

आयुक्तकाकार्यालय Office of the Commissioner केंद्रीय जीएसटी, अपील अहमदाबाद आयुक्तालय Central GST, Appeal Ahmedabad Commissionerate जीएसटी भवन, राजस्व मार्ग, अग्वाबाडीअहमदाबाद३८००१५. GST Bhavan, Revenue Marg, Ambawadi, Ahmedabad 380015 Phone: 079-26305065 Fax: 079-26305136 E-Mail : commrapp11-cexamd@nic.in



सन्दर्भन्न जयसे

By Regd. Fost/E-mail DIN NO.: 20240464SW000000B76F फ़ाइल राख्या / File No. GAPPL/ADC/GSTP/2168/2024 (王) 。 4531-37 AHM CGST-001 APP JC 10/2024 25 अपील आदेश संख्याऔर दिनांक Order In-(1-1) Appeal and date and 25.04.2024 श्री आदेश कुमार जैन, संयुक्त आयुक्त (अपील) पारित किया गया ! (耳) Shri Adesh Kumar Jain, Joint Passed By **Commissioner** (Appeals) जारी करने की दिनांक। 25.04.2024 (14) Date of Issue Arising out of Order-In-Original No. ZA240424043482U dated 08.04.2024 (\mathbf{T}) passed by The Superintendent, CGST Ahmedabad. Name of the Appellant Name of the Respondent M/s Dopexdrip (Legal Name: Pathan Shahrukhkhan Salimkhan), Ahmedabad, ('न) ' The Superintendent, CGST Ahmedabad Bharat Bobbin Compound Nr Ajit Mill Cross Road, FF-116, 24, GJAHM 380023 SEA EG HEIR इस आदेश(अपील) से व्यथित कोई व्यक्ति निम्नलिखित तरीके में उपयक्त प्राधिकारी ∕प्राधिकरण के समक्ष अपील दायर कर यकता है। (A) Any person aggrieved by this Order in Appeal may file an appeal to the appropriate authority in the following way. 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. State Bench or Area Bench of Appellate Tribunal framed under GST Act/CGST Act other (ii) than as mentioned in para $(\Lambda)(i)$ above in terms of Section 109(7) of CGST Act, 2017 Append 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 (iii) 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. Appeal under Section 112(1) of CGST Act, 2017 to Appellate Tribunal shall be filed along with relevant documents either electronically or as may be notified by the Registrar. Appellate Tribunal in FORM GST APL/05, on common portal as prescribed under Rule 110 (13) of CGST Rules, 2017, and shall be accompanied by a copy of the order appealed against within seven days of filing FORM GST APL 05 online. Appeal to be filed before Appellate Tribunal under Section 112(8) of the CGST Act, 2017 after paying Full amount of Tax, Interest, Fine, Fee and Penalty arising from the impugned (i) order, as is admitted/accepted by the appellant; and (i) A sum equal to twenty five per cent of the remainingamount of Tax in dispute, (ii)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. 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 (ii) 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. उच्च अपीलीय प्राधिकारी को अपील दाखिल करने से संबंधित न्यापक, विस्तृत और नवीनतम प्रायधानों के लिए, अपीलार्थी विभागीय वेबसाइटwww.cbic.gov.inको देख सकते हैं।

(C) For elaborate, detailed and latest provisions relating to filing of appeal to the appellate authority, the appellant may refer to the websitewww.cbic.gov.in.

ORDER IN APPEAL

Brief Facts of the Case:-

This appeal has been filed under Section 107 of the Central Goods and Services Tax Act, 2017 (hereinafter referred to as "the Act") by M/s. Dopexdrip (Legal Name: Pathan Shahrukhkhan Salimkhan), Ahmedabad, Bharat Bobbin Compound, Near Ajit Mill Cross Road, FF-116, 24, GJAHM-380023 (hereinafter referred to as "Appellant") against the Order No. ZA240424043482U dated 08.04.2024 (hereinafter referred to as "Impugned Order") passed by the Superintendent, CGST, Ahmedabad (hereinafter referred to as "the Adjudicating Authority/Proper Officer").

2. Facts of the case, in brief, are that the *appellant* has applied for new GST registration vide ARN AA2403240289846 dated 11.03.2024. In response to said application a Notice for seeking additional information / clarification / documents was issued to the appellant on 05.04.2024 and asked to submit reply. Thereafter, the *adjudicating authority* has rejected the Application vide *impugned order* dated 08.04.2024, wherein mentioned that –

The reply has been examined and the same has not been found to be

"From the uploaded documents by the applicant i.e. Tax bill, it appears that the property is jointly owned. The name of co-owner has not been included in the rent agreement nor any consent letter has been uploaded. Hence the application is rejected".

3. Being aggrieved with the *impugned order* dated 08.04.2024 the *appellant* has preferred the present appeal on 08.04.2024. In the appeal memo the *appellant* has submitted that-

- that they have uploaded all the required documents for new GST registration;
- * that they uploaded all the query related documents but when they receive a GST rejection order in which reason is : From the uploaded documents by the applicant i.e. Tax bill, it appears that the property is jointly owned. The name of co-owner has not been included in the rent agreement nor any consent letter has been uploaded. Hence the application is rejected;
- * But in query there is no mentioning of consent letter;
- that department ask for something else in query and reject GST application with other reason which they didn't mention.

In view of above, the appellant requested to grant their GST registration.

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Personal Hearing:

4. Personal Hearing in the matter was held on 19.04.2024 wherein Mr. Pathan S. Salimkhan, Proprietor appeared on behalf of the *appellant* as authorized representative. During PH he stated that no query was raised base on which application has been rejected. Now the consent letter is submitted and requested to allow appeal. Index copy also submitted.

Discussion and Findings:

5. I have carefully gone through the facts of the case, grounds of appeal, submission made by the *appellant* and documents available on record. Since the issue relate to rejection of Application of GST registration, at the outset I refer to relevant statutory provisions governing rejection of application of Amendment of GST registration as under:

Rule 9 of CGST Rules, 2017:

(2) Where the application submitted under rule 8 is found to be deficient, either in terms of any information or any document required to be furnished under the said rule, or where the proper officer requires any clarification with regard to any information provided in the application or documents furnished therewith, he may issue a notice to the applicant electronically in **FORM GST REG-03** within a period of ³[seven] working days from the date of submission of the application and the applicant shall furnish such clarification, information or documents electronically, in **FORM GST REG-04**, within a period of seven working days from the date of the receipt of such notice.

[Provided that where -

(a) a person, other than a person notified under sub-section (6D) of section 25, fails to undergo authentication of Aadhaar number as specified in sub-rule (4A) of rule 8 or does not opt for authentication of Aadhaar number; or

[(aa)a person, who has undergone authentication of Aadhaar number as specified in sub-rule (4A) of rule 8, is identified on the common portal, based on data analysis and risk parameters, for carrying out physical verification of places of business; or]

(b) the proper officer, with the approval of an officer authorised by the Commissioner not below the rank of Assistant Commissioner, deems it fit to carry out physical verification of places of business,

the notice in **FORM GST REG-03** may be issued not later than thirty days from the date of submission of the application.]

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Explanation. - For the purposes of this sub-rule, the expression "clarification" includes modification or correction of particulars declared in the application for registration, other than Permanent Account Number, State, mobile number and e-mail address declared in **Part A** of **FORM GST REG-**01.

(3) Where the proper officer is satisfied with the clarification, information or documents furnished by the applicant, he may approve the grant of registration to the applicant within a period of seven working days from the date of the receipt of such clarification or information or documents.

(4) Where no reply is furnished by the applicant in response to the notice issued under sub-rule (2) or where the proper officer is not satisfied with the clarification, information or documents furnished, he ⁵[may], for reasons to be recorded in writing, reject such application and inform the applicant electronically in **FORM GST REG-05**.

Glip In the impugned order application was rejected by the Adjudicating Authonity mentioning that from the uploaded documents by the applicant i.e. Tax bill, it appears that the property is jointly owned. The name of co-owner thas not been included in the rent agreement nor any consent letter has been uploaded. Hence the application is rejected. However, it is observed from the documents made available to this office that the *appellant* has complied with queries raised in the impugned order as they have submitted rent agreement, includes name of the co-owner and "No Objection Certificate" of co-owner for renting property to appellant.

6(ii). Further Proviso 2 to Rule 9 further empowers the proper officer to carry out physical verification of premises. In the subject case, even though the *appellant* has submitted clarification/additional information/documents, no reasons was recorded in writing with regard to the same. On the contrary the application was rejected due to unsatisfactory/non submission of compliance to notice. However, during appeal the appellant in respect of queries raised in the notice, submitted the necessary documents as raised by the adjudicating authority. Further during the course of personal hearing the appellant stated that no query was raised base on which application has been rejected. Now the consent letter is submitted and requested to allow appeal. Index copy also submitted.

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F. No. :GAPPL/ADC/GSTP/2168/2024-APPEAL

. 7. In view of above, the impugned order passed by the adjudicating authority rejecting application for new registration on the reasons mentioned therein is not legal and proper and deserve to be set aside. Accordingly, I set aside the impugned order and allow the appeal filed by the appellant and directed to submit all the relevant documents/submission as pointed out in impugned order, before the Registration Authority, who shall verify the facts and after physical verification of place of business, pass order accordingly.

अपीलकर्ता 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.

12024 0

(Adesh Kumar Jain) Joint Commissioner (Appeals)

Date:25.04.2024

Attested

(Sandheer Kumar) Superintendent (Appeals)

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By R.P.A.D. To, M/s. Dopexdrip, (Legal Name: Pathan Shahrukhkhan Salimkhan), Ahmedabad, Bharat Bobbin Compound, Near Ajit Mill Cross Road, FF-116, 24, GJAHM-380023.

Copy to:

- 1. The Principal Chief Commissioner, CGST & C.Ex., Ahmedabad Zone.
- 2. The Commissioner, CGST & C. Excise, Appeals, Ahmedabad.
- 3. The Commissioner, Central GST & C.Ex, Ahmedabad South.
- 4. The Dy./Assist. Commissioner, CGST & C.Ex, Division-1(Rakhial),
- Ahmedabad South.
- 5. The Nodel Officer (CPC), PCCO, CGST, Ahmedabad.
- 6. The Superintendent (Systems), CGST & C.Ex (Appeals), Ahmedabad.
- 7. Guard File / P.A. File.

