From

Excise & Taxation Commissioner,

Haryana, Panchkula.

To

All the Dy. Excise & Taxation Commissioner (ST), in the State of Haryana.

Memo No. 42 /GST-2

Panchkula, date the 09-01-2020

Subject:

Reverse Charge Mechanism (RCM) on renting of motor vehicles - Reg.

MEMORANDUM

Please find enclosed herewith a copy of circular issued by the Govt. of India on the captioned subject.

It is requested to bring this to the knowledge of all the officers working under your control for their information and necessary action.

Superintendent (GST) for Excise and Taxation Commissioner, Haryana

Endst. No. 43 /GST-2, Panchkula, dated the 09-01-2020

A copy of the Circular is forwarded to the following for information and necessary action:-

- 1. All the Jt. Excise & Taxation Commissioner (Division/Range) in the State of Haryana.
- All the Jt. Excise & Taxation Commissioner (Appeals) in the State of Haryana.
- 3. PS/ ACSET.

4. PS/ETC.

Superintendent (GST)
for Excise and Taxation Commissioner,

Haryana

Endst. No.44 /GST-2, Panchkula, dated the 09-01-20-0

A copy of the Circular is forwarded to the following in the Head Office for information and necessary action:-

- 1. All the Addl. Excise & Taxation Commissioners.
- All the Jt. Excise & Taxation Commissioners.
- The Jt. Director (L) –I and II.
- The Dy. Excise & Taxation Commissioners.
- 5. DA-I & II.
- 6. DDA-I & II.

Superintendent (GST) for Excise and Taxation Commissioner,

Haryana

HARYANA GOVERNMENT EXCISE AND TAXATION DEPARTMENT

Subject - Reverse Charge Mechanism (RCM) on renting of motor vehicles -reg.

Suppliers of service by way of renting of any motor vehicle designed to carry passengers where the cost of fuel is included in the consideration charged from the service recipient have an option to pay GST either at 5% with limited ITC (of input services in the same line of business) or 12% with full ITC.

2. The GST Council in its 37th meeting dated 20.09.2019 examined the request to place the supply of renting of motor vehicles under RCM and recommended that the said supply when provided by suppliers paying GST @ 5% to corporate entities may be placed under RCM. RCM was not recommended for suppliers paying GST @12% with full ITC, so that they may have the option to continue to avail ITC. RCM otherwise would have blocked the ITC chain for them. Accordingly, the following entry was inserted in the RCM notification with effect from 01.10.19:

| Serial Number | Category of Supply of Services | Supplier of service | Recipient of Service |
|------------------|---|---------------------|-----------------------------|
| | (2) | (3) | (4) |
| (1) 15 | Services provided | | corporate located in the |
| | by way of renting of a motor vehicle provided to a body corporate. | | |

- 3. Post issuance of the notification, references have been received stating that when a service is covered by RCM, GST would be paid by the service recipient and not by the supplier. Therefore, the wording of the notification that "any person other than a body corporate, paying HGST at the rate of 2.5%" is not free from doubt and needs amendment/clarification from the perspective of drafting.
- 4. The matter has been examined. When any service is placed under RCM, the supplier shall not charge any tax from the service recipient as this is the settled procedure in law under RCM. There are only two rates applicable on the service of renting of vehicles, 5% with limited ITC and 12% with full ITC. The only interpretation of the notification entry in question which is not absurd would be that –

- (i) where the supplier of the service charges GST @ 12% from the service recipient, the service recipient shall not be liable to pay GST under RCM; and,
- (ii) where the supplier of the service doesn't charge GST @ 12% from the service recipient, the service recipient shall be liable to pay GST under RCM.
- Though a supplier providing the service to a body corporate under RCM may still 5. be paying GST @ 5% on the services supplied to other non body corporate clients, to bring in greater clarity, serial No.15 of the notification No.48/ST-2, dated 30.06.2017 has been amended vide notification No.113/GST-2, dated 31.12.2019 to state that RCM shall be applicable on the service by way of renting of any motor vehicle designed to carry passengers where the cost of fuel is included in the consideration charged from the service recipient only if the supplier fulfils all the following conditions:-
 - (a) is other than a body-corporate;
 - (b) does not issue an invoice charging GST @12% (6% CGST + 6% SGST) from the service recipient; and
 - (c) supplies the service to a body corporate.
- It may be noted that the present amendment of the notification is merely clarificatory in nature and therefore for the period 01.10.2019 to 30.12.2019 also, clarification given at para 5 above shall apply, as any other interpretation shall render the RCM notification for the said service unworkable for that period which is not permissible in law.
- Difficulties faced, if any, in implementation of the above circular may please be brought to the notice of the Department.

Dated: 3-01-2020

Panchkula

AJIT BALAJI JOSHI

Excise & Taxation Commissioner-cum-Commissioner of State Tax, Haryana