GOVERNMENT OF KARNATAKA

(Department of Commercial Taxes)

No. KSA/GST.CR-05/2019-20 (Vol-IV)

Office of the Commissioner of Commercial Taxes Vanijya Therige Karyalaya, Gandhinagar, Bengaluru-560009, Dated: 08-07-2022

COMMISSIONER OF COMMERCIAL TAXES CIRCULAR No. GST- 04/2022

Subject: Clarification on various issues relating to applicability of demand and penalty provisions under the Karnataka Goods and Services Tax Act, 2017 in respect of transactions involving fake invoices—Reg

A number of cases have come to notice where the registered persons are found to be involved in issuing tax invoice, without actual supply of goods or services or both (hereinafter referred to as "fake invoices"), in order to enable the recipients of such invoices to avail and utilize input tax credit (hereinafter referred to as "ITC") fraudulently. Representations are being received from the trade as well as the field formations seeking clarification on the issues relating to applicability of demand and penalty provisions under the Karnataka Goods and Services Tax Act, 2017 (hereinafter referred to as "KGST Act"), in respect of such transactions involving fake invoices. In order to clarify these issues and to ensure uniformity in the implementation of the provisions of law across the field formations, in exercise of its powers conferred by section 168 (1) of the KGST Act, hereby clarifies the issues detailed hereunder.

Sl. No.	Issues	Clarification
1.	In case where a registered person "A"	Since there is only been an issuance of tax
	has issued tax invoice to another	invoice by the registered person 'A' to
	registered person "B" without any	registered person 'B' without the underlying
	underlying supply of goods or services	supply of goods or services or both,
	or both, whether such transaction will be	therefore, such an activity does not satisfy
	covered as "supply" under section 7 of	the criteria of "supply", as defined under
	KGST Act and whether any demand and	section 7 of the KGST Act. As there is no
	recovery can be made from 'A' in	supply by 'A' to 'B' in respect of such tax
	respect of the said transaction under the	invoice in terms of the provisions of section
	provisions of section 73 or section 74 of	7 of KGST Act, no tax liability arises against
	KGST Act.	'A' for the said transaction, and accordingly,
	Also, whether any penal action can be	no demand and recovery is required to be
	taken against registered person 'A' in	made against 'A' under the provisions of
	such cases.	section 73 or section 74 of KGST Act in
		respect of the same. Besides, no penal action
		under the provisions of section 73 or section
		74 is required to be taken against 'A' in
		respect of the said transaction.
		The registered person 'A' shall, however, be

liable for penal action under section 122 (1)(ii) of the KGST Act for issuing tax invoices without actual supply of goods or services or both. 2. A registered person "A" has issued tax Since the registered person 'B' has availed invoice to another registered person "B" and utilized fraudulent ITC on the basis of without any underlying supply of goods the said tax invoice, without receiving the or services or both. 'B' avails input tax goods or services or both, in contravention credit on the basis of the said tax of the provisions of section 16(2)(b) of invoice. B further issues invoice along KGST Act, he shall be liable for the demand with underlying supply of goods or and recovery of the said ITC, along with services or both to his buyers and penal action, under the provisions of section utilizes ITC availed on the basis of the 74 of the KGST Act, along with applicable above mentioned invoices issued by 'A', interest under provisions of section 50 of the for payment of his tax liability in respect said Act. of his said outward supplies. Whether Further, as per provisions of section 75(13) 'B' will be liable for the demand and of KGST Act, if penal action for fraudulent recovery of the said ITC, along with availment or utilization of ITC is taken penal action, under the provisions of against 'B' under section 74 of KGST Act, section 73 or section 74 or any other no penalty for the same act, i.e. for the said provisions of the KGST Act. fraudulent availment or utilization of ITC, can be imposed on 'B' under any other provisions of KGST Act, including under section 122. 3. A registered person 'A' has issued tax In this case, the input tax credit availed by invoice to another registered person 'B' 'B' in his electronic credit ledger on the without any underlying supply of goods basis of tax invoice issued by 'A', without or services or both. 'B' avails input tax actual receipt of goods or services or both, credit on the basis of the said tax invoice has been utilized by 'B' for passing on of and further passes on the said input tax input tax credit by issuing tax invoice to 'C' credit to another registered person 'C' without any underlying supply of goods or by issuing invoices without underlying services or both. As there was no supply of supply of goods or services or both. goods or services or both by 'B' to 'C' in Whether 'B' will be liable for the respect of the said transaction, no tax was demand and recovery and penal action, required to be paid by 'B' in respect of the under the provisions of section 73 or same. The input tax credit availed by 'B' in section 74 or any other provisions of the his electronic credit ledger on the basis of KGST Act. tax invoice issued by 'A', without actual receipt of goods or services or both, is ineligible in terms of section 16 (2)(b) of the KGST Act. In this case, there was no supply of goods or services on both by 'B' to 'C' in respect of the said transaction and also no tax was required to be paid in respect of the said transaction. Therefore, in these specific cases, no demand and recovery of either

input tax credit wrongly/ fraudulently availed by 'B' in such case or tax liability in respect of the said outward transaction by 'B' to 'C' is required to be made from 'B' under the provisions of section 73 or section 74 of KGST Act.

However, in such cases, 'B' shall be liable for penal action both under section 122(1)((ii) and section 122(1)(vii) of the KGST Act, for issuing invoices without any actual supply of goods and/or services as also for taking/ utilizing input tax credit without actual receipt of goods and/or services.

- 2. The fundamental principles that have been delineated in the above scenarios may be adopted to decide the nature of demand and penal action to be taken against a person for such unscrupulous activity. Actual action to be taken against a person will depend upon the specific facts and circumstances of the case which may involve complex mixture of above scenarios or even may not be covered by any of the above scenarios. Any person who has retained the benefit of transactions specified under sub-section (1A) of section 122 of KGST Act, and at whose instance such transactions are conducted, shall also be liable for penal action under the provisions of the said sub-section. It may also be noted that in such cases of wrongful/ fraudulent availment or utilization of input tax credit, or in cases of issuance of invoices without supply of goods or services or both, leading to wrongful availment or utilization of input tax credit or refund of tax, provisions of section 132 of the KGST Act may also be invokable, subject to conditions specified therein, based on facts and circumstances of each case.
- 3. Difficulty, if any, in the implementation of this circular may be brought to the notice of this office.

(C.SHIKHA)

Commissioner of Commercial Taxes (Karnataka), Bengaluru.

Commissioner of Commercial Taxes Karnataka, Bangalore.

To,
All Officers of the Department in the state