Circulars/Orders

S. No.	Issue	Clarification
4.	Whether relevant date for the refund of tax paid on supplies regarded as deemed export by recipient is to be determined as per clause (b) of Explanation (2) under section 54 of CGST Act and if so, whether the date of return filed by the supplier or date of return filed by the recipient will be relevant for the purpose of determining relevant date for such refunds?	"(b) in the case of supply of goods regarded as deemed exports where a refund of tax paid is available in respect of the goods, the date on which the return relating to such deemed exports is furnished;" On perusal of the above, it is clear that clause (b)

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GST on service supplied by restaurants through e-commerce operators -reg. Circular No. 167/23/2021-GST

17th December, 2021

The GST Council in its 45th meeting held on 17th September, 2021 recommended to notify 'Restaurant Service' under section 9(5) of the CGST Act, 2017. Accordingly, the tax on supplies of restaurant service supplied through e- commerce operators shall be paid by the e-commerce operator. In this regard notification No. 17/2021 dated 18.11.2021 has been issued.

2. Certain representations have been received requesting for clarification regarding modalities of compliance to the GST laws in respect of supply of restaurant service through e-commerce operators (ECO). Clarifications are as follows:

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GST Law and Commentary	-with	Analysis and	Procedures
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SI No	Issue	Clarification
1.	Would ECOs have to still col- lect TCS in compliance with section 52 of the CGST Act, 2017?	9(5) of the CGST Act, 2017, the ECO shall be liable to
2	datorily take a separate registration w.r.t supply of restaurant service [notified under 9(5)] through them	As ECOs are already registered in accordance with rule 8(in Form GST-REG 01) of the CGST Rules, 2017 (as a supplier of their own goods or services), there would be no mandatory requirement of taking sepa- rate registration by ECOs for payment of tax on res- taurant service under section 9(5) of the CGST Act,
3.		Yes. ECOs will be liable to pay GST on any restaurant service supplied through them including by an unreg- istered person.
4.		It is clarified that the aggregate turnover of person supplying restaurant service through ECOs shall be computed as defined in section 2(6) of the CGST Act, 2017 and shall include the aggregate value of supplies made by the restaurant through ECOs. Accordingly, for threshold consideration or any other purpose in the Act, the person providing restaurant service through ECO shall account such services in his aggregate turn- over.
5.	Can the supplies of restau- rant service made through ECOs be recorded as inward supply of ECOs (liable to re- verse charge) in GSTR 3B?	

Circulars/Orders

SI No	Issue	Clarification	
6.	verse proportional input tax credit on his input goods and services for the reason that input tax credit is not	ECOs provide their own services as an electronic plat- form and an intermediary for which it would acquire inputs/input service on which ECOs avail input tax credit (ITC). The ECO charges commission/fee etc. for the services it provides. The ITC is utilised by ECO for payment of GST on services provided by ECO on its own account (say, to a restaurant). The situation in this regard remains unchanged even after ECO is made liable to pay tax on restaurant service. ECO would be eligible to ITC as before. Accordingly, it is clarified that ECO shall not be required to reverse ITC on account of restaurant services on which it pays GST in terms of section 9(5) of the Act.	
		It may also be noted that on restaurant service, ECO shall pay the entire GST liability in cash (No ITC could be utilised for payment of GST on restau- rant service supplied through ECO)	
7.		No. As stated above, the liability of payment of tax by ECO as per section 9(5) shall be discharged in cash.	
8.		On any supply that is not notified under section 9(5), that is supplied by a person through ECO, the liability to pay GST continues on such supplier and ECO shall	
		continue to pay TCS on such supplies. Thus, present dispensation continues for ECO, on sup- plies other than restaurant services. On such supplies (other than restaurant services made through ECO) GST will continue to be billed, collected and deposited in the same manner as is being done at present. ECO will deposit TCS on such supplies.	
9.	and goods or services other than restaurant service sold by a restaurant to a custom- er under the same order be billed differently? Who shall	Considering that liability to pay GST on supplies other than 'restaurant service' through the ECO, and other compliances under the Act, including issuance of in- voice to customer, continues to lie with the respective suppliers (and ECOs being liable only to collect tax at source (TCS) on such supplies), it is advisable that ECO raises separate bill on restaurant service in such cases where ECO provides other supplies to a custom- er under the same order.	

SI No	Issue	Clarification
10.		The invoice in respect of restaurant service supplied through ECO under section 9(5) will be issued by ECO.
11.	regard reporting of res-	A number of other services are already notified under section 9(5). In respect of such services, ECO opera- tors are presently paying GST by furnishing details in GSTR 3B.
	return.	The ECO may, on services notified under section 9 (5) of the CGST Act,2017, including on restaurant service provided through ECO, may continue to pay GST by furnishing the details in GSTR 3B, reporting them as outward taxable supplies for the time being.
		Besides, ECO may also, for the time being, furnish the details of such supplies of restaurant services under section 9(5) in Table 7A(1) or Table 4A of GSTR-1, as the case maybe, for accounting purpose.
		Registered persons supplying restaurant services through ECOs under section 9(5) will report such supplies of restaurant services made through ECOs in Table 8 of GSTR-1 and Table 3.1 (c) of GSTR- 3B, for the time being.

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Mechanism for filing of refund claim by the taxpayers registered in erstwhile Union Territory of Daman & Diu for period prior to merger with U.T. of Dadra & Nagar Haveli.

Circular No. 168/24/2021 - GST

30th December, 2021

New GSTINs with UT Code 26 were created for the taxpayers of erstwhile UT of Daman and Diu w.e.f 1st August, 2020 on merger of the UT of Dadra & Nagar Haveli and UT of Daman & Diu. During the transition, the taxpayers have transferred their ITC balance from their electronic credit ledger of the old GSTIN (by reversing the balance amount available in electronic credit ledger through the last return in FORM GSTR 3B filed for the old GSTIN prior to merger) to the new GSTIN (by availing the ITC for the said amount in the first return in FORM GSTR 3B filed for the new GSTIN) as per procedure specified under Notification No. 10/2020-CT dated 21.03.2020.

2 Representations have now been received from the field formations and trade/industry that due to transfer of ITC from old GSTIN to new GSTIN, the taxpayers are unable to apply for refund on account of zero-rated supplies and inverted rated structure for the period