## **GOODS AND SERVICES TAX**





## **Queries relating to GST received from various sectors** have been scrutinised and developed into short FAQs.

The third part, containing 50 questions and their answers, is given below.

## PART-3

S. No.	Query	Reply	S. No.	Query	Reply
	REGISTRATION				
1.		Yes, you have to pay GST via Reverse Charge Mechanism (RCM). You can avail ITC of the GST so paid if you are otherwise eligible.	26.		If he has duty paying documents, then he will get full credit of Central Excise duty paid on stock held by him.
2.	Can an unregistered dealer supply goods to other States if his turnover is below Rs. 20 lakh? Existing taxpayer registering a branch office in	No. The supplier would be liable to obtain registration in case of Inter-State supplies irrespective of his turnover.  For every State, a fresh registration is needed.	27.	I made booking for hotel for a trip in October, for which Invoice has already been raised. Would I need to pay GST if payment will be done on 21* July?	If the invoice has been raised and payment made before the 1 <sup>st</sup> July, 2017 then GST will not be applicable.
4.	another state comes under fresh registration or under existing tax payer registration? Is registration necessary if only Inter-State supply	If exclusively making supplies of Nil rated goods,	28.	If rent was received in advance before the appointed day and person was not liable to Service Tax then does RCM liability arise?	The liability of RCM under GST will arise only after 1st July, 2017.
	of Nil rated goods is being made?	registration is not compulsory. Kindly refer Section 23 of CGSTAct.	29.	Is there any format for invoice under GST? If yes, please provide the link of the same.	No, there is no particular format. Rule 46 of the CGST Rules, 2017 prescribes the particulars that a tax invoice should contain.
5.	Whether franchisor company will have to take registration in each State where outlets are located?	No, a franchisor company need not take registration in a State where only its franchisee is located.	30.	Whether from 1 <sup>st</sup> July sequence of invoice no. will change? Or can we follow the same sequence?	Same sequence can be followed provided conditions laid down in Section 31 of the CGST Act, 2017 read with Rule 46 of CGST Rules, 2017 are met.
6.	get TIN and then apply for GST? Or can I directly register with GST?	You may directly take GST registration on www.gst.gov.in	31.	Whether existing UT-1, Bond will suffice? Whether existing ARE-1 form will exist?	Circular No. 4/4/2017-GST dated 07.07.2017 has clarified that the existing Bonds/LUTs shall be valid till
7.	has GST registration. Does it need to file return?	If registered, then you need to file returns. You may choose to cancel your registration since you are dealing only in exempted products.			31.07.2017 after which the Bonds/LUTs shall have to be executed in the newly prescribed formats. New formats of bond and LUT have been prescribed under Rule 96A of CGST Rules, 2017.
9.	My all outward supplies are export services. In such case is it compulsory to register under GST?  Can a person operating two different companies	Yes. Since exports are zero-rated, one needs to register under GST to claim refunds.  One PAN holder gets one registration in every State, but			ARE-1 procedure is being dispensed with, except with reference to commodities which continue to attract
	with different names but with same PAN get two GST registrations?	he has the option of getting different registrations for different business verticals.	32.	Can we get ITC for capital expenditures like vehicles, solar panels, etc. for company use?	Central Excise duty.  ITC on capital goods is generally available if they are used in the course or furtherance of business. However,
10.	Is a job-worker required to register? Whether composition scheme is available to a job-worker?	Job-workers making taxable supplies above the threshold aggregate turnover need to register. Composition scheme is not available to job-workers. They can, however, avail benefit of Section 143 of the CGSTAct.			credit is not available on cars, unless you are in the business of imparting driving training, or supplying such cars. A list of item on which ITC is not available is provided in Section 17 of the CGSTAct, 2017.
11.	I am a service provider with turnover of Rs. 50 lakh in one State only. Am I eligible for the composition scheme?	Service providers, except restaurants/ caterers, are not eligible for composition scheme.	33.	If my turnover is less than Rs.1.5 crore, do I need to mention HSN code in my invoice?  We are Excise registered dealers and have stock	Specifying HSN code on invoice is optional for taxpayers having turnover upto Rs.1.5 crore.  You will be entitled to carry forward closing balance of
12.	I am an ice-cream manufacturer with sales in one State only. Can I avail the option of composition?	No. The manufacturers of following goods, namely-  lee-cream and other edible ice, whether or not	35.	older than 1 year on which Excise is paid. Will we get Input Tax Credit?  I was unregistered earlier. Now I want to register	CENVAT credit shown in your last return filed under the Central Excise Act.  No, a person registering under the composition
		Pan-masala,     Tobacco and manufactured tobacco substitutes,	36.	under composition scheme. Can I take ITC of my duty paid stock?  I have Excise registration. I now want to migrate	scheme cannot take ITC on inputs.  ITC is not allowed under composition scheme. Your
-10	W. S.	are not eligible for benefit of composition scheme.	37.	using composition scheme. What is to be the treatment of ITC?  I paid for a service in June 2017 but am likely to	ITC lying in balance will lapse.  Credit on such inputs services will be allowed subject
13.	If I register under the composition scheme, can I opt out of it later? What happens to my stock if I do so?	Those availing composition can exit and opt for normal tax scheme anytime. They would be eligible for ITC on stocks available on the date of switch over in terms of Section 18(1)(c) of CGSTAct, 2017.	38.	receive the service in August 2017. Can I avail ITC for the same?  For taxpayers with centralized registration under	to satisfaction of conditions prescribed in Section 140 (5) of the CGST Act.
14.	Can I register as a normal taxable person now and avail of the composition scheme later?	You can opt for composition scheme from the beginning of the next financial year on submitting the option to avail composition scheme before beginning of the financial	30.	Excise/ST, what will be treatment of CENVAT after migration?	CENVAT credit lying in balance in the return filed for period upto 30 <sup>th</sup> June, 2017 is to be allowed as CGST credit as per Section 140(8) of the CGST Act, 2017 read with Rule 117(2) of CGST Rules, 2017.
		year. It may please be noted that composition scheme cannot be availed from the middle of a financial year.	Е	ОТН	IERS
15.	I have registered as a composition dealer. If my turnover crosses Rs. 75 lakh, can I continue in the scheme for the remaining part of the financial year?	No, a taxpayer becomes ineligible for composition scheme on the day his turnover crosses Rs. 75 lakh.	39.	Which documents should be used in case of Inter-State supply of goods until e-way bill rules are notified?	The documents specified under Rule 48 of the CGST Rules, 2017 may please be referred. Triplicate copy of invoices for supply of goods and duplicate copy of invoice for supply of services may be used.
16.	If I was registered earlier but not required to register under GST, what to do about provisional ID and accumulated ITC?	Please apply for cancellation of registration under Section 29(1) of the CGST Act, 2017 read with Rule 24(4) of CGST Rules, 2017. You will be required to calculate and pay ITC availed on goods held in stock on	40.	If I use my credit card to pay utility bills, will I end up paying GST twice; once for the service and second time for the credit card bill? We currently transport material on delivery	No, GST is not leviable on the entire credit card bill; it is charged only on the fee/commission charged by the credit card company.  If in every instance you are making a supply then an
17.	I was registered under Central Excise or Service Tax, but could not migrate and therefore have taken a new registration. Will I be eligible for	the date of cancellation of registration.  In your new registration application, if you have referred to your past registration no. of Central Excise or Service Tax, you will be eligible for transitional credit under	42.	challan and make a single bill at the end of the month. Can the same be done under GST?  Will service charge, as charged by some	invoice needs to be issued. For any other movement of goods other than supply (as specified in Rule 55 of CGST Rules, 2017), a delivery challan may be issued. There is no distinction between goods or services under
18.		Section 140 of CGST Act, 2017 read with Rule 117 of CGST Rules, 2017.  Provisional ID (PID) will be your GSTIN, You can supply	42.	restaurants, be treated as consideration for a supply and hence considered liable for tax?	GST. Service charge like any other consideration for supply will be leviable to GST. It is also clarified that service charge is not a statutory levy. It is not levied by the Government.
19.	GSTIN, how do I supply goods or services or both?  I have not received ARN or have received ARN	goods or services or both specifying PID as your GSTIN on Invoice.  You can supply goods or services or both on bill of supply	43.	Do I need to charge GST?	Yes, you need to charge GST on supplies of such stock, but you can use transition credit, if available on the said goods.
	but not GSTIN, how do I supply goods or services or both?	without mentioning GSTIN and/or ARN. On receipt of GSTIN, you will need to issue revised invoice mentioning GSTIN. You are required to reflect this supply in your return and also pay tax thereon.	44.	I am a small manufacturer who supplies cycle parts to two manufacturing units in the same area. For every supply, I generate an invoice and take 500 Rs. flat for cartage and loading charges. What tax rate is to be charged on the cartage and loading	This is a composite supply where the principal supply (the goods) cannot be supplied without the cartage / unloading / transportation expenses. Therefore, the GST rate applicable will be the same as that of the principal supply, i.e, cycle parts, as provided under
20.	I am a supplier of exempted goods based out of Delhi and procure raw material from Kerala. My supplier from Kerala insists that I have to be registered in Delhi for procurement of Inter-State goods. Is he right?	No, if you are dealing in 100% exempted supplies, you are not liable to be registered under GST. There is no requirement of registration for making Inter-State purchases.	45.	expenses?  Irun a restaurant where I serve alcohol and provide food etc. How do I generate my invoices? What will attract GST and what will attract VAT?	Section 8 of the CGSTAct, 2017.  In this case, you are providing both taxable and non-taxable supplies. You will charge VAT on the non-taxable supply (which is alcohol for human consumption) and
21.	Is GST registration mandatory for small retailers to buy from dealers/wholesalers?		46.	In a shop, I purchase some vegetables and one bottle of coke where one of them is exempt and the	GST on all other taxable supplies.  No, these are two independent supplies at two different prices, they will be charged at the GST rate applicable to
22.	TRAN: After implementation of GST, will EOU scheme	GST has no special dispensation for EOUs. As to		other is to be charged with 40% GST. Will I be charged 40% on the whole amount?	them even if they are purchased on the same invoice.
	continue or not?	whether they exist for any other purpose may be seen from the FTP.	47.	I am going to a jewelry shop and selling 10 gm gold and purchasing a 20 gm set in return. GST will be charged on 10 gm or 20 gm?	The value to be charged on such transaction will be the open market value of the entire transaction as per Rule 27(a) of the CGST Rules, 2017. Therefore, GST should be charged on the entire 20 gm.
23.	I was unregistered in excise before and now in 18% slab? Can I take credit of stock if I don't have invoices?	Deemed credit will be available to you for stock as duty paying documents are not available, subject to provisions of Section 140 (3) of the CGST Act, 2017 read with Rule 117(4) of CGST Rules, 2017.	48.	As a composition dealer, will I have to issue a self invoice if I purchase goods from an unregistered person?	Yes, a composition dealer will issue a self invoice as he is required to pay GST. He will not be eligible for ITC also.
24	I was not required to register earlier, as I was availing SSI Exemption in Excise and did not register; how do I now take credit of stock lying with me?	Credit may be availed on the basis of document evidencing payment of duty on inputs as per Section 140(3) of the CGST Act, 2017 read with Rule 117(4) of CGST Rules, 2017.	49.	Can I use my CGST/SGST credit to set off my IGST liability?	CGST credit can be first used to set off CGST liability. Whatever is left can be used to set off IGST liability. It cannot be used to set off SGST liability. Similarly, SGST credit can be used to set off SGST and IGST liability, in that order. It cannot be used to set off CGST liability.
25.	As textile traders or manufacturers, with input stock without payment of excise duty but GST being charged on final sale, will we get credit on such stock?	Credit on stock which was unconditionally exempt from excise duty or was NIL rated shall not be available. Please see Rule 117(4) of the CGST Rules, 2017.	50	Can tax paid in one State be used as ITC by the same firm in another State?	No, if a firm is registered in more than one State, then each such registration will be treated as a separate registered person. Cross-utilization of credit available with two different registered persons is not allowed.
					anieron registered persons is not anowed.

Disclaimer: The replies given above are only for educational and guidance purposes and do not hold any legal validity.

For more details please see http://www.cbec.gov.in; www.cbec-gst.gov.in





## **Attention: Small Traders/Manufactures/Restaurants**



Please file your option for Composition Scheme in Form GST CMP-01 or Part B of Form GST REG-01 as applicable, on the GSTN Common Portal at the earliest.

For more details on Composition Scheme, please visit www.cbec.gov.in

Manufacturer/Service Provider/Trader whose annual turnover is below Rs. 20 Lakh\* need not pay any GST and need not register.

Those with annual turnover upto Rs. 75 Lakh" can opt for Composition Scheme in which case the tax rates will be as follows:-

GST Rate of Composition

Traders - 1% Manufacturers - 2%

Restaurants - 5%

- In service sector, Composition Scheme is available only for one sector restaurants.
- The Composition Scheme is not available for manufacturers of tobacco and manufactured tobacco substitutes, pan-masala & ice-cream and other edible ice, whether or not containing cocoa.
- The dealers who opt for Composition Scheme have to file only one quarterly return with details of total turnover. Invoice with details are not necessary, bill of supply will suffice.
- Small taxpayers are not required to give HSN code in their returns.
- However, in this option, no Input Tax Credit can be taken or passed on.
- With online registration, return, payment, refund & other processes, delays and discretions would be reduced.
- · Reduced compliance burden.
- Special dispensation for job-work to help job workers in the GST regime.
- \* This limit is Rs. 10 Lakh for Assam, Arunachal Pradesh, Manipur, Meghalaya, Mizoram, Nagaland, Tripura, Sikkim, Uttarakhand and Himachal Pradesh.
- # This limit is Rs. 50 Lakh for Assam, Arunachal Pradesh, Manipur, Meghalaya, Mizoram, Nagaland, Tripura, Sikkim and Himachal Pradesh.

GST - A Good & Simple Tax



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