Circular No. 203/15/2023-GST

F. No. 20/06/22/2023-GST-CBEC Government of India Ministry of Finance Department of Revenue Central Board of Indirect Taxes & Customs, GST Policy Wing *****

New Delhi, dated the 27th October, 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 regarding determination of place of supply in various cases-reg.

Representations have been received from the trade and field formations seeking clarification on certain issues with respect to determination of place of supply in case of –

i. supply of service of transportation of goods, including through mail and courier;

ii. supply of services in respect of advertising sector; and

iii. supply of the "co-location services".

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 Central Goods and Services Tax Act, 2017 (hereinafter referred to as "CGST Act"), hereby clarifies the issues as under:

S.No.	Issue	Clarification	
A. Place of supply in case of supply of service of transportation of goods, including			
through mail and courier			
1.	Sub-section (9) of section 13 of	1.1 Place of supply of services where	
	Integrated Goods and Services Tax Act,	location of supplier or location of	
	2017 (hereinafter referred to as "IGST	recipient is outside India is determined as	
	Act") has been omitted vide section 162	per section 13 of the IGST Act. Sub-	

of Finance Act, 2023 which will come into effect from 01.10.2023. After the said amendment, doubts have been raised as to whether the place of supply in case of service of transportation of goods, including through mail and courier, in cases where location of supplier of services or location of recipient of services is outside India, will be determined as per sub-section (2) of section 13 of IGST Act or will be determined as per sub-section (3) of section 13 of IGST Act.

section (9) of section 13 of IGST Act provided that where one of the supplier of the services or the recipient of services is located outside India, the place of supply of services of transportation of goods, other than by way of mail or courier, shall be the place of destination of such goods. The said sub-section has been omitted vide section 162 of Finance Act, 2023 which will come into effect from 01.10.2023. It is hereby clarified that after the said amendment comes into effect, the place of supply of services of transportation of goods, other than through mail and courier, in cases where location of supplier of services or location of recipient of services is outside India, will be determined by the default rule under section 13(2) of IGST Act and not as performance based services under sub-section (3) of section 13 of IGST Act. Accordingly, in cases where location of recipient of services is available, the place of supply of such services shall be the location of recipient of services and in cases where location of recipient of services is not available in the ordinary course of business, the place of supply shall be the location of supplier of services.

1.2 Further, it is also mentioned that the place of supply in case of service of transportation of goods by mail or courier was not covered under the provisions of sub-section (9) of section 13 before the said sub-section was amended/ omitted. Therefore, on the same principles as mentioned above, the place of supply in case of service of transportation of goods

		by mail or courier will continue to be determined by the default rule under section 13(2) of IGST Act i.e. in cases where location of recipient of services is available, the place of supply of such services shall be the location of recipient of services and in cases where location of recipient of services is not available in the ordinary course of business, the place of supply shall be the location of supplier of services.
	of supply in case of supply of services in	
2.	Advertising companies are often involved in procuring space on hoardings/ bill boards erected and mounted on buildings/land, in different States, from various suppliers ("vendors") for providing advertisement	2.1 It is clarified that the place of supply in the case supply of services in respect of advertising sector, in the cases referred in (i) and (ii), shall be determined as below:
	services to its corporate clients. There may be variety of arrangements between the advertising company and its vendors as below:	2.2 Place of supply in Case (i): The hoarding/structure erected on the land should be considered as immovable structure or fixture as it has been embedded in earth. Further, place of
	(i) There may be a case wherein there is supply (sale) of space or supply (sale) of rights to use the space on the hoarding/ structure (immovable property) belonging to vendor to the client/advertising company for display of their advertisement on the said hoarding/ structure. What will be the place of supply of services provided by the vendor to the advertising company in such case?	supply of any service provided by way of supply (sale) of space on an immovable property or grant of rights to use an immovable property shall be governed by the provisions of section 12(3)(a) of IGST Act. As per section 12(3)(a) of IGST Act, the place of supply of services directly in relation to an immovable property, including services provided by architects, interior decorators, surveyors, engineers and other related experts or estate agents, any service provided by
	(ii) There may be another case where the advertising company wants to display its advertisement on hoardings/ bill boards at a specific location availing the services of a vendor. The	way of grant of rights to use immovable property or for carrying out or co- ordination of construction work shall be the location at which the immovable property is located. Therefore, the place

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	responsibility of arranging the	of supply of service provided by way of
	hoardings/ bill boards lies with the	supply of sale of space on hoarding/
	vendor who may himself own such	structure for advertising or for grant of
	structure or may be taking it on rent or	rights to use the hoarding/ structure for
	rights to use basis from another person.	advertising in this case would be the
	The vendor is responsible for display of	location where such hoarding/ structure is
	the advertisement of the advertisement	located.
	company at the said location. During	
	this entire time of display of the	2.3 Place of supply in Case (ii): In this
	advertisement, the vendor is in	case, as the service is being provided by
	possession of the hoarding/structure at	the vendor to the advertising company
	the said location on which	and there is no supply (sale) of space/
	advertisement is displayed and the	supply (sale) of rights to use the space on
	advertising company is not occupying	hoarding/structure (immovable property)
	the space or the structure.	by the vendor to the advertising company
	In this case, what will be the place of	for display of their advertisement on the
	supply of such services provided by the	said display board/structure, the said
	vendor to the advertising company?	service does not amount to sale of
		advertising space or supply by way of
		grant of rights to use immovable
		property. Accordingly, the place of
		supply of the same shall not be covered
		under section 12(3)(a) of IGST Act.
		Vendor is in fact providing advertisement
		services by providing visibility to an
		advertising company's advertisement for
		a specific period of time on his structure
		possessed/taken on rent by him at the
		specified location. Therefore, such
		services provided by the Vendor to
		advertising company are purely in the
		nature of advertisement services in
		respect of which Place of Supply shall be
		determined in terms of Section 12(2) of
		IGST Act.
C. Place	of supply in case of supply of the "co-loc	ation services"
3.	Co-location is a data center facility in	3.1 It is clarified that the Co-location
	which a business/company can rent	services are in the nature of "Hosting and
	space for its own servers and other	information technology (IT)
	computing hardware along with various	infrastructure provisioning services"
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other bundled services related to Hosting and information technology (IT) infrastructure.

A business/company who avails the colocation services primarily seek security and upkeep of its server/s, storage and network hardware; operating systems, system software and may require to interact with the system through a webbased interface for the hosting of its websites or other applications and operation of the servers.

In this respect, various doubts have been raised as to

- i. whether supply of co-location services are renting of immovable property service (as it involves renting of space for keeping/storing company's hardware/servers) and hence the place of supply of such services is to be determined in terms of provision of clause (a) of subsection (3) of Section 12 of the IGST Act which is the location where the immovable property is located; or
- ii. whether the place of supply of such services is to be determined by the default place of supply provision under sub-section (2) of section 12 of the IGST Act as the supply of service is Hosting and Information Technology (IT)Infrastructure Provisioning involving services providing services of hosting the servers and related hardware, security of the said hardware, air conditioning, uninterrupted power supply, fire

(S.No. 3 of Explanatory notes of SAC-998315). Such services do not appear to be limited to the passive activity of making immovable property available to a customer as the arrangement of the supply of colocation services not only involves providing of a physical space for server/network hardware along with air conditioning, security service, fire protection system and power supply but it also involves the supply of various services by the supplier related to hosting and information technology infrastructure services like network connectivity, backup facility, firewall services, and monitoring and surveillance service for ensuring continuous operations of the servers and related hardware, etc. which essential recipient are for the business/company to interact with the system through a web based interface relating to the hosting and operation of the servers.

3.2 In such cases, supply of colocation services cannot be considered as the services of supply of renting of immovable property. Therefore, the place of supply of the colocation services shall not be determined by the provisions of clause (a) of sub-section (3) of Section 12 of the IGST Act but the same shall be determined by the default place of supply provision under sub-section (2) of Section 12 of the IGST Act i.e. location of recipient of co-location service.

3.3 However, in cases where the agreement between the supplier and the recipient is restricted to providing

protection system, network	physical space on rent along with basic
connectivity, backup facility,	infrastructure, without components of
firewall services, 24 hrs.	Hosting and Information Technology (IT)
monitoring and surveillance	Infrastructure Provisioning services and
service for ensuring continuous	the further responsibility of upkeep,
operations of the servers and	running, monitoring and surveillance, etc.
related hardware, etc.	of the servers and related hardware is of
	recipient of services only, then the said
	supply of services shall be considered as
	the supply of the service of renting of
	immovable property. Accordingly, the
	place of supply of these services shall be
	determined by the provisions of clause
	(a) of sub-section (3) of Section 12 of the
	IGST Act which is the location where the
	immovable property is located.

3. Difficulty, if any, in implementation of the above instructions may please be brought to the notice of the Board. Hindi version would follow.

(Sanjay Mangal) Principal Commissioner (GST)