

GOVERNMENT OF TAMIL NADU
COMMERCIAL TAXES DEPARTMENT
OFFICE OF THE COMMISSIONER OF COMMERCIAL TAXES
EZHILAGAM, CHENNAI- 600 005
PRESENT: Thiru M.A. SIDDIQUE I.A.S.,
PRINCIPAL SECRETARY/ COMMISSIONER OF STATE TAX

Circular No: 4 /2021 – TNGST
(PP6/GST-15003/28/2021)

Date: 28.03.2021

Sub: Clarification in respect of applicability of Dynamic Quick Response (QR) Code on B2C invoices and compliance of Notification No.II(2)/CTR/232(h-6)/2020, dated 13-4-2020 [Issue No.158] issued in G.O. (Ms) No.71, Commercial Taxes & Registration Department, dated 13.04.2020 - Reg.

Ref: Circular no 146/02/2021-GST, dated 23.02.2021 issued by Tax Research Unit, Department of Revenue, Ministry of Finance , Government of India, New Delhi

In G.O. (Ms) No.71, Commercial Taxes & Registration Department, dated 13.04.2020, Notification No.II(2)/CTR/232(h-6)/2020, dated 13-4-2020 [Issue No.158], had been issued, mandating taxpayers having aggregate turnover of more than 500 crore rupees, to issue Dynamic QR Code on B2C invoice **with effect from 01.12.2020**. Further, vide, Notification No.II(2)/CTR/793(a)/2020, dated 02-12-2020 [Issue No.502] issued in G.O (Ms) No.181, Commercial Taxes & Registration Department, dated 02-12-2020, penalty has been waived for non-compliance of the provisions of Notification No.II(2)/CTR/232(h-6)/2020, dated 13-4-2020 [Issue No.158] issued in G.O. (Ms) No.71, Commercial Taxes & Registration Department, dated 13.04.2020, for the period from 01st December, 2020 to 31st March, 2021, subject to the condition that the said person complies with the provisions of the said Notification No.II(2)/CTR/232(h-6)/2020, dated 13-4-2020 [Issue No.158] issued in G.O. (Ms) No.71, Commercial Taxes & Registration Department, dated 13.04.2020, from 01st April, 2021.

2. Various references have been received from trade and industry seeking clarification on applicability of Dynamic Quick Response (QR) Code on B2C (Registered person to Customer) invoices and compliance of Notification No.II(2)/CTR/232(h-6)/2020, dated 13-4-2020 [Issue No.158] issued in G.O. (Ms) No.71, Commercial Taxes & Registration Department, dated 13.04.2020, as amended. The issues have been examined and in

order to ensure uniformity in the implementation of the provisions of the law across the field formations, the Commissioner, in exercise of powers conferred under section 168 of the TNGST Act, 2017, hereby clarifies the issues in the table below:

Sl. No.	Issues	Clarification
1.	<p>To which invoice is Notification No.II(2)/CTR/232(h-6)/2020, dated 13-4-2020 [Issue No.158] in G.O. (Ms) No.71, Commercial Taxes & Registration Department, dated 13.04.2020, TN applicable? Would this requirement be applicable on invoices issued for supplies made for Exports?</p>	<p>This Notification is applicable to a tax invoice issued to an unregistered person by a registered person (B2C invoice) whose annual aggregate turnover exceeds 500 Cr rupees in any of the financial years from 2017-18 onwards. However, the said Notification is not applicable to an invoice issued in following cases:</p> <ul style="list-style-type: none"> i. Where the supplier of taxable service is: <ul style="list-style-type: none"> a) an insurer or a banking company or a financial institution, including a non-banking financial company; b) a goods transport agency supplying services in relation to transportation of goods by road in a goods carriage; c) supplying passenger transportation service; d) supplying services by way of admission to exhibition of cinematograph in films in multiplex screens ii. OIDAR supplies made by any registered person, who has obtained registration under section 14 of the IGST Act, 2017, to an unregistered person. <p>As regards the supplies made for exports, though such supplies are made by a registered person to an unregistered</p>

		<p>person, however, as e-invoices are required to be issued in respect of supplies for exports, in terms of Notification No.II(2)/CTR/232(h-5)/2020, dated 13-4-2020 [Issue No.158] in G.O. (Ms) No.70, Commercial Taxes & Registration Department, dated 13.04.2020, treating them as Business to Business (B2B) supplies, Notification No.II(2)/CTR/232(h-6)/2020, dated 13-4-2020 [Issue No.158] in G.O. (Ms) No.71, Commercial Taxes & Registration Department, dated 13.04.2020, will not be applicable to them.</p>
2.	<p>What parameters/details are required to be captured in the Quick Response (QR) Code?</p>	<p>Dynamic QR Code, in terms of Notification No.II(2)/CTR/232(h-6)/2020, dated 13-4-2020 [Issue No.158] issued in G.O. (Ms) No.71, Commercial Taxes & Registration Department, dated 13.04.2020, is required, inter-alia, to contain the following information: -</p> <ol style="list-style-type: none"> i. Supplier GSTIN number ii. Supplier UPI ID iii. Payee's Bank A/C number and IFSC iv. Invoice number & invoice date, v. Total Invoice Value and vi. GST amount along with breakup i.e. CGST, SGST, IGST, CESS, etc. <p>Further, Dynamic QR Code should be such that it can be scanned to make a digital payment.</p>
3.	<p>If a supplier provides/displays Dynamic QR Code, but the customer opts to make payment without using Dynamic QR Code, then will the cross reference of such payment, made without use of Dynamic</p>	<p>If the supplier has issued invoice having Dynamic QR Code for payment, the said invoice shall be deemed to have complied with Dynamic QR Code requirements.</p> <p>In cases where the supplier, has digitally displayed the Dynamic QR Code and the customer pays for the invoice: -</p> <ol style="list-style-type: none"> i. Using any mode like UPI, credit/

	<p>QR Code, on the invoice, be considered as compliance of Dynamic QR Code on the invoice?</p>	<p>debit card or online banking or cash or combination of various modes of payment, with or without using Dynamic QR Code, and the supplier provides a cross reference of the payment (transaction id along with date, time and amount of payment, mode of payment like UPI, Credit card, Debit card, online banking etc.) on the invoice ; or</p> <p>ii. In cash, without using Dynamic QR Code and the supplier provides a cross reference of the amount paid in cash, along with date of such payment on the invoice;</p> <p>The said invoice shall be deemed to have complied with the requirement of having Dynamic QR Code.</p>
<p>4.</p>	<p>If the supplier makes available to customers an electronic mode of payment like UPI Collect, UPI Intent or similar other modes of payment, through mobile applications or computer based applications, where though Dynamic QR Code is not displayed, but the details of merchant as well as transaction are displayed/ captured otherwise, how can the requirement of Dynamic QR Code as per this G.O., be complied with?</p>	<p>In such cases, if the cross reference of the payment made using such electronic modes of payment is made on the invoice, the invoice shall be deemed to comply with the requirement of Dynamic QR Code.</p> <p>However, if payment is made after generation / issuance of invoice, the supplier shall provide Dynamic QR Code on the invoice.</p>
<p>5.</p>	<p>Is generation/ printing of Dynamic QR Code on</p>	<p>If cross reference of the payment received either through electronic mode or</p>

	<p>B2C invoices mandatory for pre-paid invoices i.e. where payment has been made before issuance of the invoice?</p>	<p>through cash or combination thereof is made on the invoice, then the invoice would be deemed to have complied with the requirement of Dynamic QR Code.</p> <p>In cases other than pre-paid supply i.e. where payment is made after generation / issuance of invoice, the supplier shall provide Dynamic QR Code on the invoice.</p>
<p>6.</p>	<p>Once the E-commerce operator (ECO) or the online application has complied with the Dynamic QR Code requirements, will the suppliers using such e-commerce portal or application for supplies still be required to comply with the requirement of Dynamic QR Code?</p>	<p>The provisions of the Notification shall apply to each supplier/registered person separately, if such person is liable to issue invoices with Dynamic QR Code for B2C supplies as per the said Notification. In case, the supplier is making supply through the E-commerce portal or application, and the said supplier gives cross references of the payment received in respect of the said supply on the invoice, then such invoices would be deemed to have complied with the requirements of Dynamic QR Code. In cases other than pre-paid supply i.e. where payment is made after generation / issuance of invoice, the supplier shall provide Dynamic QR Code on the invoice.</p>

Sd-/ M.A.Siddique,
Principal secretary /
Commissioner of Commercial Taxes

To

All the Joint Commissioners (ST) (Territorial) in the state including LTU

Copy to:

1. The Principal Secretary to Government, CT & R Department, Chennai – 600 009.
2. All Additional Commissioners, O/o the CCT, Ezhilagam, Chennai – 600 005.
3. The Joint Commissioner (CS) to host in the departmental website

4. The Director, Commercial Tax Staff Training Institute, Chennai-6
 5. The Secretary, TNSTAT, Chennai 600 104.
 6. All the Joint Commissioners (ST) (Intelligence) in the state
 7. All the Deputy Commissioners (ST) in the State including intelligence
 8. All the heads of assessment circles
- Stock file

//Forwarded// by Order//

Amur
31/03/21
Deputy Commissioner (P&P).