

Clarification in respect of certain challenges faced by the registered persons in implementation of provisions of GST Laws

Circular No: 138/08/2020-CT

F. No: CBEC-20/06/04-2020 -

Classification: FORM GST CMP-03

Date: 06-05-2020

Subject: Clarification in respect of certain challenges faced by the registered persons in implementation of provisions of GST Laws-reg.

<u>Circular No.136/06/2020</u>-GST, dated 03.04.2020 and <u>Circular No.137/07/2020</u>-GST, dated 13.04.2020 had been issued to clarify doubts regarding relief measures taken by the Government for facilitating taxpayers in meeting the compliance requirements under various provisions of the Central Goods and Services Tax Act, 2017 (hereinafter referred to as the "CGST Act") on account of the measures taken to prevent the spread of Novel Corona Virus (COVID-19). Post issuance of the said clarifications, certain challenges being faced by taxpayers in adhering to the compliance requirements under various other provisions of the CGST Act were brought to the notice of the Board, and need to be clarified.

2. The issues raised have been examined and in order to ensure uniformity in the implementation of the provisions of the law across the field formations, the Board, in exercise of its powers conferred under section 168(1) of the CGST Act hereby clarifies as under:

Sl. No.	Issue	Clarification
Issues re	elated to Insolvency and Bankruptcy Co	de, 2016
1.	Notification No. 11/2020 – Central Tax dated 21.03.2020, issued under section 148 of the CGST Act provided that an IRP / CIRP is required to take a separate registration	Vide notification No. 39/2020- Central Tax, dated 05.05.2020, the time limit required for obtaining registration by the IRP/RP in terms of special procedure prescribed vide notification No. 11/2020 – Central Tax dated
	within 30 days of the issuance of the notification. It has been represented that the IRP/RP are facing difficulty in obtaining registrations during the period of the lockdown and have requested to increase the time for obtaining registration from the present 30 days limit.	21.03.2020 has been extended. Accordingly, IRP/RP shall now be required to obtain registration within thirty days of the appointment of the IRP/RP or by 30th June, 2020, whichever is later.

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The notification No. 11/2020 – Central 1. The notification No. 11/2020 – Central Tax Tax dated 21.03.2020 specifies that the dated 21.03.2020 was issued to devise a special IRP/RP, in respect of a corporate debtor, procedure to overcome the requirement of has to take a new registration with effect sequential filing of FORM GSTR-3B under from the date of appointment. GST and to align it with the provisions of the Clarification has been sought whether IBC Act, 2016. The said notification has been amended vide notification No. 39/2020 -IRP would be required to take a fresh registration even when they are Central Tax, dated 05.05.2020 so as to complying with all the provisions of specifically provide that corporate debtors who the GST Law under the registration of have not defaulted in furnishing the return Corporate Debtor (earlier GSTIN) i.e. under GST would not be required to obtain a all the GSTR-3Bs have been filed by the separate registration with effect from the date of Corporate debtor / IRP prior to the appointment of IRP/RP. 2. Accordingly, it is clarified that IRP/RP period of appointment of IRPs and they have not been defaulted in return filing. would <u>not be required to take a fresh</u> registration in those cases where statements in FORM GSTR-1 under section 37 and returns in FORM GSTR-3B under section 39 of the CGST Act, for all the tax periods prior to the appointment of IRP/RP, have been furnished under the registration of Corporate Debtor (earlier GSTIN). 3. i. In cases where the RP is not the same as IRP. Another doubt has been raised that the present notification has used the terms or in cases where a different IRP/RP is appointed midway during the insolvency IRP and RP interchangeably, and in cases where an appointed IRP is not process, the change in the GST system may be ratified and a separate RP is carried out by an amendment in the registration appointed, whether the same new form. Changing the authorized signatory is a non- core amendment and does not require GSTIN shall be transferred from the approval of tax officer. However, if the **IRP to RP**, or both will need to take previous authorized signatory does not share the fresh registration. credentials with his successor, then the newly appointed person can get his details added through the

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Jurisdictional authority as Primary authorized signatory. ii. The new registration by IRP/RP shall be required only once, and in case of any change in IRP/RP after initial appointment under IBC, it would be deemed to be change of authorized signatory and it would not be considered as a distinct person on every such change after initial appointment. Accordingly, it is clarified that such a change would need only change of authorized signatory which can be done by the authorized signatory of the Company who can add IRP /RP as new authorized signatory or failing that it can be added by the concerned jurisdictional officer on request by IRP/RP. Other COVID-19 related representations. 4. As per notification no. 40/2017- Central i. Vide notification No. 35/2020-Central Tax Tax (Rate) dated 23.10.2017, a dated 03.04.2020, time limit for compliance of registered supplier is allowed to supply any action by any person which falls during the the goods to a registered recipient period from 20.03.2020 to 29.06.2020 has been (merchant exporter) at 0.1% provided, extended up to 30.06.2020, where completion *inter-alia*, that the merchant exporter or compliance of such action has not been made exports the goods within a period of within such time. ninety days from the date of issue of a tax invoice by the registered supplier. ii. Notification no. 40/2017-Central Tax (Rate) Request has been made to clarify the dated 23.10.2017 was issued under powers provision vis-à-vis the exemption conferred by section 11 of the CGST Act, 2017. The exemption provided in <u>notification No.</u> provided vide notification no. 35/2020-Central Tax dated 03.04.2020. 35/2020-Central Tax dated 03.04.2020 is applicable for section 11 as well. iii. Accordingly, it is clarified that the said requirement of exporting the goods by the merchant exporter within 90 days from the date of issue of tax invoice by the registered supplier gets extended to 30th June, 2020, provided the

- completion of such 90 days period falls within 20.03.2020 to <mark>29.06.202</mark>0.
- 5. Sub-rule (3) of that rule 45 of CGST Rules requires furnishing of **FORM**
- Time limit for compliance of any action by any person which falls during the period

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dispatched to a job worker or received from a job worker during a quarter on or before the 25th day of the month succeeding that quarter. Accordingly, the due date of filing of FORM GST ITC-04 for the quarter ending March, 2020 falls on 25.04.2020. Clarification has been sought as to whether the extension of time limit as provided in terms of notification No. 35/2020-Central Tax dated 03.04.2020 also covers furnishing of FORM GST ITC-04 for quarter ending March, 2020

GST ITC-04 in respect of goods dispatched to a job worker or received from a job worker during a quarter on or before the 25th day of the month succeeding that quarter. Accordingly, the due date of filing of FORM GST ITC-04 for the quarter ending March, 2020 from 20.03.2020 to 29.06.2020 has been extended up to 30.06.2020 where completion or compliance of such action has not been made within such time. Accordingly, it is clarified that the due date of furnishing of FORM GST ITC-04 for the quarter ending March, 2020 stands extended up to 30.06.2020.

- 4. It is requested that suitable trade notices may be issued to publicize the contents of this circular.
- 5. Difficulty, if any, in the implementation of the above instructions may please be brought to the notice of the Board. Hindi version would follow.