S. No.	Questions/ Clarifications sought	Clarifications
1	 Will GST be charged on actual tariff or declared tariff for accommodation services? What will be GST rate if cost goes up (more than declared tariff) owing to additional bed. Where will the declared tariff be published? Same room may have different tariff at different times depending on season or flow of tourists as per dynamic pricing. Which rate to be used then? If tariff changes between booking and actual usage, which rate will be used? GST at what rate would be levied if an upgrade is provided to the customer at a lower rate? 	 Declared or published tariff is relevant only for determination of the tax rate slab. GST will be payable on the actual amount charged (transaction value). GST rate would be determined according to declared tariff for the room, and GST at the rate so determined would be levied on the entire amount charged from the customer. For example, if the declared tariff is Rs. 7000 per unit per day but the amount charged from the customer on account of extra bed is Rs. 8000, GST shall be charged at 18% on Rs. 8000. Tariff declared anywhere, say on the websites through which business is being
2	Vide notification No. 11/2017-Central Tax (Rate) dated the 28th June 2017 entry 34, GST on the service of admission into casino under Heading 9996 (Recreational, cultural and sporting services) has been levied @	"Heading 9996 (Recreational, cultural and sporting services)
	28%. Since the Value of supply rule has not	entertainment events or access to amusement

specified the method of determining taxable facilities including exhibition of cinematograph amount in casino, Casino Operators have films, theme parks, water parks, joy rides, merrybeen informed to collect 28% GST on gross go rounds, go-carting, casinos, race-course, amount collected as admission charge or ballet, any sporting event such as Indian Premier League and the like. - 14% entry fee. The method of levy adopted needs to be clarified. (iv)... (v) Gambling. - 14 %" As is evident from the notification, "entry to casinos" and "gambling" are two different services, and GST is leviable at 28% on both these services (14% CGST and 14% SGST) on the value determined as per section 15 of the CGST Act. Thus, GST @ 28% would apply on entry to casinos as well as on betting/ gambling services being provided by casinos on the transaction value of betting, i.e. the total bet value, in addition to GST levy on any other services being provided by the casinos (such as services by way of supply of food/ drinks etc. at the casinos). Betting, in pre-GST regime, was subjected to betting tax on full bet value. 3 The provision in rate schedule notification GST would be leviable on the entire bet value i.e. total of face value of any or all bets paid into No. 11/2017-Central Tax (Rate) dated the the totalisator or placed with licensed book 28th June 2017 does not clearly state the tax makers, as the case may be. base to levy GST on horse racing. This may Illustration: If entire bet value is Rs. 100, GST be clarified. leviable will be Rs. 28/-. 4 1. Whether for the purpose of entries at Sl. 1. Price/ declared tariff does not include taxes. Nos. 34(ii) [admission to cinema] and 2. Room rent in hospitals is exempt. 7(ii)(vi)(viii) [Accommodation in hotels, 3. Any service by way of serving of food or inns, etc.], of notification 11/2017-CT drinks including by a bakery qualifies under (Rate) dated 28th June 2017, price/ section 10 (1) (b) of CGST Act and hence includes declared GST rate of composition levy for the same tariff the would be 5%. component or not? 2. Whether rent on rooms provided to inpatients is exempted? If liable to tax, please mention the entry of CGST Notification 11/2017-CT(Rate) 3. What will be the rate of tax for bakery items supplied where eating place is attached - manufacturer for the purpose

	of composition levy?	
5	Whether homestays providing accommodation through an Electronic Commerce Operator, below threshold limit are exempt from taking registration?	Notification No. 17/2017-Central Tax (Rate), has been issued making ECOs liable for payment of GST in case of accommodation services provided in hotels, inns guest houses or other commercial places meant for residential or lodging purposes provided by a person having turnover below Rs. 20 lakhs (Rs. 10 lakhs in special category states) per annum and thus not required to take registration under section 22(1) of CGST Act. Such persons, even though they provide services through ECO, are not required to take registration in view of section 24(ix) of CGST Act, 2017.
6	To clarify whether supply in the situations	The supply of books shall be treated as supply of
	listed below shall be treated as a supply of	goods as long as the supplier owns the books and
	goods or supply of service:-	has the legal rights to sell those books on his own
	 The books are printed/ published/ sold on procuring copyright from the author or his legal heir. [e.g. White Tiger Procures copyright from Ruskin Bond] The books are printed/ published/ sold against a specific brand name. [e.g. Manorama Year Book] The books are printed/ published/ sold on paying copyright fees to a foreign publisher for publishing Indian edition (same language) of foreign books. [e.g. Penguin (India) Ltd. pays fees to Routledge (London)] The books are printed/ published/ sold on paying copyright fees to a foreign publisher for publishing Indian language edition (translated). [e.g. Ananda Publishers Ltd. pays fees to Penguin (NY)] 	
7	Whether legal services other than representational services provided by an individual advocate or a senior advocate to a	advocate including a senior advocate to a
	reverse charge mechanism?	business entity, GST is required to be paid by the recipient of the service under reverse charge mechanism, i.e. the business entity.