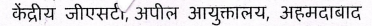


आयुक्त (अपील) का कार्यालय,

Office of the Commissioner (Appeal),



Central GST, Appeal Commissionerate, Ahmedabad जीएसटी भवन, राजस्य मार्ग, अम्बावाडी अहमदाबाद ३८००१५.

CGST Bhavan, Revenue Marg, Ambawadi, Ahmedabad 380015

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DIN-202203645W000000C376

रजिस्टर्ड डाक ए.डी. द्वारा

क फाइल संख्या : File No : <u>GAPPL/ADC/GSTP/1300/2021-APPEAL</u> / 6/38 - H3

ख अपील आदेश संख्या Order-In-Appeal Nos. AHM-CGST-001-APP-ADC-141/2021-22 दिनाँक Date : 16-03-2022 जारी करने की तारीख Date of Issue : 21-03-2022

श्री मिहिर रायका_अपर आयुक्त (अपील) द्वारा पारित

Passed by Shri. Mihir Rayka, Additional Commissioner (Appeals)

ग Arising out of Order-in-Original No. **ZT2401210047768 Dt. 6-1-2021, ZX2404210042794** Dt.5-4-2021, **ZZ2401210047668 Dt. 6-1-2021 & ZY2401210150368 Dt. 18-1-2021** issued by Deputy Commissioner, CGST, Division I (Rakhial), Ahmedabad South

अपीलकर्ता का नाम एवं पता Name & Address of the Appellant / Respondent

M/s. Rohitkumar Textiles Mills LLP,72, Top Floor, New Cloth, Sarangpur, Ahmedabad 380001

(A)	इस आदेश(अपील) से व्यथित कोई व्यक्ति निम्नलिखित तरीके में उपयुक्त प्राधिकारी / प्राधिकरण के समक्ष अपील दायर कर सकता है। Any person aggrieved by this Order-in-Appeal may file an appeal to the appropriate authority in the following way.				
(i)	National Bench or Regional Bench of Appellate Tribunal framed under GST Act/CGST Act in the cases where one of the issues involved relates to place of supply as per Section 109(5) of CGST Act, 2017.				
(ii)	State Bench or Area Bench of Appellate Tribunal framed under GST Act/CGST Act other than as mentioned in para- (A)(i) above in terms of Section 109(7) of CGST Act, 2017				
(iii)	Appeal to the Appellate Tribunal shall be filed as prescribed under Rule 110 of CGST Rules, 2017 and shall be accompanied with a fee of Rs. One Thousand for every Rs. One Lakh of Tax or Input Tax Credit involved or the difference in Tax or Input Tax Credit involved or the amount of fine, fee or penalty determined in the order appealed against, subject to a maximum of Rs. Twenty-Five Thousand.				
(B)	Appeal under Section 112(1) of CGST Act, 2017 to Appellate Tribunal shall be filed along with relevadocuments either electronically or as may be notified by the Registrar, Appellate Tribunal in FORM GAPL-05, on common portal as prescribed under Rule 110 of CGST Rules, 2017, and shall be accompanible a copy of the order appealed against within seven days of filing FORM GST APL-05 online.				
(i)	Appeal to be filed before Appellate Tribunal under Section 112(8) of the CGST Act, 2017 after paying - (i) Full amount of Tax, Interest, Fine, Fee and Penalty arising from the impugned order, as is admitted/accepted by the appellant, and (ii) A sum equal to twenty five per cent of the remaining amount of Tax in dispute, in addition to the amount paid under Section 107(6) of CGST Act, 2017, arising from the said order, in relation to which the appeal has been filed.				
(ii)	The Central Goods & Service Tax (Ninth Removal of Difficulties) Order, 2019 dated 03.12.2019 has provided that the appeal to tribunal can be made within three months from the date of communication of Order or date on which the President or the State President, as the case may be, of the Appellate Tribunal enters office, whichever is later.				
(C)	उच्च अपीलीय प्राधिकारी को अपील दाखिल करने से संबंधित व्यापक, विस्तृत और नवीनतम प्रावधानों के लिए, अपीलार्थी विभागीय वेबसाइटwww.cbic.gov.in को देख सकते हैं।				
	For elaborate, detailed and latest provisions relating to filing of appeal to the appellate authority, the appellant may refer to the website www.cbic.gov.in.				

ORDER IN APPEAL

M/s.Rohitkumar Textile Mills LLP, 72, Top Floor, New Cloth Market, Sarangpur, Ahmedabad 380 001 (hereinafter referred to as the appellant) has filed the following appeals against Orders (hereinafter referred to as 'the impugned orders') passed by the Deputy/Assistant Commissioner, CGST, Division I (Rakhial), Ahmedabad South (hereinafter referred to as 'the adjudicating authority) rejecting refund claim filed by the appellant for refund of ITC accumulated on input services under inverted tax structure.

SI	Appeal File No.	Date of	Order Number and date	Amount
No.		filing		of refund
		of appeal		
1	GAPPL/ADC/GSTP/1280/2021-APPEAL	08.07.2021	ZT2401210047768/6-1-2021	50853
2	GAPPL/ADC/GSTP/1300/2021-APPEAL	08.07.2021	ZX2404210042794/5-4-2021	44443
3	GAPPL/ADC/GSTP/1301/2021-APPEAL	08.07.2021	ZZ2401210047668/6-1-2021	44856
4	GAPPL/ADC/GSTP/1302/2021-APPEAL	08.07.2021	ZY2401210150368/18-1-2021	74279

- 2. Briefly stated the fact of the case is that the appellant is registered under GSTN 24ABAFR0823P1Z5. The appellant has filed refund applications for refund of Input Tax Credit accumulated due to inverted tax structure in terms of Section 54 of CGST Act, 2017. The adjudicating authority vide impugned orders has rejected part of claim which pertains to ITC involved on input services. Being aggrieved the appellant filed the above appeals mainly relying on Hon'ble Gujarat High Court's Order dated 24-7-2020 in the case of M/s.VKC Footsteps India P.ltd.
- 3. During appeal proceedings the appellant submitted letter dated Nil on 7-3-2022, wherein they stated that based on judgment of Hon'ble Supreme Court in the case of UOI Vs M/s.VKC Footsteps India Pvt.ltd. wherein the case was settled against the assessee they wish to withdraw the above mentioned appeals.
- I have carefully gone through the facts of the case grounds of appeal and submission made by the appellant. In this case the refund claim amount rejected by the adjudicating authority pertains to ITC involved on input services which are excluded for computation of net ITC under Rule 89 (5) of CGST Rules, 2017. Hon'ble High Court vide its order dated 27-4-2020 held that the Explanation to Rule 89 (5) of CGST Rules, 2017 which denies unutilized input tax paid on input services as part of ITC accumulated on account of inverted tax structure ultra vires the provisions of Section 54 (3) of CGST Act, 2017 and directed the Department to allow claim of refund considering the unutilized ITC of input services as part of the Net ITC for the purpose of calculation of the refund of the claim as per Rule 89 (5) of CGST Rules, 2017 for claiming refund under sub Section 3 of Section 54 of CGST Act, 2017. In appeal filed by the Department

before Hon'ble Supreme Court, Hon'ble Supreme Court vide common Order dated 13-9-2021 has set aside the judgment passed by the Hon'ble High Court of Gujarat. Thus the appeal filed by the appellant relying on Hon'ble High Court's decision no longer sustainable. However, since the appellant has voluntarily and unconditionally withdrawn their appeals, I dismiss the appeals as withdrawn by the appellant.

अपील कर्था द्वारा दर्ज की गई अपील का निपटारा उपरोक्त तरीके से किया जाता है।

The appeals filed by the appellant stands disposed of in above terms. 5.

Additional Commissioner (Appeals)

Date: Attested

(Sankara Raman B.P.) Superintendent Central Tax (Appeals), Ahmedabad

By RPAD To. M/s.Rohitkumar Textile Mills LLP, 72, Top Floor, New Cloth Market, Sarangpur, Ahmedabad 380 001

Copy to:

- 1) The Principal Chief Commissioner, Central tax, Ahmedabad Zone
- 2) The Commissioner, CGST & Central Excise (Appeals), Ahmedabad
- 3) The Commissioner, CGST, Ahmedabad South
- 4) The Deputy/Assistant Commissioner, CGST, Division I (Rakhial) Ahmedabad South
- The Additional Commissioner, Central Tax (Systems), Ahmedabad South
- 6) Guard File
- 7) PA file



