पत्रांकः:जी.एस.टी. / 2018-19 /

८०1/वाणिज्य कर कार्यालय— किमश्नर, वाणिज्य कर, उत्तर प्रदेश। (जी.एस.टी. अनुभाग)

लखनऊःः दिनांकः 15, अक्टूबर, 2018

समस्त जोनल एडीशनल किमश्नर, ग्रेड–1 एडीशनल किमश्नर ग्रेड–2(वि0अनु0शा0) समस्त ज्वाइन्ट किमश्नर(कार्य0) / (वि0अनु0शा0) वाणिज्य कर, उत्तर प्रदेश।

विषयः— स्रोत पर कर की कटौती (टी.डी.एस.) व स्रोत पर कर का संग्रहण (टी.सी.एस.) के सम्बन्ध में

जी.एस.टी. काउन्सिल द्वारा स्रोत पर कर की कटौती (टी.डी.एस.) तथा स्रोत पर कर का संग्रहण (टी.सी.एस.) सम्बन्धी पी.पी.टी. को दिनांक 28.09.2018 को ई—मेल द्वारा प्रेषित किया गया, जो कि उक्त पत्र के साथ संलग्न है।

उक्त के सम्बन्ध में निर्देशित किया जाता है कि अपने अधीनस्थ अधिकारियों, सरकारी विभागों के आहरण वितरण अधिकारियों एवं लेखाकारों, सरकारी एजेन्सियों व स्थानीय निकायों एवं अन्य कार्यदायी संस्थाओं के भुगतानकर्ता प्राधिकार्यों व लेखाकारों तथा इलेक्ट्रानिक कामर्स ऑपरेटरों को उक्त प्रावधानों से अवगत कराना एवं अनुपालन कराना सुनिश्चित करें। संलग्नक:— उपरोक्तानुसार

भवदीय,

्विवेक कुमार) एडीशनल कमिश्नर (जी०एस०टी०) वाणिज्य कर, उत्तर प्रदेश। Subject: [Gstc-NodalOfficers] Documents for Circulation as approved by GST Council in

its 30th meeting - FAQ on TCS and SOP on TDS

To: gstc-nodalofficers@lsmgr.nic.in

28092018- FAQs on TCS.pdf (367kB)

28092018 SOP ON TDS.pdf (1.2MB)

Date: 09/28/18 07:17 PM

From: gstc.secretariat@gov.in

Sender: gstc-nodalofficers-bounces@lsmgr.nic.in

Dear Madam/Sir,

Please refer to trailing mail and attached documents ((i) Standard Operating Procedure on TDS (ii) Frequently Asked Questions on TCS). As discussed and decided during the 30th GST Council Meeting, the same is being forwarded for information and necessary action please.

Sincerely

Rahul Raja

Under Secretary, GST Council

From: asim.anand@gov.in <asim.anand@gov.in>

Sent: 28 September 2018 18:44

To: Manish Sinha <gstc.secretariat@gov.in>; Rahul Raja <rahul.raja@gov.in>; Shashank Priya <spriya@nic.in>

Cc: Upender Gupta <upender.gupta@nic.in>; Ravneet Khurana <ravneet.khurana@nic.in>; Himani Bhayana <himani.bhayana@nic.in>;

meghaa.gupta@gov.in

Subject: Documents for Circulation as approved by GST Council in its 30th meeting - FAQ on TCS and SOP on TDS

Respected Sir,

Please find the following documents attached with the mail:-

- (i) Standard Operating Procedure on TDS
- (ii) Frequently Asked Questions on TCS
- These documents have been approved by the Hon'ble GST Council in its 30th meeting held on 28.09.2018 2.
- It is requested that the same may be circulated to the States & Union Territories for further necessary action and dissemination. 3.

Regards Kumar Asim Anand Assistant Commissioner **GST Policy Wing**

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10/1/2018, 10:10 A



FREQUENTLY

ED QUESTIONS

TCS UNDER GST

LAW COMMITTEE GST COUNCIL 28TH SEPTEMBER, 2018

Frequently &	sker in som TCS
Question	Answer
What is Electronic	As per Section 2(44) of the CGST Act, 2017,
Commerce?	electronic Commerce means the supply of
	goods or services or both, including digital
	products over digital or electronic network.
Who is an e-	As per Section 2(45) of the CGST Act, 2017,
commerce operator?	electronic Commerce operator means any
	person who owns, operates or manages digital
	or electronic facility or platform for electronic
	commerce.
What is Tax	As per Section 52 of the CGST Act, 2017 the e-
Collection at Source	commerce operator, not being an agent, is
(TCS)?	required to collect an amount calculated at the
	rate not exceeding one per cent., as notified by
	the Government on the recommendations of
	the Council, of the net value of taxable supplies
	made through it, where the consideration with
	respect to such supplies is to be collected by
	such operator. The amount so collected is called
	as Tax Collection at Source (TCS).
What is the rate of	Rate of TCS is 0.5% under each Act (i.e. the
TCS notified by	CGST Act, 2017 and the respective SGST Act
Government?	/ UTGST Act respectively) and the same is 1%
	under the IGST Act, 2017. Notifications No.
	52/2018 – Central Tax and 02/2018-Integrated
	Tax both dated 20 th September, 2018 have been
	Question What is Electronic Commerce? Who is an e-commerce operator? What is Tax Collection at Source (TCS)? What is the rate of TCS notified by

	j	ssued in this regard. Similar notifications have
	1	been issued by the respective State
	1	Governments also.
5.	Is it mandatory for e-	Yes. As per section 24(x) of the CGST Act,
	commerce operator to	2017, every electronic commerce operator has
•		to obtain compulsory registration irrespective
		of the value of supply made by him.
6.	Whether a supplier of	As per Section 24(ix) of the CGST Act, 2017,
		every person supplying goods through an e-
	supplying through e-	commerce operator shall be mandatorily
		required to register irrespective of the value of
	would be entitled to	supply made by him. However, a person
	threshold exemption?	supplying services, other than supplier of
		services under section 9 (5) of the CGST Act,
		2017, through an e-commerce platform are
		exempted from obtaining compulsory
		registration provided their aggregate turnover
		does not exceed INR 20 lakhs (or INR 10 lakhs
		in case of specified special category States) in a
		financial year. Government has issued the
		notification No. 65/2017 – Central Tax dated
		15th November, 2017 in this regard.
7.	Whether e-Commerce	As per the extant law, registration for TCS
	operator is required to	would be required in each State / UT as the
	obtain registration in	obligation for collecting TCS would be there for
	every State/UT in	every intra-State or inter-State supply. In order
	which suppliers listed	to facilitate the obtaining of registration in each
	on their e-commerce	State / UT, the e-commerce operator may
	platform are located	declare the Head Office as its place of business
	to undertake the	

		· in that State / IIT
t	necessary compliance	for optaining registration in that State / UT
	as mandated under	where it does not have physical presence.
1	the law?	1: 1: 00
8.	Foreign e-commerce	Where registered supplier is supplying goods or
l l	operator do not have	services through a foreign e-commerce
	place of business in	operator to a customer in India, such foreign e-
ļ	place	commerce operator would be liable to collect
	India since they operate from outside.	TCS on such supply and would be required to
		obtain registration in each State / UT. If the
	But their supplier and	manufacture does not have
	customers are located	physical presence in a particular State / UT, he
		l a babalt
	scenario will the TCS	
	provision be	
	applicable to such e-	
	commerce operator	
	and if yes, how will	
	foreign e-commerce	
	operator obtain	ו
	registration?	
9.	Is it necessary for e	E-Commerce operator has to obtain separate
	Commerce operator	registration for TCS irrespective of the fact
	who are alread	whether e-Commerce operator is already
	registered under GS	T registered under GST as a supplier or otherwise
	and have GSTIN,	
	have separa	
	registration for TO	cs
	as well?	
	10. What is meant by "n	net The "net value of taxable supplies" means the
	value of taxal	aggregate value of taxable supplies of goods of
	supplies"?	services or both, other than the services or

		which entire tax is payable by the e-commerce
		operator, made during any month by a
		registered supplier through such operator
		reduced by the aggregate value of taxable
		supplies returned to such supplier during the
		said month.
11.	Whether value of net	The value of net taxable supplies is calculated at
	taxable supplies to be	GSTIN level.
	calculated at gross	
	level or at GSTIN	
	level?	
12.	Is every e-commerce	Yes, every e-commerce operator is required to
	operator required to	collect tax where the supplier is supplying goods
	collect tax on behalf of	or services through e-commerce operator and
	actual supplier?	consideration with respect to the supply is to be
		collected by the said e-commerce operator.
13.	At what time should	TCS is to be collected once supply has been
	the e-commerce	made through the e-commerce operator and
	operator collect TCS?	where the business model is that the
		consideration is to be collected by the e-
		commerce operator irrespective of the actual
		collection of the consideration. For example, if
		the supply has taken place through the e-
-		commerce operator on 30th October, 2018 but
		the consideration for the same has been
		collected in the month of November, 2018,
		then TCS for such supply has to be collected
		and reported in the statement for the month of
		October, 2018.

 14. Whether TCS to be No. TCS is not required to be collected collected on exempt exempt supplies. 15. Whether TCS to be No. TCS is not required to be collected 	on
supplies? 15. Whether TCS to be No, TCS is not required to be collected	
15. Whether TCS to be No, TCS is not required to be collected	
	- 1
1 1 1 1 regiment to magnified	to
collected on supplies supplies on which the recipient is required	
on which the recipient pay tax on reverse charge basis.	
is required to pay tax	
on reverse charge	
basis?	
16. Whether TCS is to be As per section 10(2)(d) of the CGST Act, 20	l l
collected in respect of a composition taxpayer cannot make supp	lies
supplies made by the through e-commerce operator. Thus, ques	noi
composition of collecting TCS in respect of supplies m	ade
taxpayer? by the composition taxpayer does not arise.	
17. Whether TCS is to be TCS is not liable to be collected on any supp	olies
collected on import of on which the recipient is required to pay tax	c on
goods or services or reverse charge basis. As far as import of go	ods
both? is concerned since same would fall within	the
domain of Customs Act, 1962, it would	l be
outside the purview of TCS. Thus, TCS is	not
liable to be collected on import of good	s or
services.	
18. Is there any No such exemption from TCS has	oeen
exemption on Gold, granted.	
owing to the fact that	
rate of GST is only 3%	
and TCS on it would	,
erode the margin for	
the seller?	

19.		No, payment of TCS is not allowed through
	TCS through Input	Input Tax Credit of e-Commerce operator.
	Tax Credit of operator	
	for depositing TCS as	
	per Section 52 (3) of	
	the CGST Act, 2017 is	
	allowed?	
20.	It is very common that	An e-commerce company is required to collect
	customers of e-	tax only on the net value of taxable supplies
	commerce companies	made through it. In other words, value of the
	return goods. How	supplies which are returned (supply return) may
	these sales returns are	be adjusted from the aggregate value of taxable
	going to be adjusted?	supplies made by each supplier (i.e. on GSTIN
		basis). In other words, if two suppliers "A" and
		"B" are making supplies through an e-
		commerce operator, the "net value of taxable
		supplies" would be calculated separately in
		respect of "A" and "B". If the value of returned
		supplies is more than supplies made on behalf
		of any of such supplier during any tax period,
		the same would be ignored in his case.
21.	Under Section 52, e-	Negative amount cannot be declared. There will
	commerce operator	be no impact in next tax period also. In other
	collects TCS at the net	words, if returns are more than the supplies
	of returns. Sometimes	made during any tax period, the same would be
	sales return is more	ignored in current as well as future tax period(s).
	than sales and hence	
	can negative amoun	t
	be reported?	

22.	What is the time	The amount collected by the operator is to be
	within which such	paid to appropriate government within 10 days
	TCS is to be remitted	after the end of the month in which the said
	by the e-commerce	amount was so collected.
	operator to the	
	Government account?	
23.	How can actual	The amount of TCS deposited by the operator
	suppliers claim credit	with the appropriate Government will be
	of TCS?	reflected in the electronic cash ledger of the
		actual registered supplier (on whose account
		such collection has been made) on the basis of
		the statement filed by the operator in FORM
		GSTR-8 in terms of Rule 67 of the CGST
		Rules, 2017. The said credit can be used at the
		time of discharge of tax liability by the actual
	į	supplier.
24.	How is TCS to be	TCS collected is to be deposited by the e-
	credited in cash	commerce operator separately under the
	ledger? Whether the	respectvive tax head (i.e. Central tax / State tax
	refund of such TCS	/ Union territory tax / Integrated tax). Based on
	credit lying in the	the statement (FORM GSTR-8) filed by the e-
	ledger would be	commerce opertaor, the same would be
	allowed at par with	credited to the electronic cash ledger of the the
	the refund provisions	actual supplier in the respective tax head. If the
	contained in section	supplier is not able to use the amount lying in
	54(1) of the CGST Act	the said cash ledger, the actual supplier may
	2017?	claim refund of the excess balance lying in his
		electronic cash ledger in accordance with the
		provisions contained in section 54(1) of the

CGST Act, 2017.

25.	Is the e-commerce	Yes, every operator is required to furnish a
	operator required to	statement, electronically, containing the details
	submit any	of outward supplies of goods or services
	statement? What are	effected through it, including the supplies of
	the details that are	goods or services returned through it, and the
	required to be	amount collected by it as TCS during a month
	submitted in the	within 10 days after the end of such month in
	statement?	FORM GSTR-8. The operator is also required
		to file an annual statement by 31st day of
		December following the end of the financial
		year in which the tax was collected in FORM
		GSTR-9B.
26.	Whether interest	As per section 52(6) of the CGST Act, 2017,
	would be applicable	interest is applicable on omission as well in case
:	on non-collection of	of incorrect particulars noticed. In such a case,
	TCS?	interest is applicable since it is a case of
		omission. Further penalty under section 122(vi)
		of the CGST Act, 2017 would also be leviable.
27.	What will be the place	As per section 12(11) of the IGST Act, 2017,
	of supply for e-	the address on record of the customer with the
	commerce operator	supplier of services is the place of supply.
	for recharge of talk	
	time of the Telecom	
	Operator / recharge	
	of DTH / in relation	
	to convenience fee	
	charged from the	
	customers on booking	
	of air tickets, rail	
	supplied through its	
	online platform?	
L		D . 0 . (0

multiple Under 28. model, commerce books Customer Hotel via ECO-1 who in turn is integrated with ECO-2 who has agreement with the hotelier. In this case, ECO-1 will not have any GST information of the hotelier. Under circumstances, such e-commerce which operator should be liable to collect TCS?

TCS is to be collected by that e-Commerce operator who is making payment to the supplier for the particular supply happening through it, which is in this case will be ECO-2.

29. Are there any additional powers available to tax officers under this Act?

As per section 52(12) of the CGST Act, 2017, any authority not below the rank of Deputy Commissioner may serve a notice requiring the operator to furnish the details of their supplies of goods or services or both as well as stock of goods held by the suppliers within 15 working days of the date of service of such notice.
