¹[FORM GST DRC-01C [See rule 88D]

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PART-A (System Generated)

Intimation of difference in input tax credit available in auto-generated statement containing the details of input tax credit and that availed in return

GSTIN:
Legal Name:
1. It is noticed that the input tax credit availed by you in the return furnished in FORM GSTR-3Bexceeds the
amount of input tax credit available to you in accordance with the auto-generated statement containing the details of
input tax credit made available to you in FORM GSTR-2Bfor the period <from><to> by an amount of Rs.</to></from>

Eaum Tyma	Input tax credit available / availed (in Rs.)						
Form Type	IGST	CGST	SGST/UTGST	Cess	Total		
FORM GSTR-2B							
FORM GSTR-3B							
Excess input tax credit							
availed							

- 2. In accordance with sub-rule (1) of rule 88D, you are hereby requested to either pay an amount equal to the said excess input tax credit, along with interest payable under section 50, through FORM GST DRC-03 and furnish the details thereof in Part-B of FORM GST DRC-01C, and/or furnish the reply in Part-B of FORM GST DRC-01C incorporating reasons in respect of that part of the excess input tax credit that has remained to be paid, within a period of seven days.
- 3. It may be noted that where any amount of the excess input tax credit remains to be paid after completion of a period of seven days and where no explanation or reason for the same is furnished by you or where the explanation or reason furnished by you is not found to be acceptable by the proper officer, the said amount shall be liable to be demanded in accordance with the provisions of section 73 or section 74, as the case may be, of the Act.
- 4. This is a system generated notice and does not require signature.

Date:

The details thereof are as follows:

Ref No:

PART-B

Reply by Taxpayer in respect of the intimation of difference in input tax credit

Reference No. of Intimation:

Date:

A. I have paid the amount equal to the excess input tax credit, as specified in **Part A** of **FORM GST DRC-01C**, fully or partially, along with interest payable under section 50, through **FORM GST DRC-03**, and the details thereof are as below:

ARN of FORM GST DRC-03	Paid Under Head	Tax Period	IGST	CGST	SGST/UTGST	CESS	Interest
1	2	3	4	5	6	7	8

^{1.} Inserted by the Central Goods and Services Tax (Second Amendment) Rules, 2023, w.e.f. 4-8-2023.

AND/OR

B. The reasons in respect of that part of the excess input tax credit that has remained to be paid are as under:

S. No	Brief Reasons for Difference	Details (Mandatory)
	Input tax credit not availed in earlier tax period(s) due to non-receipt	
1	of inward supplies of goods or services in the said tax period	
	(including in case of receipt of goods in instalments).	
2	Input tax credit not availed in earlier tax period(s) inadvertently or	
2	due to mistake or omission	
3	ITC availed in respect of import of goods, which is not reflected in	
J	FORM GSTR-2B	
4	ITC availed in respect of inward supplies from SEZ, which are not	
	reflected in FORM GSTR-2B	
5	Excess reversal of ITC in previous tax periods which is being	
3	reclaimed in the current tax period	
6	Recredit of ITC on payment made to supplier, in respect of ITC	
U	reversed as per rule 37 in earlier tax period.	
7	Recredit of ITC on filing of return by the supplier, in respect of ITC	
/	reversed as per rule 37A in earlier tax period.	
	FORM GSTR-3B filed with incorrect details and will be amended	·
8	in next tax period (including typographical errors, wrong tax rates,	
	etc.)	
9	Any other reasons (Please specify)	

Verification	
I hereinabove is true and correct to the	hereby solemnly affirm and declare that the information given best of my knowledge and belief and nothing has been concealed therefrom.
	Signature of Authorised Signatory
	Name
	Designation/Status
Place:	
Date:]	