Maintenance of Accounts & Records

GST Session

Rohit Kumar Singh - Founder ACA, ACMA, FCS, LLB, DISA (ICAI)

Agenda Points



Place of maintaining Accounts & records

List of Accounts and Records

Manner of maintenance

Provisions relating to Electronic Records

Period of Retention of Books of Accounts



Major Requirement under GST Law -

Registration

Scope of Supply

Applicable Exemptions under GST Law

Time and Value of Supply

Eligibility of Input Tax Credit

Rate of Tax

Various due dates i.e., for payment of tax, return filing, appeals etc.

Legal Provisions

Central Goods & Services Tax Act, 2017	Central Goods & Services Tax Rules, 2017
Chapter VIII	Chapter VII
Sections	Rules
35. Accounts and other records36. Period of retention of accounts	56. Maintenance of accounts by registered persons57. Generation and maintenance of electronic record
	58. Records to be maintained by owner or operator of godown or warehouse and transporters

Basic Definition

Chapter VIII of CGST Act, 2017 and Chapter VII of the CGST Rules, 2017 provides for maintenance of Accounts and Records

GST Law prescribes detailed procedure for maintenance of books of accounts and records for goods or services or both.

"Document" as defined under CGST Act, 2017 to *include written or printed record of any sort* and *electronic record* as defined in IT Act, 2000

In recent times, Government has enhanced its vigilance to curb the menace of *excess claim of ITC* or *fake invoicing*. Department has stepped up investigation against such activities and in many cases genuine taxpayers also face the heat of notices for reversal of Input Tax Credit or payment of tax for fake invoicing.

During detailed investigation the taxpayer at time fail to furnish proper documents or records which is required to be maintained as per GST provisions and hence they engage in protracted litigation resulting in further agony and imposition of penalty.

Person Responsible for maintaining books of Accounts

Registered Person – Sec 35(1)	Other Persons - Sec 35(2)
Registered Person to maintain books of Accounts	Maintaining Specific Records -
Sec 2(94) – Registered Person – "registered person means a person who is registered u/s 25 but does not include a person having a UIN"	Sec 35(2) of CGST Act, 2017 and Rule 56(11), 56(17), 58(4) and 58(5) of CGST Rules, 2017 where below persons are required to maintain specific records –
Who is covered: Turnover based Registration – Sec 22 Compulsory Registration – Sec 24 Voluntary Registration – Sec 25(3)	 Owner or operator of storage facility i.e., warehouse, godown, etc., Transporter
Who is not covered: Holders of the unique identity number such as specialized agency of the UNO, Multilateral Financial Institution and Organizations notified under the UN (Privileges and Immunities) Act, 1947, Consulate or Embassy of foreign countries	 An agent as mentioned under section 2(5) of CGST Act, 2017 Clearing and forwarding agent

1. Place of maintenance of Accounts and Records

Regd. Business Premises	Location of Records Retention
Single place of business	Principal Place of Business mentioned in its GST Registration Certificate
More than one Place of	Accounts for each place of business shall be kept at such places of
Business	business

Place of Business – Sec 2(85)

Locations where the business is ordinarily carried on

Storage facilities.

Locations from where the supplies are made or received.

Locations where books of accounts are maintained

Locations where the business is carried through an agent

True and Correct Accounts -

Documentation

Registered Person to maintain below documents for recording day to day transactions -
Tax Invoices
Revised Tax Invoices
Bill of Supply
Credit Notes
Debit Notes
Receipt Vouchers
Payment Vouchers
Refund Vouchers
Delivery Challan
Self Generated Invoice

Documents Under GST regime -

Receipt Voucher Refund Voucher Revised Invoice Tax Invoice Bill of Supply of • For Supply of Supply • For receipt of • If advance Newly taxable Goods exempted **ADVANCE** refunded registered goods / services without supply person (>20L) Supply of of services/ taxable Service Composition • For transaction goods between date of supplier liable to reg. to grant of reg. Self Invoice Payment Delivery Debit Note Credit Note Challans Voucher -RCM RCM • URP Purchase Downward • For Payment to • Upward Document for **URP** Vendor revision of rate revision of rate supply • Exemption: not exceeding • No time limit • Other • Goods return / than 5,000 Supply (repair, deficiency service JW) Consolidated invoice-• Time limit Monthly

2. Exhaustive list of Accounts and Records to be maintained

Category	Records to be maintained
Goods and Services	 ✓ Details of Production or Manufacture of Goods ✓ Inward and Outward Supply of goods or Services or both ✓ Stock details of goods ✓ ITC Availed on Goods or Services or both ✓ Output Tax Payable and Paid ✓ Import and export of goods or Services or both ✓ Supplies attracting Reverse Charge Mechanism or Services or both ✓ Details of Relevant Documents including Invoices, bill of supply, DC, CN, DN, Receipt Voucher, Payment Vouchers and Refund Vouchers

2. Exhaustive list of Accounts and Records to be maintained

Category	Records to be maintained
Details of Manufacture of Goods	 ✓ Monthly production accounts showing quantitative details of raw materials or services used in the manufacture ✓ Quantitative details of goods manufactured including the waste and byproducts thereof
Details of	✓ Quantitative details of goods used in the provision of services
supply of	✓ Details of input services utilized; and
Service	✓ Details of services supplied.
Stock Details	 ✓ Account of Opening Balance, receipts, supplies, and closing balance of stock of raw materials, finished goods, scrap and wastage ✓ Details of goods lost, stolen, destroyed, written off or disposed of by way of gift or free sample to be kept
Advances	Details of advance received, paid and adjustments made thereto
Supplier	Names and complete addresses of suppliers from whom he has received taxable
Details	goods or services

2. Exhaustive list of Accounts and Records to be maintained

Category	Records to be maintained
Customer Details	 ✓ Names and complete addresses of the persons to whom he has supplied goods or services (Exception – If the customer is unregistered and value of supply is more than Rs 50,000 then name and address of recipient and address of delivery along with State Name and State Code is required) ✓ If the Value of supply to an Unregistered Recipient is less than Rs 50,000, above details may be mentioned on tax invoice on request of such buyer.
Details of Storage of Goods	 ✓ Complete address of the premises where goods are stored by him, including goods stored during transit along with the particulars of the stock stored therein Note - If any taxable goods are found at any place(s) other than those declared above without any valid documents, Officer may determine tax payable on such goods, as if such goods have been supplied by the registered person.

3. Manner of maintenance of Accounts and Records

Category	Records to be maintained
Place for keeping books of Accounts	 ✓ Books of accounts to be kept at principal place of business and books of account relating to additional place of business mentioned in his GST registration certificate ✓ Books of account shall include any electronic form of data stored on any electronic device
Manner of Entry and correction thereof (Manual)	 ✓ Any entry in registers, accounts and documents - Not to be erased, effaced or overwritten ✓ Any incorrect entries – (other than clerical nature) - to be scored out under attestation and there-after the correct entry shall be recorded ✓ Each volume of books of account maintained manually shall be serially numbered
Entry and	✓ A log of every entry edited or deleted shall be maintained
correction of Electronic records	✓ The records may be maintained in electronic form and shall be authenticated by means of a digital signature

3. Manner of maintenance of Accounts and Records

Category	Records to be maintained
If books are found at a	
place other than the	✓ It shall be assumed that the Registered Person is maintaining the
place mentioned in GST	records at that place
Registered Certificate	
Production on Demand	✓ The books of accounts which he is required to maintained shall
	have be produced on demand

4. Special provisions for Electronic Records

Category	Records to be maintained	
Back up of Electronic	Proper electronic back-up of records shall be maintained and	
Records and restoration	preserved so that in the event of destruction due to accidents or	
thereof	natural causes, it can be restored within a reasonable period of time	
Draduction of Electronic	 ✓ The duly authenticated relevant records or documents may be produced on demand, ✓ Same may be produced either, in hard copy, or in any electronically readable format. 	
Production of Electronic Records	✓ Details of such files, passwords of such files and explanation for codes used, where necessary, for access and any other information which is required for such access along with a sample copy in print form of the information stored in such files is to be produced on demand	

5. Period of Retention of Books of Accounts

Category	Records to be maintained
Period of retention (Other wise	72 (seventy-two) months from the due date of furnishing of
than in appeal or revision or	annual return for the year pertaining to such accounts and
proceedings pending)	records

Period	Due Date of Annual Return	Retention upto	
Apr 2017 to Jun 2017	NA	NA	
Jul 2017 to Mar 2018	Feb 07, 2020*	Feb 07, 2026	
Apr 2018 to Mar 2019	Dec 31, 2020	Dec 31, 2026	
Apr 2019 to Mar 2020	Feb 28, 2021	Feb 28, 2027	

^{*}Extended due date as on June 30, 2020 has been considered assuming the GSTIN for the State of Telangana.

5. Period of Retention of Books of Accounts

Category	Records to be maintained
For any ongoing	Accounts to be preserved for a period <u>later of the two</u> –
appeal or revision or any other proceedings	✓ 72 (seventy-two) months from the due date of furnishing of annual return for the year pertaining to such accounts and records; or
	✓ A period of one year after final disposal of such appeal or revision or proceedings or investigation

Appeal Pertains to FY 2018-19 (Due date of Annual Return is 31st Dec 2020)

Due Date of Annual Return	Appeal Disposal date	Retention Upto	
Dec 31, 2020	Sep 30, 2024	Dec 31, 2026	
Dec 31, 2020	April 15, 2025	Dec 31, 2026	
Dec 31, 2020	Mar 31, 2026	Mar 31, 2027	
Dec 31, 2020	Mar 15, 2027	Mar 15, 2028	

Discussion and Queries



Thank you

Thanks for your Patience and Time



Chapter 2

Coverage – Provisions & Forms

Chapter VII of the CGST Act, 2017, read with Chapter VI of the CGST Rules, 2017, prescribes the documents based on which the day to day transactions done by a registered person are recorded i.e., tax invoice, credit notes, debit notes, etc. Chapter VIII of the CGST Act, 2017 read with Chapter VII of the CGST Rules, 2017 provides for maintenance of such accounts and other records. The applicable statutory provisions being covered under this handbook are the following:

Central Goods & Services Tax Act, 2017	Central Goods & Services Tax Rules, 2017		
(hereinafter referred as "the CGST Act, 2017" or "the CGST Act")	(hereinafter referred as "the CGST Rules, 2017" or 'the CGST Rules')		
Chapter VIII	Chapter VII		
Sections	Rules		
35. Accounts and other records36. Period of retention of accounts	56. Maintenance of accounts by registered persons		
	57. Generation and maintenance of electronic record		
	58. Records to be maintained by owner or operator of godown or warehouse and transporters		

Under the above said provisions, the forms being covered under this handbook are the following :

Forms	Particulars		
FORM GST ENR-01	Application for Enrolment u/s 35 (2)		
FORM GST ENR-02	Application for obtaining unique common enrolment number		

Handbook on Accounts and Records under GST

Note: The terms 'accounts and records', 'accounts' or 'records' are distinctly referred to in this handbook for simple understanding of the readers only. Hence, such terms used shall be read as the 'account and such other records' as required under section 35 and section 36 of the CGST Act, 2017 read with the rules prescribed thereunder.

Chapter 3

Statutory Provisions

Extract from Chapter VIII of the CGST Act, 2017

Section 35: Accounts and other records

- (1) Every registered person shall keep and maintain, at his principal place of business, as mentioned in the certificate of registration, a true and correct account of—
- (a) production or manufacture of goods;
- (b) inward and outward supply of goods or services or both;
- (c) stock of goods;
- (d) input tax credit availed;
- (e) output tax payable and paid; and
- (f) such other particulars as may be prescribed

PROVIDED that where more than one place of business is specified in the certificate of registration, the accounts relating to each place of business shall be kept at such places of business:

PROVIDED FURTHER that the registered person may keep and maintain such accounts and other particulars in electronic form in such manner as may be prescribed.

- (2) Every owner or operator of warehouse or godown or any other place used for storage of goods and every transporter, irrespective of whether he is a registered person or not, shall maintain records of the consigner, consignee and other relevant details of the goods in such manner as may be prescribed.
- (3) The Commissioner may notify a class of taxable persons to maintain additional accounts or documents for such purpose as may be specified therein.
- (4) Where the Commissioner considers that any class of taxable persons is not in a position to keep and maintain accounts in accordance with the

provisions of this section, he may, for reasons to be recorded in writing, permit such class of taxable persons to maintain accounts in such manner as may be prescribed.

(5) Every registered person whose turnover during a financial year exceeds the prescribed limit shall get his accounts audited by a Chartered Accountant or a Cost Accountant and shall submit a copy of the audited annual accounts, the reconciliation statement under sub-section (2) of section 44 and such other documents in such form and manner as may be prescribed.

PROVIDED that nothing contained in this sub-section shall apply to any department of the Central Government or a State Government or a local authority, whose books of account are subject to audit by the Comptroller and Auditor-General of India or an auditor appointed for auditing the accounts of local authorities under any law for the time being in force.

(6) Subject to the provisions of clause (h) of sub-section (5) of section 17, where the registered person fails to account for the goods or services or both in accordance with the provisions of sub-section (1), the proper officer shall determine the amount of tax payable on the goods or services or both that are not accounted for, as if such goods or services or both had been supplied by such person and the provisions of section 73 or section 74, as the case may be, shall, <u>mutatis mutandis</u>, apply for determination of such tax.

Section 36: Period of retention of accounts

Every registered person required to keep and maintain books of account or other records in accordance with the provisions of sub-section (1) of section 35 shall retain them until the expiry of seventy -two months from the due date of furnishing of annual return for the year pertaining to such accounts and records:

PROVIDED that a registered person, who is a party to an appeal or revision or any other proceedings before any Appellate Authority or Revisional Authority or Appellate Tribunal or court, whether filed by him or by the Commissioner, or is under investigation for an offence under Chapter XIX, shall retain the books of account and other records pertaining to the subject matter of such appeal or revision or proceedings or investigation for a period of one year after final disposal of such appeal or revision or proceedings or investigation, or for the period specified above, whichever is later.

Extract from the Chapter VII of the CGST Rules, 2017

Rule 56: Maintenance of accounts by registered persons

- (1) Every registered person shall keep and maintain, in addition to the particulars mentioned in sub-section (1) of section 35, a true and correct account of the goods or services imported or exported or of supplies attracting payment of tax on reverse charge along with the relevant documents, including invoices, bills of supply, delivery challans, credit notes, debit notes, receipt vouchers, payment vouchers and refund vouchers.
- (2) Every registered person, other than a person paying tax under section 10, shall maintain the accounts of stock in respect of goods received and supplied by him, and such accounts shall contain particulars of the opening balance, receipt, supply, goods lost, stolen, destroyed, written off or disposed of by way of gift or free sample and the balance of stock including raw materials, finished goods, scrap and wastage thereof.
- (3) Every registered person shall keep and maintain a separate account of advances received, paid and adjustments made thereto.
- (4) Every registered person, other than a person paying tax under section 10, shall keep and maintain an account, containing the details of tax payable (including tax payable in accordance with the provisions of sub-section (3) and sub-section (4) of section 9), tax collected and paid, input tax, input tax credit claimed, together with a register of tax invoice, credit notes, debit notes, delivery challan issued or received during any tax period.
- (5) Every registered person shall keep the particulars of—
- (a) names and complete addresses of suppliers from whom he has received the goods or services chargeable to tax under the Act;
- (b) names and complete addresses of the persons to whom he has supplied goods or services, where required under the provisions of this Chapter;
- (c) the complete address of the premises where goods are stored by him, including goods stored during transit along with the particulars of the stock stored therein.
- (6) If any taxable goods are found to be stored at any place(s) other than those declared under sub-rule (5) without the cover of any valid documents, the Proper Officer shall determine the amount of tax payable on such goods as if such goods have been supplied by the registered person.

- (7) Every registered person shall keep the books of account at the principal place of business and books of account relating to additional place of business mentioned in his certificate of registration and such books of account shall include any electronic form of data stored on any electronic device.
- (8) Any entry in registers, accounts and documents shall not be erased, effaced or overwritten, and all incorrect entries, otherwise than those of clerical nature, shall be scored out under attestation and thereafter, the correct entry shall be recorded and where the registers and other documents are maintained electronically, a log of every entry edited or deleted shall be maintained.
- (9) Each volume of books of account maintained manually by the registered person shall be serially numbered.
- (10) Unless proved otherwise, if any documents, registers, or any books of account belonging to a registered person are found at any premises other than those mentioned in the certificate of registration, they shall be presumed to be maintained by the said registered person.
- (11) Every agent referred to in clause (5) of section 2 shall maintain accounts depicting the—
- (a) particulars of authorization received by him from each principal to receive or supply goods or services on behalf of such principal separately;
- (b) particulars including description, value and quantity (wherever applicable) of goods or services received on behalf of every principal;
- (c) particulars including description, value and quantity (wherever applicable) of goods or services supplied on behalf of every principal;
- (d) details of accounts furnished to every principal; and
- (e) tax paid on receipts or on supply of goods or services effected on behalf of every principal.
- (12) Every registered person manufacturing goods shall maintain monthly production accounts showing quantitative details of raw materials or services used in the manufacture and quantitative details of the goods so manufactured including the waste and by products thereof.

- (13) Every registered person supplying services shall maintain the accounts showing quantitative details of goods used in the provision of services, details of input services utilised and the services supplied.
- (14) Every registered person executing works contract shall keep separate accounts for works contract showing—
- (a) the names and addresses of the persons on whose behalf the works contract is executed:
- (b) description, value and quantity (wherever applicable) of goods or services received for the execution of works contract;
- (c) description, value and quantity (wherever applicable) of goods or services utilized in the execution of works contract;
- (d) the details of payment received in respect of each works contract; and
- (e) the names and addresses of suppliers from whom he received goods or services.
- (15) The records under the provisions of this Chapter may be maintained in electronic form and the record so maintained shall be authenticated by means of a digital signature.
- (16) Accounts maintained by the registered person together with all the invoices, bills of supply, credit and debit notes, and delivery challans relating to stocks, deliveries, inward supply and outward supply shall be preserved for the period as provided in section 36 and shall, where such accounts and documents are maintained manually, be kept at every related place of business mentioned in the certificate of registration and shall be accessible at every related place of business where such accounts and documents are maintained digitally.
- (17) Any person having custody over the goods in the capacity of a carrier or a clearing and forwarding agent for delivery or dispatch thereof to a recipient on behalf of any registered person shall maintain true and correct records in respect of such goods handled by him on behalf of such registered person and shall produce the details thereof as and when required by the proper officer.
- (18) Every registered person shall, on demand, produce the books of account which he is required to maintain under any law for the time being in force.

Rule 57: Generation and maintenance of electronic records

- (1) Proper electronic back-up of records shall be maintained and preserved in such manner that, in the event of destruction of such records due to accidents or natural causes, the information can be restored within a reasonable period of time.
- (2) The registered person maintaining electronic records shall produce, on demand, the relevant records or documents, duly authenticated by him, in hard copy or in any electronically readable format.
- (3) Where the accounts and records are stored electronically by any registered person, he shall, on demand, provide the details of such files, passwords of such files and explanation for codes used, where necessary, for access and any other information which is required for such access along with a sample copy in print form of the information stored in such files.

Rule 58: Records to be maintained by owner or operator of godown or warehouse and transporters

- (1) Every person required to maintain records and accounts in accordance with the provisions of sub-section (2) of section 35, if not already registered under the Act, shall submit the details regarding his business electronically on the common portal in FORM GST ENR-01, either directly or through a Facilitation Centre notified by the Commissioner and, upon validation of the details furnished, a unique enrolment number shall be generated and communicated to the said person.
- (1A) For the purposes of Chapter XVI of these rules, a transporter who is registered in more than one State or Union Territory having the same Permanent Account Number, he may apply for a unique common enrolment number by submitting the details in FORM GST ENR-02 using any one of his Goods and Services Tax Identification Numbers, and upon validation of the details furnished, a unique common enrolment number shall be generated and communicated to the said transporter:
- PROVIDED that where the said transporter has obtained a unique common enrolment number, he shall not be eligible to use any of the Goods and Services Tax Identification Numbers for the purposes of the said Chapter XVI.
- (2) The person enrolled under sub-rule (1) as aforesaid in any other State or Union territory shall be deemed to be enrolled in the State or Union territory.
- (3) Every person who is enrolled under sub-rule (1) shall, where required,

amend the details furnished in FORM GST ENR-01 electronically on the common portal either directly or through a Facilitation Centre notified by the Commissioner.

- (4) Subject to the provisions of rule 56,—
- (a) any person engaged in the business of transporting goods shall maintain records of goods transported, delivered and goods stored in transit by him along with the Goods and Services Tax Identification Number of the registered consigner and consignee for each of his branches.
- (b) every owner or operator of a warehouse or godown shall maintain books of account with respect to the period for which particular goods remain in the warehouse, including the particulars relating to dispatch, movement, receipt and disposal of such goods.
- (5) The owner or the operator of the godown shall store the goods in such manner that they can be identified item-wise and owner-wise and shall facilitate any physical verification or inspection by the proper officer on demand.

Note: The above-mentioned statutory provisions have been quoted only from the CGST Act, 2017, whereas, identical provisions are available in the State GST Law(s) as well.

Chapter 4

Persons responsible to maintain accounts

The CGST Act, 2017 vide section 35(1) identifies a 'registered person' to maintain the books of accounts and such other records. Section 2(94) defines registered person thus: "registered person means a person who is registered under section 25 but does not include a person having a Unique Identity Number". Therefore, we can infer the following from the said definition:

- As mandated under section 25, a person who is liable to get registered under section 22 (turnover-based registration) or section 24 (compulsory registration) shall be covered.
- A person, though not liable to get registered under section 22 or section 24, who may voluntarily apply for registration, as provided under section 25(3), shall also be covered.
- Holders of the unique identity number such as specialized agency of the United Nations Organisation, Multilateral Financial Institution and Organizations notified under the United Nations (Privileges and Immunities) Act, 1947, Consulate or Embassy of foreign countries etc., are not covered.

There can also be a situation where a person who is liable to be registered either under section 22 or section 24, has not applied for the registration for any reason. It is pertinent to note that, the requirement of maintaining accounts and records gets triggered from the day a person becomes liable for registration, irrespective of the fact that, whether the person actually holds a GSTIN or not. Therefore, adequate care should be taken towards maintaining the required records from such triggering date itself.

Further, attention of the readers is invited to section 35(2) of the CGST Act, 2017, rules 56(11), 56(17), 58(4) and 58(5) of the CGST Rules, 2017, wherein, the following persons are also required to maintain specific records:

Persons responsible to maintain accounts

- Owner or operator of storage facility i.e., warehouse, godown, etc.,
- Transporter
- An agent as mentioned under section 2(5)
- Clearing and forwarding agent.

Chapter 5

Location of accounts

To ascertain where the records are to be kept, we need to understand the term 'place of business', at the first place, as defined under section 2(85) of the CGST Act, 2017. Moreover, it includes the following:

- Locations where the business is ordinarily carried on.
- Storage facilities.
- Locations from where the supplies are made or received.
- Locations where books of accounts are maintained.
- Locations where the business is carried through an agent.

Section 35 of the CGST Act, 2017 mandates that every registered person shall maintain the accounts and records at his 'principal place of business', as defined under section 2(89). "Principal place of business means the place of business specified as the principal place of business in the certificate of registration". Therefore, the address mentioned under the GST registration certificate as the principal place of business, shall be the location where the accounts and records are required to be maintained.

The First Proviso to section 35(1) of the CGST Act, 2017 states that, in case a registered person has other place of business(es) in addition to the principal place of business, say, for instance, multiple stores, manufacturing facility, godowns, branches, etc., under a common GSTIN and as mentioned in the GST registration certificate, then the records relating to such additional location(s) shall also be maintained at the respective location(s). Similar principle applies for the owner or operator of the storage facility, transporters, agents, etc., who shall also maintain specific records at their respective locations. This entails the need to address the issues on the implementation front, as real time updating of the accounting data may be required and proper use of information technology may come to the rescue.

Chapter 6

Concept of true and correct accounts

On a closer analysis of the section 35(1) of the CGST Act, 2017, it can be understood that the registered person is required to maintain a 'true and correct' account of the records for the following:

- Manufacturing of goods
- Inward supplies
- Input tax credit availed
- Outward supplies
- Output tax payable and paid
- Stock of goods
- Such other records as prescribed

The reference to maintaining true and correct records has also been made under rule 56(17) of the CGST Rules, 2017, even for clearing and forwarding agent having custody over goods belonging to any registered persons. By the term 'true and correct', the tax authorities presume that the registered person is not only aware of the nature and contents of the accounts and records required under GST Law, but also maintains the same with complete accuracy.

Similar to the erstwhile indirect tax regime, the emphasis has been laid on the form of transactions over its substance under the GST Law as well. Therefore, the documents based on which transactions are being executed shall always stand as the primary records on which tax authorities shall rely upon, irrespective of the materiality involved in those transactions. Moreover, the literature of the agreements or such other documents entered with various parties with whom the registered person is transacting with and recording of such transactions in the books of accounts shall not be speaking in a contradictory manner.

MCQ on Maintenance of Accounts & Records

Sr No	Question	Alternative 1	Alternative 2	Alternative 3	Alternative 4	Correct Alternative
1	The books and other records u/s 35 are to be maintained at	Place where the books and accounts are maintained	Place of address of the Proprietor/ Partner/ Director/Principal Officer	Principal place of business mentioned in the Certificate of Registration	Any of the above	3
2	In case, more than one place of business situated within a state specified in the Registration Certificate, the books and Accounts shall be maintained at	Each place of business pertaining to such place	Place where the books of accounts are maintained for all places situated within a state	At principal place of business covered mentioned in the Registration Certificate for all places of business in each State	Any the above	1
3	Who among the following, even if not registered, is required to maintain records	Owner or operator of warehouse and/ or Godown	Every transporter	Owner or operator of any other place used for storage of goods	All of the above	4
4	The time period prescribed for maintenance of accounts and records, if the taxable person is a party to an appeal or revision shall be	Two year after final disposal of such appeal or revision or proceeding, or until the expiry of thirty-six months from the last date of filing of Annual Return for the year pertaining to such accounts and records, whichever is later	Two year after final disposal of such appeal or revision or proceeding, or until the expiry of sixty months from the last date of filing of Annual Return for the year pertaining to such accounts and records, whichever is later	One year after final disposal of such appeal or revision or proceeding, or until the expiry of seventy-two months from the last date of filing of Annual Return for the year pertaining to such accounts and records, whichever is later	One year after final disposal of such appeal or revision or proceeding, or until the expiry of forty months from the last date of filing of Annual Return for the year pertaining to such accounts and records, whichever is later	3
5	Taxable person has to maintain his records for a period of (if no appeal is pending):	expiry of 72 months from the due date of filing of Annual Return for the year		date of filing of Annual Return for	expiry of 90 months from the due date of filing of Annual Return for the year	1
6	Aggregate turnover does not include	Value of all taxable supplies	Taxes paid under GST Laws (CGST, SGST,IGST,UTGST or Cess)	Value of Exempt supplies	Export of Goods or Services	2
7	What is the due date for filing of Annual Return for FY 2023-24	31st January 2025	30th September 2024	31st March 2024	31st December 2024	4
8	NIL Annual Return may be filed if all the conditions are satisfied except	Not made any outward supplies, and	No Liability of any kind, and	Not made any communication with Department, and	Not claimed any refund	3
9	Late fees applicable under CGST Act in case of delay in filing of Annual Return each day is	Rs 500 per day	Rs 200 per day	Rs 100 per day	.5% of the aggregate turnover	3
10	Reconciliation of Gross Turnover and Taxable Turnover is required to be reported in	GSTR 9	GSTR 9C	Not required and same shall be dealt during Departmental Audits	GSTR 1 and 3B	2