

## आयुक्त (अपील) का कार्यालय.

Office of the Commissioner (Appeal), केंदीय जीएसटी, अपील आयुक्तालय, अहमदाबाद Central GST, Appeal Commissionerate, Ahmedabad गीएसटी भवन. राजस्व मार्ग, अम्बावाठी अहमदाबाद ३८००१५. CGST Bhavan, Revenue Marg, Ambewarii, Ahmedabad 380015 07926305065-टेलेफैक्स07926305136



DIN: 20230264SW0000212261

### स्पीड पोस्ट

फाइल संख्या : File No : GAPPLICOM/STP/388/2022-APPEAL /8051 -5.5

अपीस आदेश संख्या Order-In-Appeal Nos. AHM-EXCUS-002-APP-139/2022-23 विनोंक Date : 01-02-2023 जारी करने की तारीख Date of Issue 03.02.2023

आयुक्त (अपील) द्वारा पारित Passed by Shri Akhilesh Kumar, Commissioner (Appeals)

Arising out of Order-in-Original No. 02/JC/D/JS/2021-22 হিনাঁক: 30.04.2021, issued by Joint Commissioner(In-situ), Division-III, CGST, Ahmedabad-North

अपीलकर्ता का नाम एवं पता Name & Address

1. Appellant

M/s Gandhi Buildmate Pvt. Ltd., A. Ghanshyam Industrial Estate. Opp. Uma Industrial Fetato Sanand. Ahmedabad-382110

The Deputy Commissioner, CGST, Division-III, Ahmedabad North, Ground Floor, Jivabhai Mansion Building, Aashram Road, Ahmedabad-380009

कोई व्यक्ति इस अपील आदेश से असंदोष अनुमद करता है तो वह इस आदेश के प्रति यथास्थिति नीचे बताए गए सक्षम अभिकारी को अपील या पुनरीक्षण आवेदन प्रस्तुत कर सकता है। Any person aggrieved by this Order-In-Appeal may file an appeal or revision application,

as the one may be against such order, to the appropriate authority in the following way:

भारत सरकार का पुनशेक्षण आवेदन

Revision application to Government of India:

केन्द्रीय तत्पादन शुल्क अधिनियम, 1994 की धारा अतत नीचे बताए गए मामलों के बारे में प्रयोगत धारा को उप-बारा के प्रथम परन्तुक के अंतर्गत पुनरीक्षण आवेदन अजीन सचिव, भारत सरकार, विस्त मंत्रालय, राजस्य विमान, चौथी मंजिल, जीवन दीप भवन, संसद मार्ग, नई दिल्ली : 110001 को की जानी चाहिए।

A revision application lies to the Under Secretary, to the Govt. of India, Revision Application Unit Ministry of Finance, Department of Revenue, 4th Floor, Jsevan Deep Building, Parliament Street, New Delhi - 110 001 under Section 35EE of the CEA 1944 in respect of the following case, governed by first proviso to sub-section (1) of Section-35 lbid :

यदि माल की हानि के मानले में जब ऐसी हानि कारखाने से किसी भग्छागार या अन्य कारखाने में या किसी भण्डागार से दसरे भण्डागार में माल ले जाते हर मार्ग में, या किसी भण्डागार या भण्डार में घाडे वह किसी कारखाने में या किसी मण्डागार में हो माल की प्रक्रिया के दौरान हुई हो।

In case of any loss of goods where the loss occur in transit from a factory to a warehouse or to another factory or from the serence to another during the course of processing of the goods in a warehou peopether in a factory or in a warehouse.



- (A) In case of rebate of duty of excise on goods exported to any country or territory outside India of on excisable material used in the manufacture of the goods which are exported to any country or territory outside India.
- (स) वर्षि शुरुक का मुगतान किए बिना मारत के बाहर (नेपास वा शृटान को) निर्वात किया गया मास हो।
- In case of goods exported outside India export to Nepal or Bhutan, without payment of duty.

अंतिम प्रत्यावन की प्रत्यावन कुल्क के मुमलान के लिए जो कडूटी केंद्रिट मान्य की गई है और ऐसे आदेश को इस सारा एवं मियम के मुताबिक आयुक्त, अगीत के हारा चारित वे समय पर वा बाद में वित्त अधिनियम (र्प.2) 1998 सारा 109 हाल निमुद्धा निष्क न ए हो।

- (c) Credit of any duty allowed to be utilized towards payment of excise duty on final products under the provisions of this Act or the Rules made there under and such order is passed by the Commissioner (Appeals) on or after, the date appointed under Sec.109 of the Finance (No.2) Act, 1988.
- (i) भेजीय करवाबन बुल्क (क्यील) नियमावारी, 2001 के नियम 9 के अंतर्गत विनिर्दिष्ट प्रस्त्र संख्य इए-6 में दो प्रतियों में मिना आंत्रक के प्रति आरोग मिता दिल्लिक से तीन मक के मीकर मुक्त-व्यादेश को प्रति माने प्रेन-तो प्रतियों के साथ परित्रक अप्येदन नियम वाच्या पहुर । एकले साथ बाता इ. स. कुक्तवार्ति के अंतर्गत थारा 35-2 में नियमिता की के पुरत्यान के सकुत के ताथ दीक्षर-क व्यक्तन की प्रति भी होनी वाहिए।

The above application shall be made in duplicate in Form No. EA-8 as sportified under Rule, 9 of Central Exists (Appeals) Rules, 2001 within 3 months from the date on which the order sought to be appealed against its communicated and shall be accompanied by two copies each of the CIO and Order-EA-Appeal. It should also be accompanied by a copy of TR-6 Onalian vedoring payment of the copy of the CIO and CIO and

(2) . चिरेवल आगेदन के साथ जहीं संतम्न रकन एक ताळ करने वा उससे कम हो तो कपरे 200/- फीस पुगतान की जाए और जहीं संतम्म रकन एक ताळ से जादा हो तो 1000/- की फीस पुगतान की जाए।

The revision application shall be accompanied by a fee of Rs.200/- where the amount involved is Rupees One Lac or less and Rs.1,000/- where the amount involved is more than Rupees One Lac.

थीमा गुरूब, केन्द्रीय परवादन पुरुक एवं सेवाकर वर्णीतीय न्यायाधिकरण के प्रति वर्णीत-Appeal to Custom, Excise, & Service Tax Appellate Tribunal.

(1) केन्द्रीय उत्पादन शुरूक अधिनियम, 1944 की बारा 35-की/35-इ के अंतर्गत:-

Under Section 35B/35E of CEA, 1944 an appeal lies to :-

- (a) To the west regional bench of Customs, Excise & Service Tax Appellate Tribunal (CESTAT) at 2<sup>rd</sup> floor, Behumeli Bhawan, Asarwa, Girdhar Nagar, Ahmedabad : 380004. In case of appeals other than as mentioned in para-2(i) (a) above.



The appeal to the Appellate Tribunal shall be filed in quadruplicate in form EA-3 as prescribed under Rule 6 of Central Excise(Appeal) Rules, 2001 and shall be accompanied against (one which at least should be accompanied by a fee of Rs.1,000/-, Rs.5,000/- and Rs.10,000/- where amount of duty / penalty / demand / refund is upto 5 Lac, 5 Lac to 50 Lac and above 50 Lac respectively in the form of crossed bank draft in favour of Asstt. Register of a branch of any nominate public sector bank of the place where the bench of any nominate public sector bank of the place where the bench of the Tribunal is situated.

(3) यदि इस आदेश में वर्ड मल आदेशों का समावेश होता है तो प्रत्येक मल ओडश के लिए फील का धगतान प्पर्यका ढंग से किया जाना वाहिए इस तथ्य के होते हुए भी कि शिखा पढी कार्य से बचने के शिए संसारियति अपीलीय न्यायाधिकरण को एक अपील या केन्द्रीय सरकार को एक आवेदन किया जाता हैं।

In case of the order covers a number of order-in-Original, fee for each O.I.O. should be paid in the aforesaid manner notwithstanding the fact that the one appeal to the Appellant Tribunal or the one application to the Central Goyt, As the case may be, is filled to avoid scriptoria work if excising Rs. 1 lacs fee of Rs.100/- for each.

(4)न्यायालय सूल्क अधिनियम १९७० वथा संशोधित की अनुसूचि-1 के अंतर्गत निर्मारित किए अनुसार स्वत आवेदन या मूल आदेश बधारिबाति निर्णयन प्राधिकारी के आदेश में से प्रत्येक की एक प्रति पर फ.6.50 पैसे का न्यायालय शुरूक टिकट लगा होना घाडिए।

One copy of application or O.I.O. as the case may be, and the order of the adjournment authority shall a court fee stamp of Rs.6.50 paise as prescribed under scheduled-litem of the court fee Act, 1975 as amended.

(5) इन ओर संबंधित मामलों को नियंत्रम करने वाले नियमों की ओर भी ध्यान आकर्षित क्रिया जाता है जो सीमा शुरुक, केन्द्रीय उत्पादन शुरुक एवं सेवाकर अपीलीय न्यायाधिकरम (कार्याधिक्रि) निवम, 1982 में निहित्त है।

Attention in invited to the rules covering these and other related matter contended in the Customs, Excise & Service Tax Appellate Tribunal (Procedure) Rules, 1982.

(7) सीमा शुल्क, केन्द्रीय उत्पादन शुल्क एवं सेवाकर अपीलीय न्यावाधिकरण (सिस्टेट), के प्रति अपीलो के मामले में कर्तक मांग (Demand) एवं देंड (Penalty) का 10% पूर्व कमा करना अनिवार्य है।हालांकि, अधिकराम पूर्व जमा 10 करोड़ रुपए 💲 ((Section 35 F of the Central Excise Act, 1944, Section 83 & Section 86 of the Finance Act, 1994)

केन्द्रीय उत्पाद शुरू और सेवा कर के अंतर्गत, मामित होगा "कर्तव्य की मांग"(Duty Demanded) -(ii) (Section) खंड 11D के तहत निर्धापित शक्ति

शिया गतत सेनवैट क्रेडिट की सथि;

सेनवैट क्रेडिट नियमों के नियम 6 के तहत देय राष्टि.

 पड़ पूर्व जमा 'तंबित अपीत' में पढ़ते पूर्व जमा की तुलना में, अपीत' दाखिल करने के लिए पूर्व शर्त बना दिया गया है ...

For an appeal to be filed before the CESTAT, 10% of the Duty & Penalty confirmed by the Appellate Commissioner would have to be pre-deposited. provided that the pre-deposit amount shall not exceed Rs.10 Crores. It may be noted that the pre-deposit is a mandatory condition for filling appeal before CESTAT. (Section 35 C (2A) and 35 F of the Central Excise Act, 1944, Section 83 & Section 88 of the Finance Act, 1994)

Under Central Excise and Service Tax, "Duty demanded" shall include:

(i) amount determined under Section 11 D; amount of erroneous Cenvat Credit taken;

amount payable under Rule 6 of the Cenvat Credit Rules. इस आदेश के प्रति अपील प्राधिकरण के समक्ष जड़ों सुरूक अथवा सुरूक या दण्ड विवादित हो तो माँग किए गए सुरूक के 10% भुगतान पर और जहाँ केवल दण्ड विवादित हो तब दण्ड के 10% भुगतान पर की जा सकती है।

In view of above, an appeal against this arter shall lie before the Tribunal on payment of 10% of the duty demanded duty and penalty are in dispute, or penalty, where penalty alone is in disa

#### ORDER-IN-APPEAL

The present appeal has been filed by M/s. Casathi Buildenate Pvt. Ltd., A. Chandayam Industrial Estate, Opp. Usen Industrial Estate, Senaud, Almedshad – 3821 10 (presentable referred to as "the appellater") against Order-in-original No.02/DCD/052012-22 death 30.0000 (hereinather referred to as "the imposped order") passed by the Joint Commissioner (la-site), Central GST& Central Estate, Division III, Ahmedshad North (hereinafter referred to as "the adjudicating authority").

- 2. Befuly assed, the fiets or the case see that the appellant are engaged in the business of providing services of Work Contract and was holding Services Tax Registration No. AACCD5415050001. On secretary of the data received from the Central Board of Direct Tuses (CBDT) for the Financial Year 2014-15, it was noticed that there is difference or value of service provided in the said data and of the year value of service provides of service and the said data services are valued for service and the said of the PV 2014-15. Accordingly, it appeared that the appellant had caused the said substantial iscome by way of providing assards services but not paid the applicable service text thereon. The appellant called upon to substit classifications for difference along with supporting documents, for the and period. However, the applicate had recognized to the texts instantial to be depended to the texts instantial to be depended to the competition of the depoting to the depoting that the art opportion of the competition of the depoting that the art opportion of the depoting that art opportion of the text in the proportion of the depoting that art opportion of the text in the proportion of the art opporting that the art opporting the art opporting that the art opporting the art opporting that the art opporting the art opporting the art opporting that the art opporting
- 2.1 Subsequently, the appellant was issued a Slow Canse Notice No. IIISCNDTOCHORAD Bullmanta@2003120\_20 detaped flo.12 of demanding Service Tax amounting to Rs. 5,14,546-for the period FV 2014-15, under provision of Section 73(1) of the Flannes Act, 1994. The SCN also proposed recovery of interest under Section 75 of the Flannes Act, 1994 and imposition of penalty under Section 75 of the Flannes Act, 1994.
- 2.2 The Show Chare Notice was adjudicated vide the impaged order by the adjudicating statistic videorist in General of Servicies 1 is amountagin to Nr. 8, 5,14,5464- was confirmed under provision of Section 73(1) of the Finance Act, 1994 along with Interest under Section 75 of the Finance Act, 1994 for the period from PY 2014-15. Partice, Panalty of Phs. 5,14,5464- was also imposed on the apparatus under Section 70 of the Finance Act, 1994 and no imposed the Rs. 12,600- under Section 70 of the Finance Act, 1994 read with Rule 7 of the Service Tax Rule, 1994 on the appellant for late Hilling of ST) anternas.
- Being aggirverd with the impugued order, the appellant have filled their appeal under Section 85 of the Finance Act, 1996 or 20,02,0202. Ensewers, it is observed that they have submitted Form QST DRC-03 dated 27,02,2022 for the amount @ 7,3% of Service Tax confirmed as pro-deposit in terms of Section 35% of the Central Excise Act, 1944 and Section 83 \_07 the Finance Act, 1994 slongs with their second.



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- The CBIC, consequent to the rollout the integrated CBIC-GST Portal, vide Circular No. 1070/3/2019-CX dated 24.06.2019 directed that from 1<sup>st</sup> July, 2019 onwards, a new revised procedure has to be followed by the taxpayers for making arrears of Central Excise & Service Tax payments through portal "CBIC (ICEGATE) E-payment". Thereafter, CBIC, vide Instruction dated 28.10.2022, issued from F.No.CBIC-240137/14/2022-Service Tax Section-CBEC, also instructed that the payments through DRC-03 under CGST regime is not a valid mode of payment for making pre-deposits under Section 35F of the Central Excise Act, 1944 and Section 83 of the Finance Act, 1994.
- Further, I find that in terms of Section 35F of the Central Excise Act, 1944, "the Tribunal or Commissioner (Appeals), as the case may be, shall not entertain any appeal (i) under subsection (1) of Section 35, unless the appellant has deposited 7.5% of the duty, in case where duty or duty and penalty are in dispute". These provisions have been made applicable to appeals under Section 85 of the Finance Act, 1994.
- Further, I find that as per the provisions of sub-section (5) of Section 85 of the Pinance Act, 1994, "Subject to the provisions of this Chapter, in hearing the appeals and making order under this section, the Commissioner of Central Excise (Appeals) shall exercise the same powers and follow the same procedure as he exercises and follows in hearing the appeals and making orders under the Central Excise Act, 1944 (1 of 1944)".
- Therefore, the appellant, vide letter dated 01.11.2022 was requested to make the predeposit in the above appeal, in terms of Board's Circular No.1070/3/2019-CX dated 24.06.2019 and submit the document evidencing payment within 10 days of the receipt of the said letter. It was also informed to the appellant vide the said letter that failure to submit evidence of predeposit would result in dismissal of the appeal for non-compliance in terms of Section 35F of the Central Excise Act, 1944. As no reply received from the appellant in response to the aforesaid letter dated 01.11.2022, vide another letter dated 12.12.2022, the appellant was again informed to submit the proof of pre-deposit paid in the above appeal within a week time and also informed that failure to submit evidence of pre-deposit would result in dismissal of the appeal for noncompliance in terms of Section 35F of the Central Excise Act, 1944. However, till date, the appellant has not submitted any intimation or proof of the payment of the said pre-deposit, if any, made by them. Hence, the appellant have failed to comply with the requirement of payment of pre-deposit.
- The Commissioner (A) shall not entertain any appeal unless the appellant has deposited 7.5% of the duty (where duty or duty and penalty are in dispute) or 7.5% of penalty (where the penalty is in dispute) under Section 35F of the Central Excise Act, 1944. In terms of Board Instruction dated 28.10.2022, I find that the pre-deposit made vide DRC-03 was invalid payment. Though sufficient time was granted to the appellant to make the revised payment in terms of cular No. 1070/3/2019-CX dated 24.06.2019, they failed to furnish proof of revised payment re-deposit of 7.5% of the duty made. I, therefore, dismiss the appeal filed by the appellant for

non-compliance of the provisions of Section 3SF of the Central Excise Act, 1944 as made applicable to Service Tax vide sub-section (5) of Section 85 of the Finance Act, 1994.

 In view of the above, the appeal filed by the appellant is dismissed for non-compliance of the provisions of Section 35F of the Central Excise Act, 1944 as made applicable to Service Tax

the provisions of Section 35F of the Central Excise Act, 1944 as made applicable to Service Ta vide sub-section (5) of Section 85 of the Finance Act, 1994.

अपील कर्ता द्वारा दर्ज की गई अपील का निपटारा उपरोक्त तरीके से किया जाता है।
 The appeal filed by the appellant stands disposed of in above terms.



(R. C. Maniyar)
Superintendent(Appeals),

# CGST, Ahmedabad By RPAD / SPEED POST

To.

M/s. Gandhi Buildmate Pvt. Ltd...

A, Ghanshyam Industrial Estate,

Opp. Uma Industrial Estate, Sanand, Ahmedabad – 382110

The Joint Commissioner (In-situ), CGST, Division-III, Ahmedabud North Date : 01.02.2023

Appellant

Respondent

## Copy to :

- The Principal Chief Commissioner, Central GST, Ahmedabad Zone
- The Commissioner, CGST, Ahmedabad North
- 3) The Assistant Commissioner, CGST, Division III, Ahmedabad North
- The Assistant Commissioner (HQ System), CGST, Ahmedabad North
   (for uploading the OIA)



