**Voluntary disclosure cases**

- In case where the amount has been voluntarily disclosed by the declarant, the tax dues means the total amount of duty stated in the declaration.

**Arrear cases**

- In cases where an amount in arrears relating to the declarant is due, the tax dues means amount in arrears.

**1.5.5: Tax Relief Available under the Scheme (under various category of Declarant)**

Relief available under the Scheme has been given in section 124. In short, the category-wise, tax dues and relief available are given in Table-1 below:-

**Table-1**

Sr. No.	Category	Position of litigation	Tax dues	Relief available as %age of Tax dues *(see note below)
1.	Litigation category	SCN cases (which are yet to be adjudicated and final hearing not held on or before 30.06.2019)		
		SCN issued but final hearing not over on or before 30.06.2019	Amount of duty demanded in the SCN	70% (if tax dues amount equal to or less than 50 lakhs) or 50% (if tax dues amount more than 50 lakhs).
		If SCN is only for penalty or late fee and where duty has either been paid or is nil	Nil	100%
		Appeals cases ( final hearing not held on or before 30.06.2019)		
		Appeal against any order pending before appellate	Amount of duty being disputed.	70% (if tax dues amount equal to or less than 50 lakhs) or 50% (if

		forum ( and final hearing not held on or before 30.06.2019)		tax dues amount more than 50 lakhs).
		In cases where both party and department appeal pending	Sum of amount of duty disputed by party and department.	70% (if tax dues amount equal to or less than 50 lakhs) or 50% (if tax dues amount more than 50 lakhs)
		SCN/order answerable to several persons jointly and severally	Amount of duty payable jointly or severally by the declarant.	70% (if amount equal to or less than 50 lakhs) or 50% ( if amount more than 50 lakhs)
2.	<b>Arrear category</b>	Amount in arrear due from the declarant	Amount due	60% (if tax dues amount equal to or less than 50 lakhs) or 40% (if tax dues amount more than 50 lakhs)
		Where in the return filed, the amount indicated as payable, but not paid	Amount declared to be payable	60% (if tax dues amount equal to or less than 50 lakhs) or 40% ( if tax dues amount more than 50 lakhs)
3.	<b>Audit/investigation category</b>	Amount payable (if quantified on or before 30.06.2019)	Amount quantified	70% (if tax dues amount equal to or less than 50 lakhs) or 50% (if tax dues amount more than 50 lakhs)
4.	<b>Voluntary disclosure category</b>	Amount voluntary disclosed by the declarant.	Amount disclosed by the declarant	No relief

Note: \* indicate that the relief available under the Scheme is subject to following conditions:-

- (i) any amount paid as pre-deposit at any stage of appellate proceedings or as deposit during enquiry/investigation/audit, is required to be deducted when issuing the statement indicating the amount payable by the declarant.
- (ii) If the amount of pre-deposit or deposit already paid by the declarant exceeds the amount determined to be payable by the declarant, then the declarant is not entitled to any refund.
- (iii) Any amount to be paid under the Scheme is not allowed to be paid through input tax credit under the indirect tax enactments.

### 1.5.6: Timelines Prescribed for Resolution of Dispute under the Scheme

The timelines prescribed for various actions to be taken by the declarant and the departmental officers under the Scheme are as given in Table II below:-

**Table II**

Sr. No	Description of Action	Timeline Prescribed	Relevant section / Rule	Remarks
1.	Filing of Declaration by the declarant ( <i>in Form SVLDRS-1</i> )	Between the period from 01.09.2019 to 31.12.2019.	Section 125 read with rule-3	It is to be filed online on <a href="https://cbic-gst.gov.in">https://cbic-gst.gov.in</a>

2.	Issue of Acknowledgement	Immediate submission of declaration.	Rule 4	Auto acknowledgement bearing a <u>Unique Reference Application</u> to be generated by System
3.	Verification of declaration by the Designated Committee	No separate time lines prescribed. It is to be done immediately on receipt of declaration on the basis of particulars furnished by the declarant and the records available with the department.	Rule 6(2)	No verification required in voluntary disclosure cases.
4.	Issuance of Estimates by the designated committee	No separate timelines prescribed. It is to be done where amount estimated to be payable found to be more than the amount declared to be payable by the declarant.	Section 127 r/w rule 6.	To be issued in Form SVLDRS-2 electronically. Estimate of amount payable by the declarant along with notice of opportunity for PH is to be given to the Declarant.
4a	If the declarant want to file agreement or disagreement with estimates given in 4 above or wants to make written submission or waive PH or seek an adjournment.	If till date of PH, no indication of agreement / disagreement is given and declarant does not appear for PH, the Designated committee to decide the matter on the basis of available records.	Rule 6(4).	To be filed electronically in Form SVLDRS-2A by the declarant.
4b	If declarant makes request for adjournment,	If declarant does not appear for PH after adjournment, then Designated committee to decide the matter on the basis of available records.	Rule 6(4)	Adjournment may be given by designated committee in Form SVLDRS-2B. Only one adjournment may be granted on sufficient cause being shown by the Declarant.
5.	Issuance of Statement indicating the amount payable by the declarant	60 days from the date of receipt of declaration.	Section 127 read with Rule 6	It is to be issued in Form SVLDRS-3. No such statement to be issued in case where amount payable as determined is nil and there is no appeal pending in HC/SC.
6.	Modification of statement issued in 4 above to correct an arithmetical error or clerical error apparent on the face of record or	Issuance of <u>Revised Form SVLDRS-3</u> within 30 days of the date of issue of FORM SVLDRS-3.	Rule 6(6)	

	error pointed out by declarant or noticed <i>suo moto</i> .			
7.	Time for payment of amount indicated in SVLDRS-3	Within 30 days of issuance of Statement indicating the amount payable by the declarant	Rule 7	Amount to be paid electronically.
8.	Issuance of Discharge Certificate	Within 30 days of payment of amount and submission of proof whichever is later.	Section 127 (8) read with Rule 9.	To be issued in Form SVLDRS-4.

### 1.5.7: Forms and Formats Prescribed under the Scheme

The various forms prescribed under the Saba Vishwas (Legacy Dispute Resolution) Rules, 2019 are as given under in Table III below:-

**Table III**

Sr. No.	FORM Number	Subject	Issued under Rule_ of SB (LDR) Rules, 2019.
1.	Form SLVDRS-1	Declaration under Section 125 of the Finance Act (No. 2), 2019	Rule 3
2.	Form SLVDRS-2	Estimate under Section 127 of the Finance Act (No. 2), 2019.	Rule 6
3.	Form SLVDRS-2A	Written submissions, waiver of personal hearing and adjournment under Section 127 of the Finance Act (No. 2), 2019.	Rule 6
4.	Form SLVDRS-2B	Intimation of Personal Hearing under Section 127 of the Finance Act (No. 2), 2019.	Rule 6
5.	Form SLVDRS-3	Statement under Section 127 of the Finance Act (No. 2), 2019 to be issued by the Designated Committee.	Rule 6
6.	Form SLVDRS-4	Discharge Certificate for full and final settlement of Tax Dues under Section 127 of the Finance Act (No. 2), 2019.	Rule 9

### 1.5.8: Constitution and Composition of Designated Committee (Ref: Rule 5)

The designated committee envisaged under the scheme, their composition and their powers are as given in Table IV below:-

Table IV

Sr. No.	Name of Formation	Composition of designated Committee	Competency in terms of amount of tax dues	Relevant Rule
1.	At Commissionerate level	<ul style="list-style-type: none"> <li>Principal Commissioner / Commissioner of Central Excise and Service Tax; and</li> <li>Additional /Joint Commissioner of Central Excise and Service Tax.</li> </ul>	To deals with cases involving Tax dues more than Rs. 50 lakhs.	Rule 5(1) (a) of SVLDR Rules, 2019
		<ul style="list-style-type: none"> <li>Additional /Joint Commissioner of Central Excise and Service Tax; and</li> <li>Assistant/Deputy Commissioner of Central Excise and Service Tax.</li> </ul>	To deal with cases involving Tax dues Rs. 50 lakhs or less.	Rule 5(1) (b) of SVLDR Rules, 2019
2.	At DGGI level	<ul style="list-style-type: none"> <li>Principal ADG/ADG ( Adjudication), DGGI; and</li> <li>Additional/Joint Director, DGGI, Delhi.</li> </ul>	No such limit	Rule 5(1) (c) of SVLDR Rules, 2019

**Note:**

- At the Commissionerate level, the Designated Committees (two committees) are to be constituted by the Principal Chief/Chief Commissioner of Central Excise and Service Tax. Only one designated Committee (of each type) is to be constituted in a Commissionerate.
- In case of DGGI, the Designated Committee to be constituted by Principal DG/DG, DGGI.

## Part II: Text of Legal Provisions

### 2.1 Text of Sabka Vishwas (Legacy Dispute Resolution) Scheme, 2019 as contained in Chapter V of Finance (No. 2) Act, 2019 (23 of 2019).

#### **SABKA VISHWAS (LEGACY DISPUTE RESOLUTION) SCHEME, 2019**

#### **[Section 120 to Section 135 of Chapter V of the Finance (No.2) Act, 2019 (23 of 2019)]**

#### **Section 120: Short title and commencement**

(1) This Scheme shall be called the Sabka Vishwas (Legacy Dispute Resolution) Scheme, 2019 (hereafter in this Chapter referred to as the “Scheme”).

(2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.

*Note: Vide notification No. 4/2019-Central Excise (NT), dated 21.08.2019, the Government has notified the 1<sup>st</sup> September, 2019 as the effective date of coming into effect the Sabka Vishwas (Legacy Dispute Resolution) Scheme, 2019.*

#### **Section 121: Definitions**

In this Scheme, unless the context otherwise requires,—

- (a) “amount declared” means the amount declared by the declarant under section 125;
- (b) “amount estimated” means the amount estimated by the designated committee under section 127;
- (c) “amount in arrears” means the amount of duty which is recoverable as arrears of duty under the indirect tax enactment, on account of—
  - (i) no appeal having been filed by the declarant against an order or an order in appeal before expiry of the period of time for filing appeal; or
  - (ii) an order in appeal relating to the declarant attaining finality; or
  - (iii) the declarant having filed a return under the indirect tax enactment on or before the 30th day of June, 2019, wherein he has admitted a tax liability but not paid it;
- (d) “amount of duty” means the amount of central excise duty, the service tax and the cess payable under the indirect tax enactment;

- (e) “amount payable” means the final amount payable by the declarant as determined by the designated committee and as indicated in the statement issued by it, in order to be eligible for the benefits under this Scheme and shall be calculated as the amount of tax dues less the tax relief;
- (f) “appellate forum” means the Supreme Court or the High Court or the Customs, Excise and Service Tax Appellate Tribunal or the Commissioner (Appeals);
- (g) “audit” means any scrutiny, verification and checks carried out under the indirect tax enactment, other than an enquiry or investigation, and will commence when a written intimation from the central excise officer regarding conducting of audit is received;
- (h) “declarant” means a person who is eligible to make a declaration and files such declaration under section 125;
- (i) “declaration” means the declaration filed under section 125;
- (j) “departmental appeal” means the appeal filed by a central excise officer authorised to do so under the indirect tax enactment, before the appellate forum;
- (k) “designated committee” means the committee referred to in section 126;
- (l) “discharge certificate” means the certificate issued by the designated committee under section 127;
- (m) “enquiry or investigation”, under any of the indirect tax enactment, shall include the following actions, namely:—
  - (i) search of premises;
  - (ii) issuance of summons;
  - (iii) requiring the production of accounts, documents or other evidence;
  - (iv) recording of statements;
- (n) “indirect tax enactment” means the enactments specified in section 122;
- (o) “order” means an order of determination under any of the indirect tax enactment, passed in relation to a show cause notice issued under such indirect tax enactment;
- (p) “order in appeal” means an order passed by an appellate forum with respect to an appeal filed before it;
- (q) “person” includes—
  - (i) an individual;
  - (ii) a Hindu undivided family;
  - (iii) a company;
  - (iv) a society;
  - (v) a limited liability partnership;
  - (vi) a firm;



- (vii) an association of persons or body of individuals, whether incorporated or not;
- (viii) the Government;
- (ix) a local authority;
- (x) an assessee as defined in rule 2 of the Central Excise Rules, 2002;
- (xi) every artificial juridical person, not falling within any of the preceding clauses;
- (r) “quantified”, with its cognate expression, means a written communication of the amount of duty payable under the indirect tax enactment;
- (s) “statement” means the statement issued by the designated committee under section 127;
- (t) “tax relief” means the amount of relief granted under section 124;
- (u) all other words and expressions used in this Scheme, but not defined, shall have the same meaning as assigned to them in the indirect tax enactment and in case of any conflict between two or more such meanings in any indirect tax enactment, the meaning which is more congruent with the provisions of this Scheme shall be adopted.

## **Section 122. Application of Scheme to indirect tax enactments.**

This Scheme shall be applicable to the following enactments, namely: —

- (a) the Central Excise Act, 1944 or the Central Excise Tariff Act, 1985 or Chapter V of the Finance Act, 1994 and the rules made thereunder;
- (b) the following Acts, namely: —
  - (i) the Agricultural Produce Cess Act, 1940;
  - (ii) the Coffee Act, 1942;
  - (iii) the Mica Mines Labour Welfare Fund Act, 1946;
  - (iv) the Rubber Act, 1947;
  - (v) the Salt Cess Act, 1953;
  - (vi) the Medicinal and Toilet Preparations (Excise Duties) Act, 1955;
  - (vii) the Additional Duties of Excise (Goods of Special Importance) Act, 1957;
  - (viii) the Mineral Products (Additional Duties of Excise and Customs) Act, 1958;
  - (ix) the Sugar (Special Excise Duty) Act, 1959;
  - (x) the Textiles Committee Act, 1963;
  - (xi) the Produce Cess Act, 1966;
  - (xii) the Limestone and Dolomite Mines Labour Welfare Fund Act, 1972;
  - (xiii) the Coal Mines (Conservation and Development) Act, 1974;
  - (xiv) the Oil Industry (Development) Act, 1974;

- (xv) the Tobacco Cess Act, 1975;
  - (xvi) the Iron Ore Mines, Manganese Ore Mines and Chrome Ore Mines Labour Welfare Cess Act, 1976;
  - (xvii) the Bidi Workers Welfare Cess Act, 1976;
  - (xviii) the Additional Duties of Excise (Textiles and Textile Articles) Act, 1978;
  - (xix) the Sugar Cess Act, 1982;
  - (xx) the Jute Manufacturers Cess Act, 1983;
  - (xxi) the Agricultural and Processed Food Products Export Cess Act, 1985;
  - (xxii) the Spices Cess Act, 1986;
  - (xxiii) the Finance Act, 2004;
  - (xxiv) the Finance Act, 2007;
  - (xxv) the Finance Act, 2015;
  - (xxvi) the Finance Act, 2016;
- (c) any other Act, as the Central Government may, by notification in the Official Gazette, specify.

### Section 123. Tax dues.

For the purposes of the Scheme, “tax dues” means—

- (a) where—
  - (i) a single appeal arising out of an order is pending as on the 30th day of June, 2019 before the appellate forum, the total amount of duty which is being disputed in the said appeal;
  - (ii) more than one appeal arising out of an order, one by the declarant and the other being a departmental appeal, which are pending as on the 30th day of June, 2019 before the appellate forum, the sum of the amount of duty which is being disputed by the declarant in his appeal and the amount of duty being disputed in the departmental appeal:

Provided that nothing contained in the above clauses shall be applicable where such an appeal has been heard finally on or before the 30th day of June, 2019.

**Illustration 1:** The show cause notice to a declarant was for an amount of duty of Rs.1000 and an amount of penalty of Rs.100. The order was for an amount of duty of Rs.1000 and amount of penalty of Rs.100. The declarant files an appeal against this order. The amount of duty which is being disputed is Rs.1000 and hence the tax dues are Rs.1000.

**Illustration 2:** The show cause notice to a declarant was for an amount of duty of Rs.1000 and an amount of penalty of Rs.100. The order was for an amount of duty of Rs.900 and penalty of Rs. 90. The declarant files an appeal against this order. The amount of duty which is being disputed is Rs. 900 and hence tax dues are Rs.900.

**Illustration 3:** The show cause notice to a declarant was for an amount of duty of Rs.1000 and an amount of penalty of Rs.100. The order was for an amount of duty of Rs. 900 and penalty of Rs. 90. The declarant files an appeal against this order of determination. The departmental appeal is for an amount of duty of Rs. 100 and penalty of Rs. 10. The amount of duty which is being disputed is Rs. 900 plus Rs. 100 i.e Rs. 1000 and hence tax dues are Rs. 1000.

**Illustration 4:** The show cause notice to a declarant was for an amount of duty of Rs. 1000. The order was for an amount of duty of Rs.1000. The declarant files an appeal against this order of determination. The first appellate authority reduced the amount of duty to Rs. 900. The declarant files a second appeal. The amount of duty which is being disputed is Rs. 900 and hence tax dues are Rs. 900;

- (b) where a show cause notice under any of the indirect tax enactment has been received by the declarant on or before the 30th day of June, 2019, then, the amount of duty stated to be payable by the declarant in the said notice:

Provided that if the said notice has been issued to the declarant and other persons making them jointly and severally liable for an amount, then, the amount indicated in the said notice as jointly and severally payable shall be taken to be the amount of duty payable by the declarant;

- (c) where an enquiry or investigation or audit is pending against the declarant, the amount of duty payable under any of the indirect tax enactment which has been quantified on or before the 30th day of June, 2019;
- (d) where the amount has been voluntarily disclosed by the declarant, then, the total amount of duty stated in the declaration;
- (e) where an amount in arrears relating to the declarant is due, the amount in arrears.

#### **Section 124. Relief available under Scheme.**

(1) Subject to the conditions specified in sub-section (2), the relief available to a declarant under this Scheme shall be calculated as follows:—

- (a) where the tax dues are relatable to a show cause notice or one or more appeals arising out of such notice which is pending as on the 30th day of June, 2019, and if the amount of duty is,—
    - (i) rupees fifty lakhs or less, then, seventy per cent. of the tax dues;
    - (ii) more than rupees fifty lakhs, then, fifty per cent. of the tax dues;
  - (b) where the tax dues are relatable to a show cause notice for late fee or penalty only, and the amount of duty in the said notice has been paid or is nil, then, the entire amount of late fee or penalty;
  - (c) where the tax dues are relatable to an amount in arrears and,—
    - (i) the amount of duty is, rupees fifty lakhs or less, then, sixty per cent. of the tax dues;
    - (ii) the amount of duty is more than rupees fifty lakhs, then, forty per cent. of the tax dues;
    - (iii) in a return under the indirect tax enactment, wherein the declarant has indicated an amount of duty as payable but not paid it and the duty amount indicated is,—
      - (A) rupees fifty lakhs or less, then, sixty per cent. of the tax dues;
      - (B) amount indicated is more than rupees fifty lakhs, then, forty per cent. of the tax dues;
  - (d) where the tax dues are linked to an enquiry, investigation or audit against the declarant and the amount quantified on or before the 30th day of June, 2019 is—
    - (i) rupees fifty lakhs or less, then, seventy per cent. of the tax dues;
    - (ii) more than rupees fifty lakhs, then, fifty per cent. of the tax dues;
  - (e) where the tax dues are payable on account of a voluntary disclosure by the declarant, then, no relief shall be available with respect to tax dues.
- (2) The relief calculated under sub-section (1) shall be subject to the condition that any amount paid as predeposit at any stage of appellate proceedings under the indirect tax enactment or as deposit during enquiry, investigation or audit, shall be deducted when issuing the statement indicating the amount payable by the declarant:

Provided that if the amount of predeposit or deposit already paid by the declarant exceeds the amount payable by the declarant, as indicated in the statement issued by the designated committee, the declarant shall not be entitled to any refund.

### **Section 125: Declaration under Scheme.**

- (1) All persons shall be eligible to make a declaration under this Scheme except the following, namely:—

- (a) who have filed an appeal before the appellate forum and such appeal has been heard finally on or before the 30th day of June, 2019;
  - (b) who have been convicted for any offence punishable under any provision of the indirect tax enactment for the matter for which he intends to file a declaration;
  - (c) who have been issued a show cause notice, under indirect tax enactment and the final hearing has taken place on or before the 30th day of June, 2019;
  - (d) who have been issued a show cause notice under indirect tax enactment for an erroneous refund or refund;
  - (e) who have been subjected to an enquiry or investigation or audit and the amount of duty involved in the said enquiry or investigation or audit has not been quantified on or before the 30th day of June, 2019;
  - (f) a person making a voluntary disclosure,—
    - (i) after being subjected to any enquiry or investigation or audit; or
    - (ii) having filed a return under the indirect tax enactment, wherein he has indicated an amount of duty as payable, but has not paid it;
  - (g) who have filed an application in the Settlement Commission for settlement of a case;
  - (h) persons seeking to make declarations with respect to excisable goods set forth in the Fourth Schedule to the Central Excise Act, 1944.
- (2) A declaration under sub-section (1) shall be made in such electronic form as may be prescribed.

#### **Section 126: Verification of declaration by designated committee**

- (1) The designated committee shall verify the correctness of the declaration made by the declarant under section 125 in such manner as may be prescribed:

Provided that no such verification shall be made in case where a voluntary disclosure of an amount of duty has been made by the declarant.

- (2) The composition and functioning of the designated committee shall be such as may be prescribed.

#### **Section 127: Issue of statement by designated committee**

- (1) Where the amount estimated to be payable by the declarant, as estimated by the designated committee, equals the amount declared by the declarant, then, the designated committee shall issue in electronic form, a statement, indicating the amount

payable by the declarant, within a period of sixty days from the date of receipt of the said declaration.

(2) Where the amount estimated to be payable by the declarant, as estimated by the designated committee, exceeds the amount declared by the declarant, then, the designated committee shall issue in electronic form, an estimate of the amount payable by the declarant within thirty days of the date of receipt of the declaration.

(3) After the issue of the estimate under sub-section (2), the designated committee shall give an opportunity of being heard to the declarant, if he so desires, before issuing the statement indicating the amount payable by the declarant:

Provided that on sufficient cause being shown by the declarant, only one adjournment may be granted by the designated committee.

(4) After hearing the declarant, a statement in electronic form indicating the amount payable by the declarant, shall be issued within a period of sixty days from the date of receipt of the declaration.

(5) The declarant shall pay electronically through internet banking, the amount payable as indicated in the statement issued by the designated committee, within a period of thirty days from the date of issue of such statement.

(6) Where the declarant has filed an appeal or reference or a reply to the show cause notice against any order or notice giving rise to the tax dues, before the appellate forum, other than the Supreme Court or the High Court, then, notwithstanding anything contained in any other provisions of any law for the time being in force, such appeal or reference or reply shall be deemed to have been withdrawn.

(7) Where the declarant has filed a writ petition or appeal or reference before any High Court or the Supreme Court against any order in respect of the tax dues, the declarant shall file an application before such High Court or the Supreme Court for withdrawing such writ petition, appeal or reference and after withdrawal of such writ petition, appeal or reference with the leave of the Court, he shall furnish proof of such withdrawal to the designated committee, in such manner as may be prescribed, along with the proof of payment referred to in sub-section (5).

(8) On payment of the amount indicated in the statement of the designated committee and production of proof of withdrawal of appeal, wherever applicable, the designated committee shall issue a discharge certificate in electronic form, within thirty days of the said payment and production of proof.



**Section 128: Rectification of errors.**

Within thirty days of the date of issue of a statement indicating the amount payable by the declarant, the designated committee may modify its order only to correct an arithmetical error or clerical error, which is apparent on the face of record, on such error being pointed out by the declarant or suo motu, by the designated committee.

**Section 129: Issue of discharge certificate to be conclusive of matter and time period.**

- (1) Every discharge certificate issued under section 126 with respect to the amount payable under this Scheme shall be conclusive as to the matter and time period stated therein, and—
  - (a) the declarant shall not be liable to pay any further duty, interest, or penalty with respect to the matter and time period covered in the declaration;
  - (b) the declarant shall not be liable to be prosecuted under the indirect tax enactment with respect to the matter and time period covered in the declaration;
  - (c) no matter and time period covered by such declaration shall be reopened in any other proceeding under the indirect tax enactment.
- (2) Notwithstanding anything contained in sub-section (1),—
  - (a) no person being a party in appeal, application, revision or reference shall contend that the central excise officer has acquiesced in the decision on the disputed issue by issuing the discharge certificate under this scheme;
  - (b) the issue of the discharge certificate with respect to a matter for a time period shall not preclude the issue of a show cause notice,—
    - (i) for the same matter for a subsequent time period; or
    - (ii) for a different matter for the same time period;
- (3) in a case of voluntary disclosure where any material particular furnished in the declaration is subsequently found to be false, within a period of one year of issue of the discharge certificate, it shall be presumed as if the declaration was never made and proceedings under the applicable indirect tax enactment shall be instituted.

**Section 130: Restrictions of Scheme.**

- (1) Any amount paid under this Scheme,—
  - (a) shall not be paid through the input tax credit account under the indirect tax enactment or any other Act;
  - (b) shall not be refundable under any circumstances;



- (c) shall not, under the indirect tax enactment or under any other Act,—
  - (i) be taken as input tax credit; or
  - (ii) entitle any person to take input tax credit, as a recipient, of the excisable goods or taxable services, with respect to the matter and time period covered in the declaration.

(2) In case any predeposit or other deposit already paid exceeds the amount payable as indicated in the statement of the designated committee, the difference shall not be refunded.

### **Section 131: Removal of doubts.**

For the removal of doubts, it is hereby declared that, save as otherwise expressly provided in sub-section (1) of section 124, nothing contained in this Scheme shall be construed as conferring any benefit, concession or immunity on the declarant in any proceedings other than those in relation to the matter and time period to which the declaration has been made.

### **Section 132: Power to make rules.**

(1) The Central Government may, by notification in the Official Gazette, make rules for carrying out the provisions of this Scheme.

(2) Without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters, namely:—

- (a) the form in which a declaration may be made and the manner in which such declaration may be verified;
- (b) the manner of constitution of the designated committee and its rules of procedure and functioning;
- (c) the form and manner of estimation of amount payable by the declarant and the procedure relating thereto;
- (d) the form and manner of making the payment by the declarant and the intimation regarding the withdrawal of appeal;
- (e) the form and manner of the discharge certificate which may be granted to the declarant;
- (f) the manner in which the instructions may be issued and published;
- (g) any other matter which is to be, or may be, prescribed, or in respect of which provision is to be made, by rules.

(3) The Central Government shall cause every rule made under this Scheme to be laid, as soon as may be after it is made, before each House of Parliament, while it is

in session for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.

*Note: Vide notification No. 5/2019-Central Excise (NT), dated 21.08.2019, in exercise of power under sub-section (1) and (2) of section 132 of the Finance Act, 2019 ( 23 of 2019), the Government notified the Sabka Vishwas (Legacy Dispute Resolution) Scheme Rules, 2019 (effective from 1.09.2019)]*

### **Section 133: Power to issue orders, instructions, etc.**

(1) The Central Board of Indirect Taxes and Customs may, from time to time, issue such orders, instructions and directions to the authorities, as it may deem fit, for the proper administration of this Scheme, and such authorities, and all other persons employed in the execution of this Scheme shall observe and follow such orders, instructions and directions:

Provided that no such orders, instructions or directions shall be issued so as to require any designated authority to dispose of a particular case in a particular manner.

(2) Without prejudice to the generality of the foregoing power, the Central Board of Indirect Taxes and Customs may, if it considers necessary or expedient so to do, for the purpose of proper and efficient administration of the Scheme and collection of revenue, issue, from time to time, general or special orders in respect of any class of cases, setting forth directions or instructions as to the guidelines, principles or procedures to be followed by the authorities in the work relating to administration of the Scheme and collection of revenue and any such order may, if the said Board is of opinion that it is necessary in the public interest so to do, be published in the prescribed manner.

### **Section 134: Removal of Difficulties**

(1) If any difficulty arises in giving effect to the provisions of this Scheme, the Central Government may, by order, not inconsistent with the provisions of this Scheme, remove the difficulty:

Provided that no such order shall be made after the expiry of a period of two years from the date on which the provisions of this Scheme come into force.

(2) Every order made under this section shall, as soon as may be after it is made, be laid before each House of Parliament.

### **Section 135: Protections to Officers**

(1) No suit, prosecution or other legal proceeding shall lie against the Central Government or any officer of the Central Government for anything which is done, or intended to be done in good faith, in pursuance of this Scheme or any rule made thereunder.

(2) No proceeding, other than a suit shall be commenced against the Central Government or any officer of the Central Government for anything done or purported to have been done in pursuance of this Scheme, or any rule made thereunder, without giving the Central Government or such officer a prior notice of not less than one month in writing of the intended proceeding and of the cause thereof, or after the expiration of three months from the accrual of such cause.

(3) No proceeding shall be commenced against any officer only on the ground of subsequent detection of an error in calculating the amount of duty payable by the declarant, unless there is evidence of misconduct.

### **2.2 Notification No. 4/2019-Central Excise (NT), dated 21.08.2019**

GSR.....(E).- In exercise of the power conferred by sub-section (2) of section 120 of the Finance (No. 2) Act, 2019, the Central Government hereby appoints **the 1st of September, 2019** as the date on which the Sabka Vishwas (Legacy Dispute Resolution) Scheme, 2019 shall come into force.

[F.No. 267/78/19-CX8(Pt III)]

### **2.3 Notification No. 05/2019 Central Excise (NT), dated the 21<sup>st</sup> August, 2019**

GSR.....(E).- In exercise of the powers conferred by sub-sections (1) and (2) of section 132 of the Finance (No. 2) Act, 2019 (23 of 2019), the Central Government hereby makes the following rules, namely:-

#### **1. Short title and commencement.-**

(1) These rules may be called the Sabka Vishwas (Legacy Dispute Resolution) Scheme Rules, 2019.

(2) They shall come into force on the 1st day of September, 2019.

## **2. Definitions.-**

In these rules, unless the context otherwise requires, -

- (a) "Scheme" means the Sabka Vishwas (Legacy Dispute Resolution) Scheme, 2019, specified under Chapter V of the Finance (No.2) Act, 2019 (23 of 2019);
- (b) "section" means the section of the Finance (No. 2) Act, 2019;
- (c) "Form" means the Form annexed to these rules;
- (d) Words and expressions used in these rules but not defined in these rules and defined in the Scheme shall have the meanings respectively assigned to them in the Scheme.

## **3. Form of declaration under section 125 .-**

- (1) The declaration under section 125 shall be made electronically at <https://cbic-gst.gov.in> in Form SVLDRS-1 by the declarant, on or before the 31<sup>st</sup> December, 2019.
- (2) A separate declaration shall be filed for each case.

*Explanation.-* For the purpose of this rule, a "case" means –

- (a) a show cause notice, or one or more appeal arising out of such notice which is pending as on the 30<sup>th</sup> day of June, 2019; or
- (b) an amount in arrears; or
- (c) an enquiry or investigation or audit where the amount is quantified on or before the 30<sup>th</sup> day of June, 2019; or
- (d) a voluntary disclosure.

## **4. Auto acknowledgement.-**

On receipt of declaration, an auto acknowledgement bearing a unique reference number shall be generated by the system.

## **5. Constitution of designated committee.-**

- (1) The designated committee under section 126 shall consist of -
  - (a) the Principal Commissioner or Commissioner of Central Excise and Service Tax, as the case may be, and the Additional Commissioner or Joint Commissioner of Central Excise and Service Tax, as the case may be, in a case where the tax dues are more than rupees fifty lakh:

Provided that there shall be only one such designated committee in a Commissionerate of Central Excise and Service Tax;
  - (b) the Additional Commissioner or Joint Commissioner of Central Excise and Service

Tax, as the case may be, and the Deputy Commissioner or Assistant Commissioner of Central Excise and Service Tax, as the case may be, in a case where the tax dues are rupees fifty lakh or less:

Provided that there will only be one such designated committee in a Commissionerate of Central Excise and Service Tax;

- (c) the Principal Additional Director General (Adjudication) or Additional Director General (Adjudication), Directorate General of Good and Services Tax Intelligence (DGGI), and Additional Director or Joint Director, Directorate General of Good and Services Tax Intelligence (DGGI), Delhi.

(2) The members of the designated committee mentioned in clause (a) and (b) of sub-rule (1) shall be nominated by the Principal Chief Commissioner or Chief Commissioner of Central Excise and Service Tax, as the case may be.

(3) The members of the designated committee mentioned in clause (c) of sub-rule (1) shall be nominated by Pr. Director General or Director General, Directorate General of Good and Services Tax Intelligence (DGGI), as the case may be.

#### **6. Verification by designated committee and issue of estimate, etc. –**

(1) The declaration made under section 125, except when it relates to a case of voluntary disclosure of an amount of duty, shall be verified by the designated committee based on the particulars furnished by the declarant as well as the records available with the Department.

(2) The statement under sub-sections (1) and (4) of section 127, as the case may be, shall be issued by the designated committee electronically, within a period of sixty days from the date of receipt of the declaration under sub-rule (1) of rule 3, in Form SVLDRS-3 setting forth therein the particulars of the amount payable:

Provided that no such statement shall be issued in a case where the amount payable, as determined by the designated committee is nil and there is no appeal pending in a High Court or the Supreme Court.

(3) Where the amount estimated to be payable by the declarant exceeds the amount declared by the declarant, then, the designated committee shall issue electronically, within thirty days of the date of receipt of the declaration under sub-rule (1) of rule 3, in Form SVLDRS-2, an estimate of the amount payable by the declarant along with a notice of opportunity for personal hearing.

(4) If the declarant wants to indicate agreement or disagreement with the estimate referred to in sub-rule (3) or wants to make written submissions or waive personal hearing or seek an adjournment, he shall file electronically Form SVLDRS-2A indicating the same:

Provided that if no such agreement or disagreement is indicated till the date of personal hearing and the declarant does not appear before the designated committee for personal hearing, the committee shall decide the matter based on available records.

(5) On receipt of a request for an adjournment under sub-rule (4), the designated committee may grant the same electronically in Form SVLDRS-2B:

Provided if the declarant does not appear before the designated committee for personal hearing after adjournment, the committee shall decide the matter based on available records.

(6) Within thirty days of the date of issue of Form SVLDRS-3, the designated committee may modify its order only to correct an arithmetical error or clerical error, which is apparent on the face of record, on such error being pointed out by the declarant or *suo motu* by issuing electronically a revised Form SVLDRS-3.

#### **7. Form and manner of making the payment.-**

Every declarant shall pay electronically the amount, as indicated in Form SVLDRS-3 issued by the designated committee, within a period of thirty days from the date of its issue.

#### **8. Proof of withdrawal of appeal from High Court or Supreme Court.-**

Proof of withdrawal of appeal or writ petition or reference before a High Court or the Supreme court, as the case may be, under sub-section (7) of section 127 shall be furnished electronically by the declarant.

#### **9. Issue of discharge certificate.-**

The designated committee on being satisfied that the declarant has paid in full the amount as determined by it and indicated in Form SVLDRS-3, and on submission of proof of withdrawal of appeal or writ petition or reference referred to in rule 8, if any, shall issue electronically in Form SVLDRS-4 a discharge certificate under sub-section (8) of section 127 within thirty days of the said payment and submission of the said proof, whichever is later:

Provided that in a case where Form SVLDRS-3 has not been issued by the designated committee by virtue of the *proviso* to sub-rule (2) of rule 6, the discharge certificate shall be issued within thirty days of the filing of declaration referred to in sub-rule (1) of rule 3.

### Part C: Forms and Formats Prescribed under the Scheme

**Form SVLDRS-1**

[Declaration under section 125 of the Finance Act (No. 2), 2019 read with rule 3 of the Sabka Vishwas (Legacy Dispute Resolution) Scheme Rules, 2019]

## SABKA VISHWAS (LEGACY DISPUTE RESOLUTION) SCHEME, 2019

*(Please read the Scheme carefully before filling the form)*

## Part-A

1. Do you have a Central Excise or Service Tax Registration No.

Yes	No
-----	----

- ## 2. Name of the Declarant

[illegible]

3. Address of the declarant

[illegible]

- #### 4. Pin Code

--	--	--	--	--	--

- ## 5. Mobile Number

[illegible]

- ## 6. Email

[illegible]

- ## 7. PAN

[illegible]

- ## 8. Select a Commissionerate

## Part-B

1. Central Excise or Service Tax Registration No.

[illegible]

2. Name of the declarant

[illegible]



[illegible]

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[illegible][illegible][illegible]


1.	Have you been convicted for an offence for the matter for which this declaration is being made? <i>[Note: If you answer YES to this question, you are ineligible to proceed further under the Scheme.]</i>	Yes <input type="checkbox"/>	No <input type="checkbox"/>
2.	Have you filed an application in the Settlement Commission for the case for which this declaration is being made? <i>[Note: If you answer YES to this question, you are ineligible to proceed further under the Scheme.]</i>	Yes <input type="checkbox"/>	No <input type="checkbox"/>
3.	Are you seeking to make this declaration with respect to excisable goods set forth in the Fourth Schedule to the Central Excise Act, 1944 (specified petroleum and tobacco products)? <i>[Note: If you answer YES to this question, you are ineligible to proceed further under the Scheme.]</i>	Yes	No
4.	Are you seeking to make this declaration with respect to a show cause notice of refund/erroneous refund? <i>[Note: If you answer YES to this question, you are ineligible to proceed further under the Scheme.]</i>	Yes	No
5.	Whether final hearing with regard to a matter in adjudication or appeal has taken place on or before 30.06.2019 for the matter for which this declaration is being made? <i>[Note: If you answer YES to this question, you are ineligible to proceed further under the LITIGATION category.]</i>	Yes <input type="checkbox"/>	No <input type="checkbox"/>
6.	Have you been subjected to any audit under the Central Excise Act, 1944 or Chapter V of the Finance Act, 1994 in respect of the goods/services or both for which this declaration is being made? <i>[Note: If you answer YES to this question, you are ineligible to proceed further under the VOLUNTARY DISCLOSURE category.]</i>	Yes <input type="checkbox"/>	No <input type="checkbox"/>
7.	Have you received any written communication from a Central Excise Officer with regard to any audit to be conducted? <i>[Note: If you answer YES to this question, you are ineligible to proceed further under the VOLUNTARY DISCLOSURE category.]</i>	Yes	No

8.	<p>Have you been subjected to any enquiry or investigation under the Central Excise Act, 1944 or Chapter V of the Finance Act, 1994 in respect of the goods/services or both for which this declaration is being made by way of any of the following:</p> <p>(a) search of premises</p> <p>(b) issuance of summons</p> <p>(c) requiring the production of accounts, documents or other evidence</p> <p>(d) recording of statements</p> <p><i>[Note: If you answer YES to this question, you are ineligible to proceed further under the VOLUNTARY DISCLOSURE category.]</i></p>	Yes	No
9.	<p>Have you filed any return for the period for which declaration is being made showing the amount of duty to be payable but not having paid it? <i>[Note: If you answer YES to this question, you are ineligible to proceed further under the VOLUNTARY DISCLOSURE category.]</i></p>	Yes	No
10.	<p>Have the tax dues with regard to the matter under enquiry, investigation or audit NOT been quantified on or before 30.06.2019?</p> <p><i>[Note: If you answer YES to this question, you are ineligible to proceed further under the INVESTIGATION, ENQUIRY OR AUDIT category.]</i></p>	Yes	No

9. Category of application

9.1 Litigation	9.1.1 SCN involving duty along with interest/late fee/penalty (if any) pending as on 30.06.2019 and final hearing not held before 30.06.2019	Whether the case is under adjudication by Pr. ADG/ADG (Adjudication), Delhi?					Yes <div></div>		No <div></div>					
		SCN No. & Date	Duty/Tax/Ces s	Amount Of Duty/Tax/Cess	Amount of Penalty	Amount of Late Fee	Amount of Deposit Made, If Any		Tax Dues Less Tax Relief					
		A	B	C	D	E	F		G					
	9.1.2 SCN involving penalty or late fee only pending as on 30.06.2019 and final hearing not held before 30.06.2019	SCN No. & Date		Amount of Penalty	Amount of Late Fee	Tax Dues Less Tax Relief								
		A		B	C	D								
	9.1.3 Appeal pending as on 30.06.2019, final hearing not held before 30.06.2019	Appea l No. and Date of Filing	Foru m	O-i-O No. and date	Duty/Tax/Cess Confirmed in the O-i-O	Amount of Duty/Tax/ Cess	Whether Departmental Appeal is Pending in Relation to the O-i-O	Duty/ Tax/Cess And amount Under dispute		Total amount of duty under dispute	Total amt. of penalt y	Tota l amt. of late fee	Amoun t of Pre- deposit/ any other deposit of duty	Tax Dues minus Tax relief
		A	A1	B	C	D	E	F		G	H	I	J	K
								Declarant's Appeal		Departmental Appeal (Optional Field)				
Duty/ Tax/ Cess								Amt	Duty/ Tax/ Cess	Amt				

9.2 ARREARS	9.2.1 Appeal not filed or	Order No. and date of receipt	Forum	Duty/Tax/Cess Confirmed in	Amount of	Amount of Penalty	Amount of Late Fee Imposed in the O-i- O or O-i-A	Amount of Pre-	Tax Dues less Tax	
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	appeal having attained finality			the O-i-O or O-i-A	Duty/Tax/ Cess	Imposed in the O-i-O or O-i-A		deposit or Any Other Deposit of Duty	Relief
		A	B	C	D	E	F	G	H
	9.2.2 Tax Dues declared in return as payable but not paid	Period for which return was filed	Date on which return was filed	Description of Goods/ Services	Duty/Tax/ Cess declared as payable in the return but not paid	Amount declared as payable in the return but not paid	Tax Dues less Tax Relief		
		A	B	C	D	E	F		
9.3 INVESTIGATION , ENQUIRY OR AUDIT	9.3.1 Investigation by DGGI	Duty/Tax/Cess	Total Amount Quantified	Reference No. and Date of communication of Quantified Amount	Description of Goods/Services	Issue Involved	Amount Deposited	Tax Dues less Tax Relief	
		A	B	C	D	E	F	G	
	9.3.2 Investigation by Commissionerate	Duty/Tax/Cess	Total Amount Quantified	Reference No. and Date of communication of Quantified Amount	Description of Goods/Services	Issue Involved	Amount Deposited	Tax Dues less Tax Relief	
		A	B	C	D	E	F	G	
	9.3.3 Audit	Duty/Tax/Cess	Total	Reference No.	Description	Issue Involved	Amount Deposited	Tax Dues less Tax	

			Amount Quantified	and Date of communicatio n of Quantified Amount	on of Goods/Se rvices			Relief
		A	B	C	D	E	F	G
9.4 VOLUNTARY DISCLOSURE		Duty/Tax/Cess	Total Amount	Period involved	Descripti on of Goods/Se rvices	Issue involved	Tax Dues less Tax Relief	
		A	B	C	D	E	F	

10. Do you agree with the Tax Dues less Tax Relief calculated by the System? Yes/No

11. If you do not agree, state the reasons for disagreement:

12. Amount of Tax Dues less Tax Relief as per your calculation

VERIFICATION

I declare that I have read and understood the SABKA VISHWAS (LEGACY DISPUTE RESOLUTION) SCHEME, 2019, and agree to abide by the provisions and conditions of the Scheme, and that the information given in this declaration is correct and complete and the amount of tax dues and other particulars shown therein are truly stated.

I shall pay the amount as may be determined by the Designated Authority under the Scheme.

Name of declarant/ authorized representative filing this declaration:

Date: 

dd/mm/2019

PREVIEW

SUBMIT

Form SVLDRS-2

[Estimate under section 127 of the Finance (No.2) Act, 2019 read with rule 6 of the Sabka Vishwas Legacy Dispute Resolution) Scheme Rules, 2019 to be issued by the Designated Committee]

SABKA VISHWAS (LEGACY DISPUTE RESOLUTION) SCHEME, 2019

Declaration No.....  
SVLDRS-2 No.....  
Commissionerate/DGGI, Delhi.....  
Zone/DGGI, Delhi.....

Whereas Mr./Ms./M/s. .... (Hereinafter referred to as the declarant) having registration no./Non assessee code no..... has filed a Declaration No..... dated .....under section 125 of the Finance (No. 2) Act, 2019;

Now, therefore, in exercise of the powers conferred by sub-section (2) of section 127 of the Finance (No. 2) Act, 2019, the designated committee, after consideration of facts on record, hereby determines the following amount estimated to be payable by the declarant towards full and final settlement of his/her/their tax dues covered by the said declaration under the Sabka Vishwas (Legacy Dispute Resolution) Scheme, 2019:

Category	Description of Goods/ Services	Matter involved	Time period	Tax dues		Tax relief	Pre-deposit or any other deposit of duty	Estimated Amount Payable	
A	B	C	D	E		F	G	H	
				Name* E1	Amount E2			Name* H1	Amt H2

\*Name of Duty/Tax/Cess

Notice for Personal Hearing

If the Declarant does not agree with the Estimated Amount Payable, as determined by the designated committee, he is requested to appear for a Personal Hearing before the designated committee on ...../...../2019 at ..... AM/PM at ..... (address) to explain the reasons thereof. Please submit Form SVLDRS 2A in case any other date and time of personal hearing is desired.

Members of the Designated Committee

1. Name:  
Designation:

2. Name:  
Designation:

Place.....  
Date.....

(This is a computer generated print. There is no need for a signature)

PREVIEW

SUBMIT



Form SVLDRS-2A

[Written submissions, waiver of personal hearing and adjournment under section 127 of the Finance (No.2) Act, 2019 read with rule 6 of the Sabka Vishwas (Legacy Dispute Resolution) Scheme Rules, 2019]

**SABKA VISHWAS (LEGACY DISPUTE RESOLUTION) SCHEME, 2019**

1. Do you agree with the Estimate in SVLDRS-2 Number..... Yes ☐ No ☐
2. Do you want make written submissions: Yes ☐ No ☐
3. Written submission containing reasons for disagreement:

4. Do you want to upload documents in support of your submissions? Yes ☐ No ☐

If Yes, Upload Documents

5. Do you want to waive personal hearing? Yes ☐ No ☐

6. Do you want to seek an adjournment of personal hearing offered to you? Yes ☒ No ☒

7. Indicate a preferred date for hearing: 

dd/mm/2019

8. Name of declarant/ authorized representative:

Date:

dd/mm/2019

PREVIEW

SUBMIT

**Form SVLDRS-2B**

[Intimation of personal hearing after adjournment under section 127 of the Finance (No.2) Act, 2019 read with rule 6 of the Sabka Vishwas (Legacy Dispute Resolution) Scheme Rules, 2019]

**SABKA VISHWAS (LEGACY DISPUTE RESOLUTION) SCHEME, 2019**

To,

Mr./Ms./M/s.....  
Registration No.....

This is to inform that the Personal Hearing before the designated committee in relation to the subject Declaration No.....filed by you under the Sabka Vishwas (Legacy Dispute Resolution) Scheme, 2019 has been fixed at .....(AM/PM) on ..... (date) in the office of .....(address).

Please note that in the event of failure to attend the Personal Hearing the designated committee shall take a decision in regard to your Declaration in accordance with the legal provisions on the basis of the facts on record without further reference to you.

**Members of the Designated Committee**

1. Name:  
Designation:

2. Name:  
Designation:

(This is a computer generated print. There is no need for a signature)

Place.....  
Date.....

**PREVIEW**

**SUBMIT**

**Form SVLDRS-3**

[Statement under section 127 of the Finance (No.2) Act, 2019 read with rule 6 of the Sabka Vishwas (Legacy Dispute Resolution) Scheme Rules, 2019 to be issued by the Designated Committee]

**SABKA VISHWAS (LEGACY DISPUTE RESOLUTION) SCHEME, 2019**

Declaration No.....  
 SVLDRS-3 No.....  
 Commissionerate/DGGI, Delhi.....  
 Zone/DGGI, Delhi.....

Whereas Mr./Ms./M/s. ....(hereinafter referred to as the declarant) having registration no./Non assessee code no.....has filed a Declaration No..... dated .....under section 125 of the Finance (No. 2) Act, 2019;

Now, therefore, in exercise of the powers conferred by sub-sections (1) and (4), as the case may be, of section 127 of the Finance (No. 2) Act, 2019, the designated committee, after consideration of relevant material, hereby determines the following amount is payable by the declarant towards full and final settlement of tax dues under..... (Central Excise Act, 1944 /Finance Act, 1994/Cess Act) covered by the said declaration under the Scheme:

Category	Description of Goods/ Services	Matter involved	Time period	Tax dues		Tax relief	Pre-deposit or any other deposit of duty	Estimated Amount Payable	
A	B	C	D	E		F	G	H	
				Name* E1	Amount E2			Name* H1	Amt H2

\*Name of Duty/Tax/Cess

**Notes:**

- (1) The Declarant is hereby directed to make payment of the amount payable within thirty days from the date of this Statement.
- (2) The Declarant has to withdraw the writ petition/appeal/reference before..... (mention the name of the High Court) High Court or the Supreme Court against any order in respect of the tax dues and furnish the proof of such withdrawal in accordance with the provisions contained in sub-section (7) of section 127 of the Finance (No. 2) Act, 2019;

**Members of the Designated Committee**

2. Name:  
Designation:

2. Name:  
Designation:

(This is a computer generated print. There is no need for a signature)

Place.....  
Date.....

PREVIEW

SUBMIT

FORM SVLDRS-4

[Discharge Certificate for Full and Final Settlement of Tax Dues under section 127 of the Finance (No. 2) Act, 2019 read with rule 9 of the Sabka Vishwas (Legacy Dispute Resolution) Scheme, 2019]

SABKA VISHWAS (LEGACY DISPUTE RESOLUTION) SCHEME RULES, 2019

Declaration No.....  
SVLDRS-4 No.....  
Commissionerate/DGGI, Delhi.....  
Zone/DGGI, Delhi.....

Whereas.....(Name and address of the declarant) having registration number..... had made a declaration under Section 125 of the Finance (No. 2) Act, 2019;

And whereas the designated committee by issue of a statement dated ..... under Section 127 of the Finance (No. 2) Act, 2019 determined the amount of Rs ..... (Rupees ..... ) payable by the declarant in accordance with the provisions of the Scheme towards full and final settlement of tax dues as per details given below:

Category	Description of Goods/ Services	Matter involved	Time period	Tax dues		Tax relief	Pre-deposit or any other deposit of duty	Estimated Amount Payable	
A	B	C	D	E		F	G	H	
				Name* E1	Amount E2			Name* H1	Amt H2

And whereas the declarant has paid Rs. .... (Rupees ..... ) being the amount payable determined by the designated committee under section 126 of the Finance (No. 2) Act, 2019

And whereas the declarant had filed an appeal before the ..... (mention the name of the Commissioner (Appeal) or the CESTAT (Branch name) against any order in respect of the tax dues and whereas the said appeal is deemed to be withdrawn in accordance with the provisions contained in sub-section (6) of section 127 of the Finance (No. 2) Act, 2019;

OR

And whereas the declarant had filed a writ petition/appeal/reference before ..... (mention the name of the High Court) High Court or the Supreme Court against any order in respect of the tax dues and the declarant has withdrawn the said writ petition/appeal/reference and furnished proof of such withdrawal in accordance with the provisions contained in sub-section (7) of section 127 of the Finance (No. 2) Act, 2019;

Now, therefore, in exercise of the powers conferred by sub-section (8) of section 127 of the Finance (No. 2) Act, 2019, the designated committee hereby issues this Discharge Certificate to the said declarant:-

- (a) certifying the receipt of payment from the declarant towards full and final settlement of the tax dues determined in the Statement No.....dated. ....in accordance with the
- (b) Declaration no.....dated.....made by the aforesaid declarant;
- (c) discharging the declarant from the payment of any further duty, interest or penalty with respect to the aforesaid matter;
- (d) granting immunity, subject to the provisions contained in the Scheme, from instituting any proceeding for prosecution for any offence under the Central Excise Act 1944/ Chapter V of the
- (e) Finance Act 1994/----- Cess Act-----) or from the imposition of penalty under the said enactment, in respect of the aforesaid matter; and
- (f) The provisions of sections 129 and 131 of the Finance (No.2) Act 2019 will be applicable with respect to this Discharge Certificate.

Members of the Designated Committee

3. Name:  
Designation:

2. Name:  
Designation:

(This is a computer generated print. There is no need for a signature)

Place.....  
Date.....

PREVIEW

SUBMIT

- To
- 1. The Declarant
  - 2. Adjudicating Officer
  - 3. Commissioner of Central Excise, Service Tax and CGST (jurisdictional)
  - 4. Chief Commissioner of Central Excise, Service Tax and CGST / Pr. Director General, DGGI
  - 5. Concerned Appellate Forum

NB: Delete whatever is not applicable.

#### Part D: Reference Material and Relevant Websites

- The Finance (No. 2) Act, 2019 ( 23 of 2019) available on [www.egazette.nic.in](http://www.egazette.nic.in)
- Notification Nos. 4/2019-Central Excise ( NT), dated 21.08.2019 and 5/2019-Central Excise (NT), dated 21.08.2019 available on [www.cbic.gov.in](http://www.cbic.gov.in).

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