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Regn. No. KERBIL/2012/45073 dated 5-9-2012 with RNI

Reg. No. KL/TV(N)/634/2015-17

# കേരള ഗസററ് KERALA GAZETTE

XEKALA GAZETTE

**അസാധാരണം** EXTRAORDINARY

## ആധികാരികമായി പ്രസിദ്ധപ്പെടുത്തുന്നത് PUBLISHED BY AUTHORITY

30th June 2017 1192 ລໂມຊາກວ 16 16th Mithunam 1192 1939 ആഷാഢວ 9 9th Ashadha 1939	നമ്പർ ) No.	1362
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#### GOVERNMENT OF KERALA

## Taxes (B) Department

**NOTIFICATION** 

G. O. (P) No. 74/2017/TAXES.

Dated, Thiruvananthapuram, 16th Mithunam, 1192
9th Ashadha, 1939.

S. R. O. No. 372/2017.—In exercise of the powers conferred by sub-section (3) of section 9 of the Kerala Goods and Services Tax Ordinance, 2017 (11 of 2017), the Government of Kerala on the recommendations of the Council hereby notifies that on categories of

supply of services mentioned in column (2) of the Table below, supplied by a person as specified in column (3) of the said Table, the whole of State tax leviable under section 9 of the said Kerala Goods and Services Tax Ordinance, 2017 (11 of 2017) shall be paid on reverse charge basis by the recipient of the such services as specified in column (4) of the said Table, namely:—

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Sl. No	Category of Supply of Services	Supplier of service	Recipient of Service
(1)	(2)	(3)	(4)
1	Supply of Services by a goods transport agency (GTA) in respect of	respect of Agency (GTA)  respect of (GTA)  ion of goods  cory registered governed by es Act, 1948  8); or  Transport Agency (GTA)  (GTA)  under or grace Factories of 1948); of 1948); of 1948); of 1948  (b) any so under the Registration of 1860) other law being in for India; of India; o	under or governed by the Factories Act, 1948 (63
	transportation of goods by road to—		
	(a) any factory registered under or governed by the Factories Act, 1948		of 1860) or under any other law for the time being in force in any part of India; or
	(63 of 1948); or (b) any society registered		(c) any co-operative society established by or under any law; or
under the Societies Registration Act, 1860 (21 of 1860) or under any other law for the time being in force in any part of India; or		(d) any person registered under the Central Goods and Services Tax Act or the Integrated Goods and Services Tax Act or the Kerala Goods and Services Tax Ordinance; or	

(1) (2) (3) (4)

- (c) any co-operative society established by or under any law; or
- (d) any person registered under the Central Goods and Services Tax Act or the Integrated Goods and Services Tax Act or the Kerala Goods and Services Tax Ordinance; or
- (e) any body corporate established, by or under any law; or
- (f) any partnership firm whether registered or not under any law including association of persons; or
- (g) any casual taxable person.
- Services supplied by an 2 individual advocate including senior advocate by way of representational services before any court, tribunal or authority, directly or indirectly, to any business entity located in the taxable territory, including contract for provision of such service has been entered through another advocate or a firm of advocates, or by a firm of advocates, by way of legal services, to a business entity.

- (e) any body corporate established, by or under any law; or
- (f) any partnership firm whether registered or not under any law including association of persons; or
- (g) any casual taxable person;

located in the taxable territory.

An individual advocate including a senior advocate or firm of advocates.

Any business entity located in the taxable territory.

(1) (2)(3) (4) Services supplied by an An arbitral business 3 Anv entity arbitral tribunal to tribunal located in the taxable business entity. territory. Services provided by way Any body corporate or 4 Any person of sponsorship to any partnership firm located corporate in the taxable territory. body partnership firm. Any business entity 5 Services supplied by the Central located in the taxable Central Government, State Government, territory. Government, Union territory State or local authority to a Government, business entity excluding,— Union territory or local (1) renting of immovable authority property, and (2) services specified below-(i) services by the Department of Posts by way of speed post, express parcel post, life insurance, and agency services provided to a person other than Central Government. Government or Union territory or local authority; (ii) services in relation to an aircraft or a vessel, inside or outside the precincts of a port or an airport; (iii) transport of goods or passengers.

(1) (2) (3) **(4)** 6 Services supplied by A director of The company or a a director of a company a company or a body corporate or a body corporate to body located in the taxable the said company or the corporate territory. body corporate 7 Services supplied by an Any person carrying An insurance agent to any insurance insurance person carrying on business, located in agent insurance business. the taxable territory. 8 Services supplied by a Α A Banking company agent to recovery recovery or a financial institua banking company or agent tion or a non-banking a financial institution or financial company, a non-banking financial located in the taxable company territory. 9 Supply of services by Publisher. music Author or author. music company, producer music composer, photographer, or the like, located composer, artist or the like by way in the taxable photographer, oftransfer artist, or the territory. permitting the use or like. enjoyment ofcopyright covered under clause (a) of sub-section (1) section 13 of Copyright Act, 1957 relating to original literary. dramatic. musical artistic or works to a publisher, music company,

producer or the like.

Explanation:—For purpose of this notification,—

- (a) The person who pays or is liable to pay freight for the transportation of goods by road in goods carriage, located in the taxable territory shall be treated as the person who receives the service for the purpose of this notification.
- (b) "Body Corporate" has the same meaning as assigned to it in clause (11) of section 2 of the Companies Act, 2013.
- (c) The business entity located in the taxable territory who is litigant, applicant or petitioner, as the case may be, shall be treated as the person who receives the legal services for the purpose of this notification.
- (d) The words and expressions used and not defined in this notification but defined in the Central Goods and Services Tax Act (Central Act 12 of 2017), the Integrated Goods and Services Tax Act (Central Act 13 of 2017), Kerala Goods and Services Tax Ordinance shall have the same meanings as assigned to them in those Acts.

This notification shall come into force on the 1st day of July, 2017.

By order of the Governor,

Minhaj Alam, Secretary to Government.

## **Explanatory Note**

(This does not form part of the notification, but is intended to indicate its general purport.)

As per sub-section (3) of section 9 of the Kerala Goods and Services Tax Ordinance, 2017, the Government may, on the recommendations of the Council by notification, specify categories of supply of goods or services or both, the tax on which shall be paid on reverse charge basis by the recipient of such goods or services or both and all the provisions of this Ordinance shall apply to such recipient as if he is the person liable for paying the tax in relation to the supply of such goods or services or both.

Accordingly, the Government have decided to notify the categories of supply of goods or services on which the tax shall be paid on reverse charge basis.

This notification is intended to achieve the above object.