GOVERNMENT OF TAMIL NADU COMMERCIAL TAXES DEPARTMENT

OFFICE OF THE COMMISSIONER OF COMMERCIAL TAXES EZHILAGAM, CHENNAI-600 005

PRESENT: DR. T.V. SOMANATHAN, I.A.S., COMMISSIONER OF STATE TAX

Circular No. 19(2018)/2019-TNGST

Dated:29.03.2019

(RC No.151/2018/A1/Taxation)

Sub:	Clarifications regarding GST in respect of certain	
	services – Reg.	
Ref:	Circular No. 32/6/2018-GST, dated 12-02-2018 issued by the Department of Revenue, Ministry of	
	Finance, Government of India, New Delhi.	

1. I am directed to issue clarification with regard to the following issues approved by the GST Council in its 25th meeting held on 18th January 2018:-

S.No.	Issue	Clarification
1	Is hostel accommodation	Hostel accommodation services do
	provided by	not fall
	Trusts to students covered within	within the ambit of charitable
	the	activities as
	definition of Charitable Activities	defined in para 2(r) of notification
	and	No.
	thus, exempt under SI. No. 1 of	II(2/CTR/532(d-10)/2017) Dt.
	notification No. II(2/CTR/532(d-	29/06/2017). However, services by
	10)/2017) Dt. 29/06/2017	a hotel, inn, guest house, club or
		campsite,
		by whatever name called, for
		residential or
		lodging purposes, having declared
		tariff of
		a unit of accommodation below one
		thousand rupees per day or
		equivalent are
		exempt. Thus, accommodation

		service in hostels including by Trusts having declared tariff below one thousand rupees per day is exempt. [Sl. No. 14 of notification No. II(2/CTR/532(d-10)/2017) Dt. 29/06/2017refers]
2	Is GST leviable on the fee/amount charged in the following situations/cases: – (1) A customer pays fees while registering complaints to Consumer Disputes Redressal Commission office and its subordinate offices. These fees are credited into State Customer Welfare Fund's bank account. (2) Consumer Disputes Redressal Commission office and its subordinate offices charge penalty in cash when it is required. (3) When a person files an appeal to Consumers Disputes Redressal Commission against order of District Forum, amount equal to 50% of total amount imposed by the District Forum or Rs 25000/-whichever is less, is required to be paid.	Services by any court or Tribunal established under any law for the time being in force is neither a supply of goods nor services. Consumer Disputes Redressal Commissions (National/ State/ District) may not be tribunals literally as they may not have been set up directly under Article323B of the Constitution. However, they are clothed with the characteristics of a tribunal on account of the following: - (1) Statement of objects and reasons as mentioned in the Consumer Protection Bill state that one of its objects is to provide speedy and simple redressal to consumer disputes, for which a quasijudicial machinery is sought to be set up at District, State and Central levels. (2) The President of the District/ State/National Disputes Redressal Commissions is a person who has been or is qualified to be a District Judge, High Court Judge and Supreme Court Judge respectively.

3	Whether the services of elephant	(3) These Commissions have been vested with the powers of a civil court under CPC for issuing summons, enforcing attendance of defendants/witnesses, reception of evidence, discovery/production of documents, examination of witnesses, etc. (4) Every proceeding in these Commissions is deemed to be judicial proceedings as per sections 193/228 of IPC. (5) The Commissions have been deemed to be a civil court under CrPC. (6) Appeals against District Commissions lie to State Commission while appeals against the State Commissions lie to the National Commission. Appeals against National Commission lie to the Supreme Court. In view of the aforesaid, it is hereby clarified that fee paid by litigants in the Consumer Disputes Redressal Commissions are not leviable to GST. Any penalty imposed by or amount paid to these Commissions will also not attract GST
3	or camel ride, rickshaw ride and boat ride should be classified under	classified as transportation services. These services will attract GST @ 18% with

	heading 9964 (as passenger transport service) in which case, the rate of tax on such services will be 18% or under the heading 9996 (recreational, cultural and sporting services) treating them as joy rides, leviable to GST@ 28%?	threshold exemption being available to small service providers. [SI. No 34(iii) of notification No. II(2/CTR/532(d-14)/2017) Dt. 29/06/2017as amended by notification No. II(2/CTR/532(d-4)/2017) Dt. 29/06/2017 refers]
4	What is the GST rate applicable on rental services of self-propelled access equipment (Boom Scissors/Telehandlers)? The equipment is imported at GST rate of 28% and leased further in India where operator is supplied by the leasing company, diesel for working of machine is supplied by customer and transportation cost including loading and unloading is also paid by the customer.	Leasing or rental services, with or without operator, for any purpose are taxed at the same rate of GST as applicable on supply of like goods involving transfer of title in goods. Thus, the GST rate for the rental services in the given case shall be 28%, provided the said goods attract GST of 28%. IGST paid at the time of import of these goods would be available for discharging IGST on rental services. Thus, only the value added gets taxed. [SI. No 17(vii) of notification No.II(2)/CTR/532(d-14)/2017 dated 29.6.17 as amended refers].
5	Is GST leviable in following cases: (1) Hospitals hire senior doctors/ consultants/ technicians independently, without any contract of such persons with the patient; and	Health care services provided by a clinical establishment, an authorised medical practitioner or para-medics are exempt. [SI. No. 74 of Notification No.II(2)/CTR/532(d-14)/2017

pay them consultancy charges, without there being any employer employee relationship. Will such consultancy charges be exempt from GST? Will revenue take a stand they are providing services to hospitals and not to patients and hence must pay GST? (2) Retention money: Hospitals charge the patients, say, Rs.10000/and pay to the consultants/ technicians only Rs. 7500/- and keep the balance for providing ancillary services which include nursing care, infrastructure facilities, paramedic care, emergency services, checking of temperature, weight, blood pressure etc. Will GST be applicable on such money retained by the hospitals? (3) Food supplied to the patients: Health care services provided by the clinical establishments will include food supplied to the patients; but such food may be prepared by the canteens run by the hospitals or may be outsourced by the Hospitals from outdoor caterers. When outsourced, there should be no ambiguity

dated 29.6.17 as amended refers].

(1) Services provided by senior doctors/

consultants/ technicians hired by the

hospitals, whether employees or not.

are healthcare services which are exempt.

(2) Healthcare services have been defined

to mean any service by way of diagnosis or treatment or care for illness, injury, deformity, abnormality

or pregnancy in any recognised system of medicines in India[para 2(zg) of Notification

No.II(2)/CTR/532(d-14)/2017 dated 29.6.17. Therefore, hospitals also

provide healthcare services. The entire amount charged by them from

the patients including the retention money and the fee/payments made to

the doctors etc., is towards the healthcare services provided by the hospitals to the patients and is exempt.

(3) Food supplied to the in-patients as

advised by the doctor/nutritionists is a

part of composite supply of healthcare

and not separately taxable. Other supplies of food by a hospital to patients (not admitted) or their attendants or visitors are taxable.

	that	
	the suppliers shall charge tax as	
	applicable and hospital will get no	
	ITC. If hospitals have their own	
	canteens and prepare their own	
	food; then no ITC will be	
	available	
	on inputs including capital goods	
	and in turn if they supply food to	
	the	
	doctors and their staff; such	
	supplies, even when not charged,	
6	may be subjected to GST. Appropriate clarification may be	As per the Production Sharing
	issued	Contract(PSC) between the
	regarding taxability of Cost	Government
	Petroleum.	and the oil exploration & production
		contractors, in case of a commercial
		discovery of petroleum, the
		contractors are
		entitled to recover from the sale
		proceeds all expenses incurred in exploration,
		development, production and
		payment of
		royalty. Portion of the value of
		petroleum
		which the contractor is entitled to
		take in a
		year for recovery of these contract
		costs is called "Cost Petroleum".
		The relationship of the oil exploration and production
		contractors
		with the Government is not that of
		partners
		but that of licensor/lessor and
		licensee/lessee in terms of the
		Petroleum
		and Natural Gas Rules, 1959.
		Having
		acquired the right to explore,

exploit and sell petroleum in lieu of royalty and a share in profit petroleum, contractors carry out the exploration and production of petroleum for themselves and not as a service to the Government. Para 8.1 of the Model Production Sharing Contract (MPSC) states that subject to the provisions of the PSC, the Contractor shall have exclusive right to carry out Petroleum Operations to recover costs and expenses as provided in this Contract. The oil exploration and production contractors conduct all petroleum operations at their sole risk, cost and expense. Hence, petroleum is not a consideration for service to GOI and thus not taxable per se. However, cost petroleum may be an indication of the value of mining or exploration services provided by operating member to the joint venture, in a situation where the operating member is found to be supplying service to the oil exploration and production joint

venture.

2. This pari materia circular is issued with reference to the circular issued by the Government of India on the recommendation of the GST Council in the reference cited.

Sd/-T.V.Somanathan Commissioner of State Tax

To

All the Joint Commissioners (ST) Territorial and Enforcement in the State.

Copy to: (1) Principal Secretary to CT& Regn. Department.

- (2) All Additional Commissioners of State Tax in the Commissionerate.
- (3) Joint Commissioner (CS) for hosting in Departmental site.
- (4) All Deputy Commissioners (ST) in the State.
- (5) All Assistant Commissioners (ST) in the State.