

Proper officer under sections 73 and 74 of the Central Goods and Services Tax Act, 2017 and under the Integrated Goods and Services Tax Act, 2017.

Circular No: 31/05/2018-CT

F. No: 349/75/2017-GST

Classification: Common Authority

Subject: Proper officer under sections 73 and 74 of the Central Goods and Services Tax Act, 2017 and under the Integrated Goods and Services Tax Act, 2017–reg.

The Board, vide <u>Circular No. 1/1/2017-GST</u> dated 26th June, 2017, assigned proper officers for provisions relating to registration and composition levy under the Central Goods and Services Tax Act, 2017 (hereinafter referred to as the "CGST Act") and the rules made thereunder. Further, vide <u>Circular No. 3/3/2017</u> - GST dated 5th July, 2017, the proper officers for provisions other than registration and composition under the CGST Act were assigned. In the latter Circular, the Deputy or Assistant Commissioner of Central Tax was assigned as the proper officer under sub-sections (1), (2), (3), (5), (6), (7), (9) and (10) of section 74 while the Superintendent of Central Tax was assigned as the proper officer under sub-sections (1), (2), (3), (5), (6), (7), (9) and (10) of section 73 of the CGST Act.

2. It has now been decided by the Board that Superintendents of Central Tax shall also be empowered to issue show cause notices and orders under section 74 of the CGST Act. Accordingly, the following entry is hereby being added to the item at Sl. No. 4 of the Table on page number 3 of <u>Circular No. 3/3/2017-GST</u> dated 5th July, 2017, namely:-

		Functions under Section of the Central Goods and Services Tax Act, 2017 or the rules made thereunder	
(1)	(2)	(3)	
		viii(a). Sub-sections (1), (2), (3), (5), (6), (7), (9) and (10) of Section 74	

3. Further, in light of sub-section (2) of section 5 of the CGST Act, whereby an officer of central tax may exercise the powers and discharge the duties conferred or imposed under the CGST Act on any other officer of central tax who is subordinate to him, the following entry is hereby removed from the Table on page number 2 of Circular No. 3/3/2017-GST dated 5th July, 2017:-

Sl. No.	Designation of the officer	Functions under Section of the Central Goods and Services Tax Act, 2017 or the rules made thereunder
(1)	(2)	(3)
3.	Deputy or Assistant Commissioner of Central Tax	vi. Sub-sections (1), (2), (3), (5), (6), (7), (9) and (10) of Section 74

Date: 09-02-2018

GSTIndia_{,biz}

- 4. In other words, all officers up to the rank of Additional/Joint Commissioner of Central Tax are assigned as the proper officer for issuance of show cause notices and orders under sub- sections (1), (2), (3), (5), (6), (7), (9) and (10) of sections 73 and 74 of the CGST Act. Further, they are so assigned under the Integrated Goods and Services Tax Act, 2017 (hereinafter referred to as the "IGST Act") as well, as per section 3 read with section 20 of the said Act.
- 5. Whereas, for optimal distribution of work relating to the issuance of show cause notices and orders under sections 73 and 74 of the CGST Act and also under the IGST Act, monetary limits for different levels of officers of central tax need to be prescribed. Therefore, in pursuance of clause (91) of section 2 of the CGST Act read with section 20 of the IGST Act, the Board hereby assigns the officers mentioned in Column (2) of the Table below, the functions as the proper officers in relation to issue of show cause notices and orders under sections 73 and 74 of the CGST Act and section 20 of the IGST Act (read with sections 73 and 74 of the CGST Act), up to the monetary limits as mentioned in columns (3), (4) and (5) respectively of the Table below:-

Table

			Monetary limit of the	Monetary limit of the
			amount of integrated	amount of central tax
		Monetary	tax (including cess)	and integrated tax
		limit of the	not paid or short paid	(including cess) not
		amount of	or erroneously	paid or short paid or
		central tax	refunded or input tax	erroneously refunded
		(including	credit of integrated	or input tax credit of
		cess) not	tax wrongly availed or	central tax and
		paid or	utilized for issuance of	integrated tax wrongly
		short paid	show cause notices	availed or utilized for
Sl.	Officer of	or	and passing of orders	issuance of show cause
No.	Central Tax	erroneously	under sections 73 and	notices and passing of
		refunded	74 of CGST Act made	orders under sections
		or input	applicable to matters	73 and 74 of CGST
		tax credit	in relation to	Act made applicable
		of central	integrated tax vide	to integrated tax vide
		tax	section 20 of the IGST	section 20 of the IGST
		wrongly	Act	Act
		availed or		
		utilized for		
		issuance of		
		show cause		
		notices and		
		passing of		
		orders		
		under		
		sections 73		
		and 74 of		
		CGST Act		
(1)	(2)	(3)	(4)	(5)

GSTIndia,biz

1.	of Central Tax		Not exceeding Rupees 20 lakhs	Not exceeding Rupees 20 lakhs
	1 7	Above	l *	Above Rupees 20 lakhs
2.		1 *	and not exceeding	and not exceeding
	Commissioner of	lakhs and	Rupees 2 crores	Rupees 2 crores
	Central Tax	not		
		exceeding		
		Rupees 1		
		crore		
	Additional or	Above	Above Rupees 2 crores	Above Rupees 2 crores
3.	Joint	Rupees 1	without any limit	without any limit
	Commissioner of	crore		
	Central Tax	without any		
		limit		

- 6. The central tax officers of Audit Commissionerates and Directorate General of Goods and Services Tax Intelligence (hereinafter referred to as "DGGSTI") shall exercise the powers only to issue show cause notices. A show cause notice issued by them shall be adjudicated by the competent central tax officer of the Executive Commissionerate in whose jurisdiction the noticee is registered. In case there are more than one noticees mentioned in the show cause notice having their principal places of business falling in multiple Commissionerates, the show cause notice shall be adjudicated by the competent central tax officer in whose jurisdiction, the principal place of business of the noticee from whom the highest demand of central tax and/or integrated tax (including cess) has been made falls.
- 7. Notwithstanding anything contained in para 6 above, a show cause notice issued by DGGSTI in which the principal places of business of the noticees fall in multiple Commissionerates and where the central tax and/or integrated tax (including cess) involved is more than Rs. 5 crores shall be adjudicated by an officer of the rank of Additional Director/Additional Commissioner (as assigned by the Board), who shall not be on the strength of DGGSTI and working there at the time of adjudication. Cases of similar nature may also be assigned to such an officer.
- 8. In case show cause notices have been issued on similar issues to a noticee(s) and made answerable to different levels of adjudicating authorities within a Commissionerate, such show cause notices should be adjudicated by the adjudicating authority competent to decide the case involving the highest amount of central tax and/or integrated tax (including cess).
- 9. It is requested that suitable trade notices may be issued to publicize the contents of this circular.
- 10. Difficulty, if any, in implementation of the above instructions may please be brought to the notice of the Board. Hindi version would follow.

