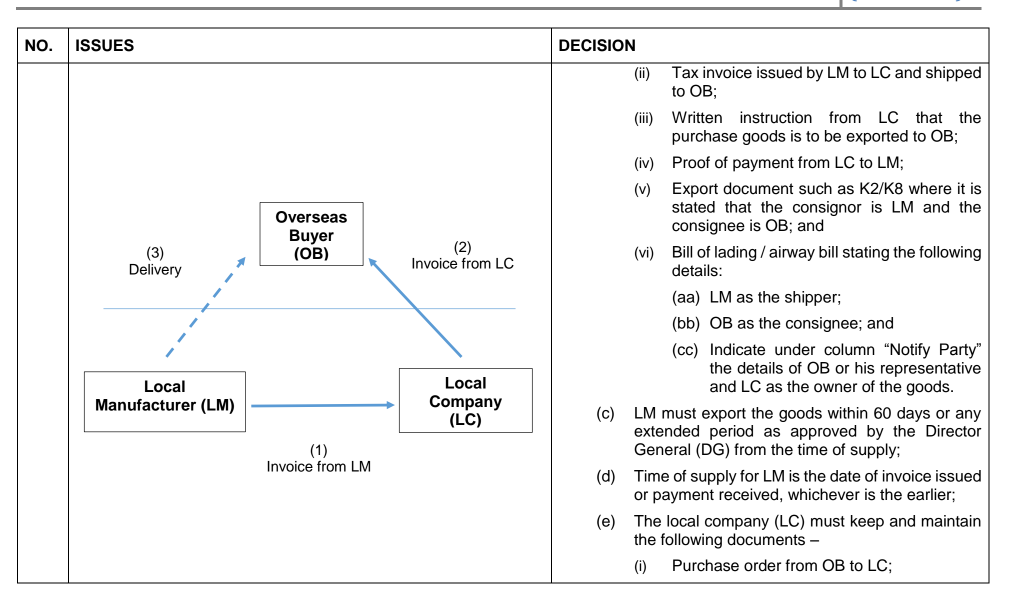
DECISION BY DIRECTOR GENERAL, ROYAL MALAYSIAN CUSTOMS

NO.	ISSUES		DEC	CISION		
1.	Local company (LC) purchased goods from overseas supplier (OS) and later sold the goods to local buyer (LB) and issue an invoice			The supply made by LC to LB will qualify for an out of scope supply, subject to compliance with the following conditions -		
	(local invoice). The LC requests the oversea goods direct to his local buyer (LB).		(a)	There is proof that the transfer of ownership of the goods took place outside Malaysia before the goods		
	Whether the supply made by LC to LB subject to GST?			are imported into Malaysia (through shipping document or incoterm);		
	Overseas Supplier (OS)	(1)	(b)	The import declaration was in the name of LB and the value of the imported goods was based on the local invoice which stated that the goods are originated from		
	(3) Delivery	Invoice from OS	(C)	OS; LC must keep and maintain the following documents –		
				(i) Purchase order from LC to OS;		
				(ii) Invoice from OS to LC;		
	Local Buyer (LB)	Local — Company (LC)		(iii) Tax invoice issued by LC to LB stated that the goods are originated from OS;		
	(2) Invoice to LB before importation			(iv) Written instruction from LC to OS that the purchase goods is to be exported to LB; and		
				(v) Proof of payment from LC to OS and from LB to LC;		
			(d)	LB must keep and maintain the following documents –		
				(i) Purchase order from LB to LC;		

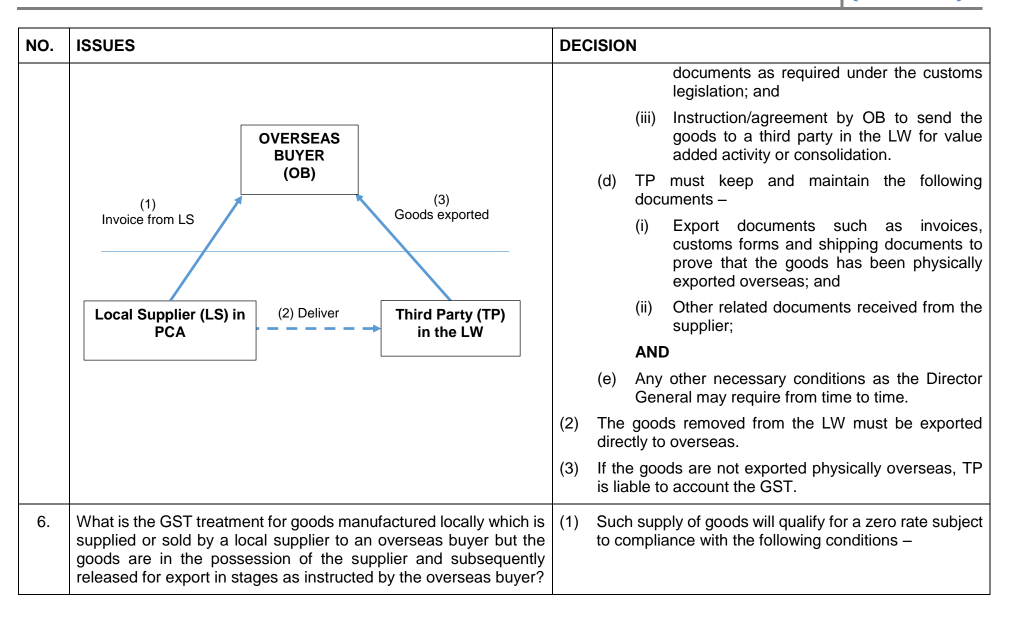
NO.	ISSUES	DEC	CISION
			(ii) Tax invoice issued by LC to LB;
			(iii) Proof of payment from LB to LC;
			 (iv) Import declaration form under LB's name as consignee;
			 (v) Bill of lading / airway bill stating the following details:
			(aa) OS as the shipper;
			(bb) LB as the consignee;
			(cc) LC as a notify party.
		(e)	Any other necessary conditions as the Director General may require from time to time.
2.	Local company (LC) purchased goods from a local manufacturer (LM) and request LM to export the goods to his overseas buyer (OB). Whether the supply made by LM to LC qualify for a zero rate?	(1)	The supply of goods made by LM to LC is a standard rated supply, because the transfer of ownership of the goods took place in Malaysia. However such supply will qualify for a zero rate subject to compliance with the following conditions –
			 (a) The supply is related to goods other than wine, spirit, beer, intoxicating liquor, malt liquor, tobacco and tobacco products;
			(b) LM must keep and maintain the following documents –
			(i) Purchase order from LC to LM;



NO.	ISSUES	DECISION
		(ii) Invoice issued by LC to OB; and(iii) Proof of payment from OB to LC;
		AND
		 (f) Any other necessary conditions as the Director General may require from time to time.
		(2) If LM does not have possession of the goods to be exported or control over the export arrangement he must treat the sales as local supply and subject to GST at standard rate.
3.	Local company (LC) sell goods to overseas buyer (OB 1) and OB1 request the goods to be delivered to his local agent (LA) in PCA and subsequently the goods are exported out by LA to OB1	(1) The supply of goods made by LC to OB1 is subject to GST at standard rate and not qualify for zero rate as the goods were delivered into PCA.
	customer's in other countries (OB2). Whether the supply made by LC to OB1 can qualify for a zero rate?	(2) The goods exported by LA to OB2 are zero rated supply with conditions that the export form Customs
	(3) Invoice from OB1 (0B 1) (4) (0B 2) (4) Goods exported under (0B 2) (4) Goods exported under exporter name (K2/K8, 1 BL/AWB) (2) Local Company (LC) (2) Deliver (LA) in PCA	No.2 and shipping documents indicated that the consignor is LA and the consignee is OB2.

NO.	ISSUES			DEC	ISIO	N
4.	Local supplier (LS) sell good request the goods to be deliv Commercial Zone (FCZ) for	vered to the t	third party (TP) in the Free	(1)	qual	h supply of goods to the overseas buyer (OB) will lify for a zero rate subject to compliance with the wing conditions –
	The third party refers to any a Whether the supply made by	• • • •	•		(a)	The supply is related to goods other than wine, spirit, beer, intoxicating liquor, malt liquor, tobacco and tobacco products;
		ERSEAS SUYER			(b)	LS must prove that the goods is physically removed into FCZ and sent to TP;
		(1) (OB) (3) voice Goods		(c)	LS must keep and maintain the following documents –	
	from LS		exported			(i) Invoice issued to the overseas buyer;
		(2) Deliver	Third Porty (TD) in			 Export, transit and other related documents such as customs forms and shipping documents as required under the customs legislation; and
	in PCA	Local Supplier (LS) in PCA Third Party (TP) in FCZ for value add or consolidation			 (iii) Written instruction/agreement by the overseas buyer to send the goods to a third party in the FCZ for value added activity or consolidation. 	
					(d)	TP must keep and maintain the following documents –
						 Export documents such as invoices, customs forms, free zone forms and shipping documents to prove that the goods

NO.	ISSUES	DEC	cisio	N	
					have been physically exported overseas; and
				(ii)	Other related documents received from the supplier.
				ANI	0
			(e)		other necessary conditions as the Director eral may require from time to time.
		(2)		•	ods are not exported physically overseas, TP o account the GST at a standard rate.
5.	Local supplier (LS) sell goods to overseas buyer (OB) and the OB request the goods to be delivered to the third party (TP) in the licensed warehouse (LW) for value added activity or consolidation.	(1)	qua	alify fo	oply of goods to the overseas buyer (OB) will or a zero rate subject to compliance with the conditions:
	The third party refers to any agent appointed by the overseas buyer.		(a)	spir	supply is related to goods other than wine, it, beer, intoxicating liquor, malt liquor, acco and tobacco products;
	Whether the supply made by LS to OB qualify for a zero rate?		(b)	LS	must prove that the goods are physically oved into LW and sent to TP;
			(c)		must keep and maintain the following uments –
				(i)	Invoice issued to OB;
				(ii)	Export, transit and other related documents such as customs forms and shipping



NO.	ISSUES	DECISION
		(a) The supply is related to goods other than wine, spirit, beer, intoxicating liquor, malt liquor, tobacco and tobacco products;
		 (b) The supplier must issue invoice before the goods are exported to the overseas buyer;
		(c) The time of supply will be invoice issued or payment received whichever is the earlier;
		 (d) The goods are physically exported within 60 days from the time of supply or any extended period as approved by the Director General (DG);
		 (e) The supplier must export the goods in his name through his appointed freight forwarder or through his overseas buyer's appointed freight forwarder;
		(f) The supplier must keep and maintain the following documents –
		 (i) Agreement with the overseas buyer which shows that they agreed to such transaction;
		(ii) The export, transit and other related documents such as customs forms and shipping documents as required under the customs legislation;
		(iii) Purchase order from overseas buyer to the supplier;

NO.	ISSUES	DE	CISION
			(iv) Supplier's sale invoice to overseas buyer; and
			(v) Any other records as the DG may determine.
			AND
			(g) Any other necessary conditions as the Director General may require from time to time.
		(2)	If the goods are not exported physically overseas within 60 days from the time of supply or any extended period as approved by the Director General (DG), the supply to the overseas buyer is a standard rated supply and the supplier has to account the GST at a standard rate.
		(3)	The supplier will not qualify for zero rating if he does not have in his possession the goods to be exported or does not have control over the export arrangement.
7.	What is the GST treatment on non-recurring expenditure (NRE) and other manufacturing expenditure connected to manufacture goods to be exported overseas? The non-recurring expenses (relating to goods) incurred are for the purchase of moulds, dies, tooling, jigs, fixtures and related equipment used specifically for overseas buyer (OB) in the contract manufacturer's (CM) premises.	(1)	The non-recurring expenses (NRE) incurred for the purchase of moulds, dies, tooling, jigs, fixtures and related equipment used specifically for overseas buyer
			(OB) in the contract manufacturer's (CM) premises is not subjected to GST if the cost recovery does not include any element of value add.
			Example – purchase of mould by CM is RM100,000 and the recovery from the OC is also RM100,000 hence such cost recovery is not subject to GST.

NO.	ISSUES	DECISION
		(2) The treatment above is subject to compliance with the following conditions –
		 (a) Ownership of NRE must be OC and not to be accounted as asset by CM;
		 (b) Must have a written agreement/contract between CM and OC regarding the NRE and the exportation of manufactured goods;
		 (c) The NRE relating to the purchased goods are used wholly to manufacture goods to be exported to overseas buyer;
		(d) NRE are incurred to manufacture goods according to specifications by OC;
		(e) The CM keeps and maintain export and othe related documents such as Customs No.2/8 forms, airway bill, manifest, invoice, purchase order, payment records, etc.;
		(f) When the moulds, dies, tooling, jigs, fixtures and related equipment and its components are no longer to be used as specified in the contract these goods must be returned to the OC. If such goods are disposed locally, it is subject to GST a standard rate;
		AND
		(g) Any other necessary conditions as the Directo General may require from time to time.