F. No. CBIC-20001/5/2023-GST Government of India Ministry of Finance Department of Revenue Central Board of Indirect Taxes and Customs GST Policy Wing ****

New Delhi, Dated the 17th July, 2023

To,

The Principal Chief Commissioners/ Chief Commissioners/ Principal Commissioners/ Commissioners of Central Tax (All) The Principal Directors General/ Directors General (All)

Madam/Sir,

Subject: Clarification on issue pertaining to e-invoice.

Representations have been received seeking clarification with respect to applicability of e-invoice under rule 48(4) of Central Goods and Services Tax Rules, 2017 (hereinafter referred to as "CGST Rules") w.r.t supplies made by a registered person, whose turnover exceeds the prescribed threshold for generation of e-invoicing, to Government Departments or establishments/ Government agencies/ local authorities/ PSUs registered solely for the purpose of deduction of tax at source as per provisions of section 51 of the Central Goods and Services Tax Act, 2017 (hereinafter referred to as "CGST Act").

2. In order to clarify the issue and to ensure uniformity in the implementation of the provisions of law across the field formations, the Board, in exercise of its powers conferred by section 168 (1) of the CGST Act, hereby clarifies the issue as under:

S. No.	Issue	Clarification
1.	Whether e-invoicing is	Government Departments or establishments/
	applicable for supplies made by	Government agencies/ local authorities/ PSUs,
	a registered person, whose	which are required to deduct tax at source as per
	turnover exceeds the prescribed	provisions of section 51 of the CGST/SGST Act,
	threshold for generation of e-	are liable for compulsory registration in
	invoicing, to Government	accordance with section 24(vi) of the CGST Act.
	Departments or establishments/	Therefore, Government Departments or
	Government agencies/ local	establishments/ Government agencies/ local
	authorities/ PSUs which are	authorities/ PSUs, registered solely for the
	registered solely for the purpose	purpose of deduction of tax at source as per
	of deduction of tax at source as	provisions of section 51 of the CGST Act, are to

per provisions of section 51 of	be treated as registered persons under the GST
the CGST Act?	law as per provisions of clause (94) of section 2
	of CGST Act. Accordingly, the registered
	person, whose turnover exceeds the prescribed
	threshold for generation of e-invoicing, is
	required to issue e-invoices for the supplies
	made to such Government Departments or
	establishments/ Government agencies/ local
	authorities/ PSUs, etc under rule 48(4) of CGST
	Rules.

3. It is requested that suitable trade notices may be issued to publicize the contents of this Circular.

4. Difficulty, if any, in implementation of this Circular may please be brought to the notice of the Board. Hindi version would follow.

(Sanjay Mangal) Principal Commissioner (GST)