

One Page Summary Points related to GST Appeals and Higher judicial proceedings

Description

Section 107 -	Appeal to Appellate Authority
107(1)	In case of an appeal by Assessee then 3-month time allowed (from date of order commun
107(2)	In case of Appeal by the Commissioner then 6-month time (from the date of order commu
107(4)	1-month more extension can be given by Appellate Authority if satisfied for the sufficient c
	• FORM GST APL-01 for appeal by assessee and FORM GST APL-02 for final acknowled
107(5) &	
Rule 108,109	 FORM GST APL-03 for appeal by department and FORM GST APL-02 for final acknowled
107(6)	10% of disputed tax to be deposited (Max. 25 cr) and full tax, interest, fee on point which
107(7)	Where appellant paid above tax then stay on recovery proceedings for the balance
107(8)(9)	Opportunity of being heard to be given to appellant and Adjournment is allowed for max the
107(10) Rule 7	Appellate Authority can allow additional ground of appeal during hearing if he satis
107(11)	
D. 1. 440	Order to be passed along with FORM APL-04 and cannot refer the case back to adjudic
Rule 113	(If proposed order is increasing the tax liability or reducing ITC then first show ca
107(12)(13)	Order in writing and stating points for determination and if possible, decided appeal within
107(14)	Order passed to be communicated to the appellant, respondent and to the adjudicating aut
107(16)	Order passed under this section then it is final and binding on the parties (subject to revision Appellate Tribunal, High Court, Supreme Court)
Rule 109C	Withdrawal of Appeal can be made before issue of show cause notice or order, subject to a
Section 108 -	Revisional Authority
108(1)	The Revisional Authority may, on his own motion or on request from the commissioner can record of any proceeding & if he consider that any decision or order passed is erroneous, i out certain material facts then he may stay and revise that order
108(2)	Revisional Authority shall not exercise power if such order is under appeal to Appellate Aut Court, Supreme Court and cannot be made after 3 years of passing such order.

- 108(3) Order passed under this section then it is final and binding on the parties (subject to Appea High Court, Supreme Court)
- 108(4) (5) The time period of 3 years excludes the time if any due to stay on revision authority order of is pending on similar point at High court or supreme court till date of decision
- Rule 109B A reasonable opportunity of being heard shall be given to affected & serve notice in FORM

Section 112. Appeals to Appellate Tribunal

- 112(1) Appeal against the order u/sec 107 or 108 to be within 3 month (from date of order comm
- 112(2) The tribunal may, in its discretion, may refuse to be admit the appeal If amount is less the
- 112(3) In case of Appeal by Commissioner then **6-month** time (from date of order communicated)
- 112(5) Time limit for filling cross objection is 45 days from receipt of notice by party against whom preferred
- 3-month or 45 days extension for appeal or cross objection if satisfied for sufficient cause
 FORM GST APL-05 for appeal by assessee, FORM GST APL-06 for cross objection, FOR
- appeal by department and FORM GST APL-02 for final acknowledgment
- Rule 110,111 Fees for appeal is Rs. 1,000/- for every 1,00,000/- rupees of disputed tax or ITC (Max 25,0

112(8) 20% more of disputed tax to be deposit (Max. 50 cr) and full tax, interest on point which is

112(9) Where appellant paid above tax then **stay on recovery proceedings** for the balance

Section 113. Orders of Appellate Tribunal

- 113(1) (2) (3) Appellate Tribunal shall pass order after giving Opportunity of being heard and may refer b Adjournment is allowed for max three times and can also amend the order within 3 month
- 113(4) The appeal may be decided within period of 1 year if possible (from date of filling appeal)
- 113(6) Order passed u/sec is final & binding on the parties (subject to Appeal to High Court, Supre
- Rule 112,113 Same as rule for Appeal to Appellate Authority

Section 117. Appeal to High Court

117 (1) Aggrieved by order passed by tribunal appeal can be file if involves substantial question of

113(2) Rule 114 Appeal can be filed within 180 days (from date of order communicated) in FORM AI

Section 118. Appeal to Supreme Court

118 (1) Appeal can be filed against the order passed by National Bench or Regional Bench of Tribuna passed by high court if the High Court certifies to be a fit one for appeal to the Supreme Court

Category

1. GST

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