

आयुक्त (अपील) का कार्यालय, Office of the Commissioner (Appeal),

केंद्रीय जीएसटी, अपील आयुक्तालय, अहमदाबाद Central GST, Appeal Commissionerate, Ahmedabad जीएसटी भवन, राजस्व मार्ग, अम्बावाड़ी अहमदाबाद ३८००१५. CGST Bhavan, Revenue Marg, Ambawadi, Ahmedabad 380015 07926305065- टेलेफैक्स07926305136



DIN: 20221264SW0000111891

स्पीड पोंस्ट

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तस्तु एवं सेवाकः

फाइल संख्या : File No : GAPPL/COM/STP/315/2022-APPEAL

अपील आदेश संख्या Order-In-Appeal Nos. AHM-EXCUS-002-APP-74/2022-23 दिनॉक Date : 07-12-2022 जारी करने की तारीख Date of Issue 12.12.2022

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

Arising out of Order-in-Original No. GST/D-VI/O&A/28/ANUSHRI/AM/2021-22 दिनॉंक: 30.11.2021, issued by Deputy/Assistant Commissioner, CGST, Division-VI, Ahmedabad-North

अपीलकर्ता का नाम एवं पता Name & Address

1. Appellant '

M/s Anushri Enterprise,

10, Kameshwardev Society, B/h Rajpath Club, Bodakdev, Ahmedabad-380054

2. Respondent

The Deputy/ Assistant Commissioner, CGST, Division-VI, Ahmedabad North , 7th Floor, B D Patel House, Nr. Sardar Patel Statue , Naranpura, Ahmedabad - 380014

कोई व्यक्ति इस अपील आदेश से असंतोष अनुभव करता है तो वह इस आदेश के प्रति यथास्थिति नीचे बताए गए सक्षम अधिकारी 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 पुनरीक्षण आवेदन ः Revision application to Government of India :

(1) केन्द्रीय उत्पादन शुल्क अधिनियम, 1994 की धारा अतत नीचे बताए गए मामलों के बारे में पूर्वोक्त धारा को उप–धारा के प्रथम परन्तुक के अंतर्गत पुनरीक्षण आवेदन अधीन सचिव, भारत सरकार, वित्त मंत्रालय, राजस्व विभाग, चौथी मंजिल, जीवन दीप भवन, संसद मार्ग, नई दिल्ली : 110001 को की जानी चाहिए।

(i) A revision application lies to the Under Secretary, to the Govt. of India, Revision Application Unit Ministry of Finance, Department of Revenue, 4th Floor, Jeevan 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 ibid :

(ii) यदि माल की हानि के मामले में जब ऐसी हानि कारखाने से किसी भण्डागार या अन्य कारखाने में या किसी भण्डागार से दूसरे भण्डागार में माल ले जाते हुए मार्ग में, या किसी भण्डागार या भण्डार में चाहे वह किसी कारखाने में या किसी भण्डागार में हो माल की प्रकिया के दौरान हुई हो।

(ii) 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 one warehouse to another during the course of gocessing of the goods in a warehouse or in storage whether in a factory or in a warehouse.

भाएत के बाहर किसी राष्ट्र या प्रदेश में निर्यातित माल पर या माल के विनिर्माण में उपयोग शुल्क कच्चे माल पर उत्पादन शुल्क के रिबेट के मामलें में जो भारत के बाहर किसी राष्ट्र या प्रदेश में निर्यातित है।

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.

यदि शुल्क का भुगतान किए बिना भारत के बाहर (नेपाल या भूटान को) निर्यात किया गया माल हो।

(B) In case of goods exported outside India export to Nepal or Bhutan, without payment of duty.

अंतिम उत्पादन की उत्पादन शुल्क के भुगतान के लिए जो डयूटी केडिट मान्य की गई है और ऐसे आदेश जो इस धारा एवं नियम के मुताबिक आयुक्त, अपील के द्वारा पारित वो समय पर या बाद में वित्त अधिनियम (नं.2) 1998 धारा 109 द्वारा नियुक्त किए गए हो।

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, 1998.

केन्द्रीय उत्पादन शुल्क (अपील) नियमावली, 2001 के नियम 9 के अंतर्गत विनिर्दिष्ट प्रपत्र संख्या इए–8 में दो प्रतियों में, प्रेषित आदेश के प्रति आदेश प्रेषित दिनाँक से तीन मास के भीतर मूल–आदेश एवं अपील आदेश की दो–दो प्रतियों के साथ उचित आवेदन किया जाना चाहिए। उसके साथ खाता इ. का मुख्यशीर्ष के अंतर्गत धारा 35–इ में निर्धारित फी के भुगतान के सबूत के साथ टीआर–6 चालान की प्रति भी होनी चाहिए।

The above application shall be made in duplicate in Form No. EA-8 as specified under Rule, 9 of Central Excise (Appeals) Rules, 2001 within 3 months from the date on which the order sought to be appealed against is communicated and shall be accompanied by two copies each of the OIO and Order-In-Appeal. It should also be accompanied by a copy of TR-6 Challan evidencing payment of prescribed fee as prescribed under Section 35-EE of CEA, 1944, under Major Head of Account.

(2) रिविजन आवेदन के साथ जहाँ संलग्न रकम एक लाख रूपये या उससे कम हो तो रूपये 200/-- फीस भुगतान की जाए और जहाँ संलग्न रकम एक लाख से ज्यादा हो तो 1000/- की फीस भुगतान 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.

सीमा शुल्क, केन्द्रीय उत्पादन शुल्क एवं सेवाकर अपीलीय न्यायाधिकरण के प्रति अपीलः— Appeal to Custom, Excise, & Service Tax Appellate Tribunal.

(1) . केन्द्रीय उत्पादन शुल्क अधिनियम, 1944 की धारा 35—बी/35—इ के अंतर्गत:—

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

(क) उक्तलिखित परिच्छेद 2 (1) क में बताए अनुसार के अलावा की अपील, अपीलो के मामले सें सीमा शुल्क, केन्द्रीय उत्पादन शुल्क. एवं सेवाकर अपीलीय न्यायाधिकरण <u>(सिस्टेट)</u> की पश्चिम क्षेत्रीय पीठिका, अहमदाबाद में 2nd माला, बहुमाली भवन ,असरवा ,गिरधरनागर,अहमदाबाद –380004

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



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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. Registar 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 situated.

यदि. इस आदेश में कई मूल आदेशों का समावेश होता है तो प्रत्येक मूल ओदश के लिए फीस का भुगतान उपर्युक्त ढंग से किया जाना चाहिए इस तथ्य के होते हुए भी कि लिखा पढी कार्य से बचने के लिए यथास्थिति 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 Govt. As the case may be, is filled to avoid scriptoria work if excising Rs. 1 lacs fee of Rs.100/- for each.

(4) न्यायालय शुल्क अधिनियम 1970 यथा संशोधित की अनुसूचि–1 के अंतर्गत निर्धारित किए अनुसार उक्त आवेदन या मूल आदेश यथास्थिति निर्णयन प्राधिकारी के आदेश में से प्रत्येक की एक प्रति पर रू.6.50 पैसे का न्यायालय शुल्क टिकट लगा होना चाहिए।

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-I item of the court fee Act, 1975 as amended.

(5) इन ओर संबंधित मामलों को नियंत्रण करने वाले नियमों की ओर भी ध्यान आकर्षित किया जाता है जो सीमा शुल्क, केन्द्रीय उत्पादन शुल्क एवं सेवाकर अपीलीय न्यायाधिकरण (कार्याविधि) नियम, 1982 में निहित 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.

सीमा शुल्क, केन्द्रीय उत्पादन शुल्क एवं सेवाकर अपीलीय न्यायाधिकरण <u>(सिस्टेट)</u>, के प्रति अपीलो के मामले में कर्तव्य मांग (Demand) एवं दंड (Penalty) का 10% पूर्व जमा करना अनिवार्य है। हालांकि, अधिकतम पूर्व जमा 10 करोड़ रुपए है।(Section 35 F of the Central Excise Act, 1944, Section 83 & Section 86 of the Finance Act, 1994)

केंन्द्रीय उत्पाद शुल्क और सेवा कर के अंतर्गत, शामिल होगा "कर्तव्य की मांग"(Duty Demanded) -

- (i) *(Section)* खंड 11D के तहत निर्धारित राशि;
- (ii) लिया गलत सेनवैट क्रेडिट की राशि;
- (iii) 🦾 सेनवैट क्रेडिट नियमों के नियम 6 के तहत देय राशि.
- यह पूर्व जमा 'लंबित अपील' में पहले पूर्व जमा की तुलना में, अपील' 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 filing appeal before CESTAT. (Section 35 C (2A) and 35 F of the Central Excise Act, 1944, Section 83 & Section 86 of the Finance Act, 1994)

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

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

(iii) amount payable under Rule 6 of the Cenvat Credit Rules. इस आदेश के प्रति अपील प्राधिकरण के समक्ष जहाँ शुल्क अथवा शुल्क या दण्ड विवादित हो तो माँग किए गए शुल्क

के 10% भुगतान पर और जहाँ केवल दण्ड विवादित हो तब दण्ड के 10% भुगतान पर की जा सकती हैं।

In view of above, an appeal against this order shall lie before the Tribunal on ayment of 10% of the duty demanded where duty or duty and penalty are in dispute, or spenalty, where penalty alone is in dispute."

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ORDER - IN - APPEAL

The present appeal has been filed by M/s. Anushri Enterprise, 10, Kameshwardev Society, B/h-Rajpath-Club, Bodakdev, Ahmedabad-380054 (hereinafter referred to as '*the appellant*') against Order-in-Original No. GST/D-VI/O&A/28/ANUSHRI/AM/2021-22 dated 30.11.2021 (for brevity referred to as "*the impugned order*") passed by the Assistant Commissioner, Central Tax, CGST & Central Excise, Division-VI, Ahmedabad North (for short referred to as the "*adjudicating authority*").

2. The appellant are having Service tax Registration No.AAYFA2201MSD001 and are engaged in providing '*Construction of Residential Complex Services*' and '*Construction of Commercial Complex Services*'. They have availed the facility of Cenvat credit under Cenvat Credit Rules (CCR), 2004.

2.1 The facts of the case, in brief, are that during the course of audit of the records of the appellant, conducted by the officers of CGST Central Tax Audit, Ahmedabad, for the period from October 2015 to F.Y. 2017-18 (upto June, 2017), the auditors made following observations under respective revenue paras.

Revenue Para 2: Reconciliation of the Carting charges, freight and transport expenses shown in ledgers vis-a-vis the taxable value shown in the ST-3 returns revealed that the appellant had short paid the service tax on GTA-service under RCM for the F.Y.2015-16 to June, 2017. Short payment of Rs.64,943/- was noticed, on this count.

Revenue Para 3: The appellant availed brokerage services from M/s. R.L.Lalwani for which Invoice dated 27.03.2017 and 31.02.2017 were issued 'charging total amount of Rs.23,00,000/-. The appellant took the credit of the entire amount though the payment of Rs.8,25,000/- was not made by them till the date of the audit. Therefore, the appellant were required to reverse the excess credit of Rs.1,04,022/-.

Revenue Para 4: The appellant has short paid the service tax to the tune of Rs.1,37,738/- for the F.Y.2016-17 and Rs.2,96,725/- in April, 2017 to June, 2017 on the member advance received for the construction service.

Revenue Para 5: The appellant availed Cenvat credit on Invoices (*Ramesh Laxmandas Invoice No.01/16-17 dated dated 27.03.2017 and Knight Frank Property Invoice No. BLVA 1600005 dated 15.3.2017 and No. BLVA 1600006 dated 29.3.2017*) but full payment to the service provider was made after three months from the date of issue of invoice. Thus, interest of Rs.56,073/- in terms of Rule 4(7) of the CCR, 2004, was required to be recovered for the credit availed in excess.

Revenue Para 6: The appellant has received amount of Rs.66,52,415/- in F.Y. 2016-17 and Rs.4,12,585/- during April, 2017 to June, 2017 against which short payment of service tax to the tune of Rs.3,99,145/- and Rs.24,755/- (Total of Rs.4,23,900/-) was noticed for the works contract service (furniture work done by the tune of Akash S.N.Vadhwani) rendered.

2.2 Based on the above audit paras, a SCN dated 15.04.2021 was issued to the appellant, proposing recovery of aforesaid service tax amounts alongwith interest and penalty.

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2.3 The said SCN was adjudicated vide the impugned order wherein the demand proposed in the SCN was confirmed alongwith interest. Penalty under Section 78 was also imposed on the appellant.

3. Being aggrieved with the impugned order passed by the adjudicating authority, the appellant has preferred the present appeal. On scrutiny of the appeal papers filed by the appellant on 04.02.2022, it was noticed that they had submitted Form DRC-03 as proof of duty payment of Rs.65,543/- and Rs.5,38,485/- made against Revenue Para -2 & 3 respectively, as the proof of pre-deposit made in terms of Section 35F of the Central Excise Act, 1944.

4. Board had consequent to the rollout of the integrated CBIC-GST Portal, vide Circular No.1070/3/2019-CX dated 24.06.2019 directed that from 1st 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 vide F.No.CBIC-240137/14/2022-Service Tax Section-CBEC, also instructed that the payments made through DRC-03 under CGST regime is not a valid mode of payment for making pre-deposits under Section 35F of the CEA 1944 and Section 83 of the Finance Act, 1994.

5. In terms of Section 35F, an appeal shall not be entertained unless the appellant deposits 7.5% of the duty in case where duty and penalty are in dispute or 7.5% of penalty where such penalty is in dispute. Relevant legal provisions are reproduced below:-

SECTION 35F: Deposit of certain percentage of duty demanded or penalty imposed before filing appeal. — The Tribunal or the Commissioner (Appeals), as the case may be, shall not entertain any appeal —

(i) under sub-section (1) of section 35, unless the appellant has deposited seven and a half per cent. of the duty, in case where duty or duty and penalty are in dispute, or penalty, where such penalty is in dispute, in pursuance of a decision or an order passed by an officer of Central Excise lower in rank than the [Principal Commissioner of Central Excise or Commissioner of Central Excise];

6. The appellant was, therefore, called upon vide letter No. GAPPL/COM/STP/315/2022 dated 01.11.2022 to make the pre-deposit 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 this letter. They were also informed that failure to submit proof of pre-deposit would result in dismissal of the appeal for non-compliance in terms of Section 35F of the Central Excise Act, 1944.

6.1 The appellant, however vide letter dated 14.11.2022, requested to consider the payment of Rs.65,543/- and Rs.5,38,485/- made via DRC-03, at the time of Audit as pre-deposit. They also insisted that the payment required to be made in terms of Board's Circular No.1070/3/2019-CX dated 24.06.2019, would cause additional burden and that it would be difficult to deposit the same in the short notice. They also stated that the

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payment made by them through DRC-03 was accepted by the adjudicating authority and was set-off against the demand confirmed in the impugned order.

7. Personal hearing in the matter was subsequently held on 23.11.2022. Shri Romit Shethwala, Chartered Accountant, appeared on behalf of the appellant. He re-reiterated the submissions made in the appeal memorandum and submitted the written submissions during hearing and reiterated the submissions made therein. He, however, failed to submit the payment proof.

It is observed that 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 predeposit made vide DRC-03 was invalid payment. Though sufficient time was granted to the appellant to make the revised payment in terms of Circular No.1070/3/2019-CX dated 24.06.2019, they failed to furnish proof of revised payment of pre-deposit of 7.5% of the duty, made. Further, the plea that re-payment of pre-deposit as per Circular dated 24.06.2019 would cause additional burden, also cannot be entertained as the provisions of 35F, requires payment of pre-deposit of 7.5% of the dues and there is no provision for any waiver. The Commissioner (A) is therefore bound by the provisions of the Act and has no powers or jurisdiction to convert the mandate of Section 35F into any other act. As such, I hold that for entertaining the appeal, the appellant is required to deposit the amounts in terms of Section 35F, which was not done. I, therefore, dismiss the appeal filed by the appellant for non-compliance of the provisions of Section- 35F of the Central Excise Act, 1944.

9. 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.

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

(Rekha A. Nair) Superintendent (Appeals) CGST, Ahmedabad

By RPAD/SPEED POST

To, M/s. Anushri Enterprise, 10, Kameshwardev Society, B/h-Rajpath Club, Bodakdev, Ahmedabad-380054

The Assistant Commissioner



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(अखिलेश कुमार) आयुक्त (अपील्स)

Appellant

Respondent

F.No.GAPPL/COM/STP/315/2022-Appeal

CGST, Division-VI, Ahmedabad North Ahmedabad

Copy to:

- The Chief Commissioner, Central GST, Ahmedabad Zone.
 The Commissioner, CGST, Ahmedabad North.
- 3. The Assistant Commissioner (H.Q. System), CGST, Ahmedabad North. (For uploading the OIA)

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4. The Superintendent (System), CGST, Appeals, Ahmedabad, for uploading the OIA on the website.

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5. Guard File.



