## [TO BE PUBLISHED IN THE GAZETTE OF INDIA, EXTRAORDINARY, PART II, SECTION 3, SUB-SECTION (i)]

# Government of India Ministry of Finance Department of Revenue Central Board of Indirect Taxes and Customs

Notification No. 05/2019 Central Excise-NT

New Delhi, the 21st 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 <a href="https://cbic-gst.gov.in">https://cbic-gst.gov.in</a> 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.

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

(Mazid Khan) Deputy Commissioner CX-8

#### 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
3.	Address of the declarant
4.	Pin Code
5.	Mobile Number
6.	Email
7.	PAN
8.	Select a Commissionerate
	<u>Part-B</u>
1.	Central Excise or Service Tax Registration No.
2.	Name of the declarant
3.	Address of the declarant
<u> </u>	Address of the declarant
4.	Pin Code
5.	Mobile Number
6.	Email
7.	PAN

#### 8. Please answer Yes or No:

1.	Have you been convicted for an offence for the matter for which this declaration is being made?	Yes	No
	[Note: If you answer YES to this question, you are ineligible to proceed		
2.	further under the Scheme.]  Have you filed an application in the Settlement Commission for the case	Yes	No 🗌
۷.	for which this declaration is being made?		110
	[Note: If you answer YES to this question, you are ineligible to proceed		
	further under the Scheme.]		
3.	Are you seeking to make this declaration with respect to excisable goods	Yes	No
	set forth in the Fourth Schedule to the Central Excise Act, 1944		
	(specified petroleum and tobacco products)?		
	[Note: If you answer YES to this question, you are ineligible to proceed		
4.	further under the Scheme.]  Are you seeking to make this declaration with respect to a show cause	Yes	No 🗌
4.	notice of refund/erroneous refund?		110
	[Note: If you answer YES to this question, you are ineligible to proceed		
	further under the Scheme.]		
5.	Whether final hearing with regard to a matter in adjudication or appeal	Yes	No 🗌
	has taken place on or before 30.06.2019 for the matter for which this		
	declaration is being made?		
	[Note: If you answer YES to this question, you are ineligible to proceed		
6.	further under the LITIGATION category.]  Have you been subjected to any audit under the Central Excise Act,1944	Yes	No 🗌
0.	or Chapter V of the Finance Act, 1994 in respect of the goods/services or	168	110
	both for which this declaration is being made?		
	[Note: If you answer YES to this question, you are ineligible to proceed		
	further under the VOLUNTARY DISCLOSURE category.]		
7.	Have you received any written communication from a Central Excise	Yes	No
	Officer with regard to any audit to be conducted?		
	[Note: If you answer YES to this question, you are ineligible to proceed		
8.	further under the VOLUNTARY DISCLOSURE category.]  Have you been subjected to any enquiry or investigation under the	Yes	No 🗌
0.	Central Excise Act, 1944 or Chapter V of the Finance Act, 1994 in		110
	respect of the goods/services or both for which this declaration is being		
	made by way of any of the following:		
	(a) search of premises		
	(b) issuance of summons		
	(c) requiring the production of accounts, documents or other evidence		
	(d) recording of statements		
	[Note: If you answer YES to this question, you are ineligible to proceed		
	further under the VOLUNTARY DISCLOSURE category.]		
9.	Have you filed any return for the period for which declaration is being	Yes	No
	made showing the amount of duty to be payable but not having paid it?		
	[Note: If you answer YES to this question, you are ineligible to proceed further under the VOLUNTARY DISCLOSURE enterory.]		
	further under the VOLUNTARY DISCLOSURE category.]		
10.	Have the tax dues with regard to the matter under enquiry, investigation	Yes	No 🗌
	or audit NOT been quantified on or before 30.06.2019?		· · ·
	[Note: If you answer YES to this question, you are ineligible to proceed		
	further under the INVESTIGATION, ENQUIRY OR AUDIT category.]		

#### 9. Category of application

9.1 Litigation	9.1.1 SCN involving duty along with	Whether	r the case	e is under adjudic	ation by Pr. ADG	/ADG (Adjuc	lication), Delhi?	Yes	No 🗀			
	interest/late fee/penalty (if any) pending as on	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 Ta Relief	х		
	30.06.2019 and final hearing not held before 30.06.2019	Ā	A	В	С	D	Е	F	G			
	9.1.2 SCN involving penalty or late fee only	SCN No Date	). &	Amount of Penalty	Amount of Late Fee			Tax Dues Less Tax Relief				
	pending as on 30.06.2019 and final hearing not held before 30.06.2019	A	A	В	С			D				
	9.1.3 Appeal pending as on 30.06.2019, final hearing not held before 30.06.2019	Appea 1 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 amt. of of duty under dispute	Tota 1 amt. of late fee	Amoun t of Pre- deposit/ any other deposit of duty	Tax Dues minus Tax relief
		A	A1	В	С	D	Е	F  Declarant's Departmental Appeal Appeal (Optional Field)  Duty/ Amt Duty/ Amt Tax/ Cess Cess	G H	I	1	K
9.2 ARREARS	9.2.1 Appeal not filed or	Order N date of r		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 Tax Do		1	_1

	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	В	С	D	Е	F	G	Н
	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 F	Relief	
		A	В	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 communicatio n of Quantified Amount	Descripti on of Goods/Se rvices	Issue Involved	Amount Deposited		es less Tax elief
		A	В	С	D	Е	F		G
	9.3.2 Investigation by Commissionerat e	Duty/Tax/Cess	Total Amount Quantified	Reference No. and Date of communicatio n of Quantified Amount	Descripti on of Goods/Se rvices	Issue Involved	Amount Deposited		es less Tax elief
		A	В	С	D	Е	F		G
	9.3.3 Audit	Duty/Tax/Cess	Total	Reference No.	Descripti	Issue Involved	Amount Deposited	Tax Due	es less Tax

				Amount Quantified	and Date of communicatio n of Quantified Amount	on of Goods/Se rvices			Relief
			A	В	С	D	Е	F	G
	9.4 VOLUNTARY D	DISCLOSURE	Duty/Tax/Cess	Total Amount	Period involved	Descripti on of	Issue involved	Tax Dues less Tax Rel	lief
						Goods/Se rvices			
			A	В	С	D	Е	F	
	If you do not agree, sta								
	t I have read and under				RESOLUTION) S		<u>V</u>		
2019, and ag declaration i	gree to abide by the pro is correct and complete	ovisions and condit and the amount of	tions of the Scheme f tax dues and other	, and that the in particulars show	formation given in wn therein are truly	this stated.			
I shall pay th	ne amount as may be de	etermined by the D	esignated Authority	under the Sche	me.				
Name of dec	clarant/ authorized repre	esentative filing th	is declaration:						
Date: dd	1/mm/2019								
					PREVIE 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

E1

E2

SVLDRS-2 N Commission	Nololonerate/DGGI, Do	 elhi						
Now, there determines	nder section 12 fore, in exerci	25 of the Fir se of the parmount est	nance (No	o. 2) Act, 2019; onferred by sub-secti	ion (2) c	of section 127	of the Finance	tration no./Non assessee code no
Category	Description of Goods/ Services	Matter involved	Time period	Tax dues	Tax relief	Pre-deposit or any other deposit of duty	Estimated Amount Payable	
Α	В	С	D	E Name* Amount	F	G	H Name* Amt	

\*Name of Duty/Tax/Cess

### **Notice For Personal Hearing**

H2

H1

1.	Name: Designation:	2. Name: Designation:
		(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,

SABKA VISHWAS (LEGACY DISPUTE RESOLUTION) SCHEME, 2019
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1. 2. 3.	Do you agree with the Estimate in SVLDRS-2 Number
4. Do	you want to upload documents in support of your submissions? Yes No
	es, Upload Documents
6. Do	o you want to waive personal hearing? Yes No o you want to seek an adjournment of personal hearing offered to you? Yes No dicate a preferred date for hearing: dd/mm/2019
8. Na	me 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	
Declaration Nofiled by your Scheme, 2019 has been fixed at	end the Personal Hearing the designated committee shall in accordance with the legal provisions on the basis of
Members of the Desig	nated Committee
Name:     Designation:	2. Name: Designation:
(This is a computer generated prin	nt. 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

SVLDRS-3 N Commission	Nolo lo nerate/DGGI, De Delhi	 lhi							
registration	fr./Ms./M/s no./Non asses r section 125 o	ssee code	no	has	filed a De				
section 127 material, he settlement of	ore, in exercise of the Finance ereby determine of tax dues und declaration und	e (No. 2) A les the follo er	ct, 2019, owing am (Cent	the designount is p	nated compayable by	mittee, a the ded	after considera clarant toward	tion of res	elevant d final
Category	Description of Goods/ Services	Matter involved	Time period	Tax	dues	Tax relief	Pre-deposit or any other deposit of duty	Estim Amo Paya	unt
Α	В	С	D		E	F	G	Н	
				Name* E1	Amount E2			Name* H1	Amt H2
Notes: (1) The the (2) The the tax	e Declarant is he date of this State Declarant has name of the Hedues and furnities.	atement. s to withdra igh Court) F sh the proc	aw the wr High Cour of of such	it petition t or the S withdraw	/appeal/refe upreme Co al in accord	erence b urt agair lance wi	efore nst any order in	(m n respect	nention t of the
		<u>Memb</u>	oers of th	e Design	ated Comr	<u>nittee</u>			
2. Nar Des	ne: signation:						ame: esignation:		
	(This is	a computer	generate	d print. Th	nere is no n	eed for a	a signature)		
				VIEW					
			SUB	MIT					

#### **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

SVLDRS-4 No Commissione	lo Derate/DGGI, De Delhi	 elhi							
Whereas Act, 2019;				(Na	ame and ac	ddress of	f the declarant)	having	registra
	the designated ) payable by th								
Category	Description of Goods/ Services	Matter involved	Time period	Tax	dues	Tax relief	Pre-deposit or any other deposit of duty	Estim Amo Paya	unt
Α	В	С	D		Е	F	G	Н	
				Name* E1	Amount E2			Name* H1	Amt H2
(No. 2) Act, 20 And whereas t	the declarant h 019 the declarant h whereas the sa	ad filed an a	appeal be	fore the		(ment	tion the name o	of the Co	mmissi

#### 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:-

	` '	certifying the receipt of payment from the decla Declaration nodatedmade by the a	t towards full and final settlement of the tax dues determined in the Statement Nodatedin accordance with the esaid declarant;						
	(c)	c) discharging the declarant from the payment of any further duty, interest or penalty with respect to the aforesaid matter;							
	(d)	ranting 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							
	(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: Desigr	e: nation:	2. Name: Designation:						
			(This is a computer generated print. There is no need for a signature)						
		PREVIEW							

То

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

NB: Delete whatever is not applicable.