

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



केंद्रीय जीएसटी, अपील आयुक्तालय, अहमदाबाद Central GST, Appeal Commissionerate, Ahmedabad जीएसटी भवन, राजरसमार, अन्वावाउँशेहमदावाद्रदे(२०१५, CSST Bhavan, Revense Marg, Ambawad, Ahmedabad 380015 201792500565 – टेर्टोफेक्श70925005152

DIN: 20231164SW0000111FE7

स्पीड पोस्ट

- ক দাহল মাঁড্যা : File No : GAPPL/COM/STP/2557/2023 [&৮০ ৫ এ
- ख अपील आदेश संख्या Order-In-Appeal No. AHM-EXCUS-001-APP-183/2023-24 दिर्मोक Date: 29-11-2023 जारी करने की तारीख Date of Issue 30.11.2023

आयुक्त (अपील) द्वारा पारित Passed by Shri Gvan Chand Jain, Commissioner (Appeals)

- 지 Arising out of OIO No. 116/WSO8/AC/KSZ/2022-23 김귀한: 13.12.2022 passed by The Assistant Commissioner, CGST, Division-VIII, Ahmedabad South.
 - ध अपीलकर्ता का नामए वें पता Name & Address

Appellant M/s. Tajalam Yasin Mohmad, 68, Ronak Park, Opp. Sami Medan, Juhapura, Ahmedabad.

वोई य्य शित इस अपील आदेश से असंतोष अनुषव करता है तो यह इस आदेश के प्रति यथास्थिति भीषे बताए गए सक्षम अधिकारी को अपील या घुनरीबन 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 sgainst such order, to the appropriate authority in the following way :

भारत सरकार का पनरीक्षण आवेदन

Revision application to Government of India:

(i) छेन्द्रीय उत्पादन सुल्क अधिनियन, 1994 की बास जजत गीचे बताए गए मामलों के सारे में पूरीवत घाग को उप-बारा के प्रथम परलुक के जीनर्ग पुनरीक्षण आवेदन जवीन तीयित, मारात सरकार, विंता मंत्रालय, राजस्व दिमाग, जीवी मॉर्जज, जीवन दीय प्रयन, संसद आगे, न्द्र दिल्ही: ना 10001 को की जानी बाहिए।

(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, Jeven Deep Building, Parliament Street, New Dehl - 110.001 under Section 36EE of the CEA 1944 in respect of the following case, governed by first proviso to sub-section (1) of Section-36 bid :

(0) यदि माल की शनि के मामले में जब ऐसी हानिकार खाने से किसी मण्डनार या अन्य कारखाने में या किसी मण्डनागर से दूसरे मण्डनागर में माल के लोकों कुए मार्ग में, या किसी मण्डनागर या मण्डार में चांठे वह किसी आराखाने में या किसी मण्डनागर में की माल के प्रक्रिया की दीवन हुई हो।

- (0) भारत के बाहर किसी शब्द या प्रदेश में निर्यातित माल पर या माल के विनिर्माण में उपयोग सुल्क कच्चे माल पर प्रत्यावन सुल्क के दिवेट के नामलें में जो मारत के बाहर किसी राष्ट्र या प्रदेश में निर्यातित है।
- (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.
- (a) यदि सत्य 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.

अतिम जरपादन की उरपादन सुल्क के भुगतान के लिए जो ड्यूटी केंडिट मान्य की गई है और ऐसे आदेश जो इस घारा एवं नियम के मुताबिक वायुक्त, अपील के हाज चारित वो समय पर या बाद में वित्त अतिथियन (नं2) 1998 बादा 109 हाल नियुक्त किए 'गए के।

- (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.
- (1) केन्द्रीय जरपावन मुल्क (मणील) नियमाजली, 2001 के नियम 9 के कार्यनंत वितिर्दित उमर प्रसंच्य १९- अं ते हो प्रतियों में, प्रेरिव आदेश के प्रति कार्यता औरित दिनौंक से तीन मास के मीतरपुत-पाउंति पर आदेश की प्रेर-ये प्रतियों के साथ प्रवित आवेशन किया जाना भाविंत एलको भाष खराता इसता पुरुव गौने के जांगर्गरा यारा ३५-इ. में नियांतित जी के पुगरातन के समुद्रा के साथ टीसल-क मालान की प्रति में तेने चारिता.

The above application shall be made in depictate in Form No. EA-8 as specified under Rule, 64 Central Elocies (Appeals) Reals, 2001 within 3 contrish form the date on which the provide shall be applied against is communicated and shall be accompanied by a low ouples each the 610 and Orden-Appeals. It should also be accompanied by a copy of TR4 Challan evidencing payment of prescribed see as prescribed under Section SEE of CEA. 1944, under Might Head of Account.

(2) शियिजन आवेदन के साथ जहाँ संतरन रकन एक लाख रूपये या उससे कम होतो रूपये 200/-फीस भारातन की जाए और चाहौँ संतरन्गरकन एक लाख से ज्यादा हो तो 1000/- की फीस गुगतान 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 शुरुक एवं सेवा कर अपीलीय न्यायाधिकरण के प्रति अपील— Appeal to Custom, Excise, & Service Tax Appellate Tribunal.

कोन्द्रीय उत्पादन शुरुक अधिनियम, 1944 की धास 35-भी/35-इ के अंतर्गत>--

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

- (७) उक्तांशिक्षित परिष्ठेद 2 (१) रू में बताए अनुसार के अलावा की अधील, अपीलो के मानले में सीमा शुरुक, केन्द्रीय उत्पादन शुरुक एवं सेवाकर अपीलीय न्यायाधिकरना<u>सिस्टेट</u>] की परिष्ठम क्षेत्रीय पीठिका, अरुमदाबाद में 2nd माला, बहुमाली भवन, असरवा, गिरधरनागर, अहमदाबाद–380004
- (a) To the west regional banch of Customs, Excise & Service Tax Appellate Tribunal (CESTAT) at 2rd Floor, Bahumaii Bhawan, Asarwa, Girdhar Nagar, Ahmedabad : 380004, in case of appeals other than as mentioned in pars-20() as above.



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The appeal to the Appellate Tribund shall be filed in quadruplicatin in form EAA as preschade under Ruis 6 of Central Exclose/Appeal Rules, 2001 and shall be accompanied apaints (now which at least should be accompanied by a fee of Re1,1000-Where amount of duty / peakly / demard / reland is upto 5 Lao, 5 Lao and above 50 Lao respectively in the form of crossed bank draft in forwour of Asatt. Register of a branch of any normality public sector bank of the place where the bench of any norminate public sector bank of the place where the bench of the Tribunal is stated.

(3) यदि इस आदेश में कई मूल आदेशों का समावेश होता है तो प्रत्येक मूल ओदश की लिए फीस का मुपालान एसर्युत्वर इन से विमया जाना चाहिए इस तथ्य के होत हुए भी कि तिरवा पत्नी कार्य से बचने के लिए प्रशाधिवर्त व्यवीयां यायावीकल्ल को एक व्यक्तील या केन्द्रीय सरकार को एक आदेवन नियम गाता है।

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 not withstanding 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. I lacs fee of Rs.100/ for each.

(4) ग्यायालय सुल्कअधिनियन 1970 जयासंसोथित की अनुसूचि-1 के अंतर्गत निर्थारित किए अनुसार एडन आवेदन या मुलवादेश ययास्थिति निर्मयन प्राविश्वादी के आदेश में से प्रत्येक की एक प्रतिपर स.6.5.0 मेंसे आग्यायालय साठल टिकट (ना होना चाडिए)।

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-l item of the court fee Act. 1975 as amended.

(5) इन ओर संबंधित नामलों को नियंत्रण करने वाले नियनों की ओर नी ध्यान आकर्षित किया जाता है जो सीमा गुरुष, केन्द्रीय छरपादन शुल्क एवं सेवाकर अपीक्षीय न्यायाधिकरन (कार्याविधि) नियम, 1962 में निष्ठित है।

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

19 सीमा सुल्क, केन्द्रीय उत्पादन सुल्क एवं सेवाकर अमीलीय न्यायाधिकरण[सिस्टेट], के प्रतिक्रमीको के मामले में कर्डव्यमंग[Demand] एवं देव(Penalty) का 105 पूर्व क्या करना अनिवर्ष है। इलांकि, अधिकतम पूर्व क्या 10 करोड़ रुपए हैं। (Section 35 F of the Central Excise Act, 1944)

केन्द्रीय उत्पाद मुल्क और सेवाकर के अंतर्गत, सामिल होगा "कर्तव्य की मांग"(Duty Demanded)-

- (Section) खंड 11D के तहत निर्धारित राशि;
- 3º लिया गलत सेनवेट क्रेडिट की राषि;

उप सेनवैट क्रेडिट नियमों के नियम 6 के तहत देय राखि.

यह पूर्व जमा 'लंबित अपील' में पहले पूर्व जमा की तुलना में, अपील' दाखित 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 predeposit amount hall not exceed Rs.10 Cortes. It may be noted that the pre-deposit is a mandatory condition for filing appeal before CESTAT. (section 38 C (24) and 36 F of the Central Excise Act, 1944, section 38 Sections 80 reference Act, 1949)

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

- 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 आदेवा के प्रति अपील प्राधिकरण के समस्र पहाँ शुल्क अथवा शुल्क या दर्पर विवादित हो तो मॉंग किए गए शुल्क के 10% भगवान पर और कहाँ केवल द्वयन्त विवादित हो वदण्ड के 10% भुगवान पर की जा सकती है।

In view of above, an appeal against this order shall lie before the first many interview of the duty demanded where duty or duty and penalty are indiscuting of benalty, where penalty alone is in dispute.

ORDER-IN-APPEAL

The present appeal has been filed by M/s. Tigialam Yasin Mohmad, 68, Ronak Park, Opp. Sarni Medan, Jinhapura, Ahmedabad, Gujarat (hereinafter referred to as "the appellent") against Order-in-Original No. 116/WS08/AC/KS2/2022-23 dated 13.12.2023 (hereinafter referred to as "the impugned order") passed by the Assistant Commissioner, Contral GST, Division VIII, Ahmedabad South (hereinafter referred to as "the adjudicating authority").

2. Briefly stated, the facts of the case are that the appellant is holding PAN No. APUJPM4964Q. On scrutiny of the data received from the Central Board of Direct Taxes (CBDT) for the FY 2014-15 & FY 2015-16, it was noticed that the appellant hal earned an income of Ra. 194,08,865/- during the FY 2015-16, which was reflected under the heads "Sales / Gross Receipts from Service's (Value from IFm) or "Total amount paid / credited under Section 194C, 1941, 1944, 1944) (Value from Form 26AS)" by the Income Tax department. Accordingly, it appeared that the spellant had earned the said substantial income by way of providing taxable services but has neither obtained Service Tax registration nor paid the applicable service tax thereon. The appellant was called upon to submit copies of Balance Sheet, Profit & Loss accounts, Income Tax Returns, Form Z6AS, for the said period. However, the appellant had not responded to the letters issued by the department.

2.1 Subsequently, the appellant was issued a Show Cause Notice No. CGST/Div-VIII/0&A/TDP/11/A/PUPM4964Q/2020-21 dated 21.09.2020 demanding Service Tax announting to Rs. 45,62,6594. for the period FY 2014-15 & FY 2015-16, under proviso to Sub-Section (1) of Section 73 of the Finance Act, 1994. The SCN also proposed recovery of interest under Section 75 of the Finance Act, 1994; and imposition of penalties under Section 77(1), Section 77(2) & Section 78 of the Finance Act, 1994.

2.2 The Show Cause Notice was adjudicated vide the impugned order by the adjudicating authority wherein the demand of Service Tax amounting to Rs. 45,62,659- was confirmed under proviso to Sub-Section (1) of Section 73 of the Finance Act, 1994. Honce Act, 1994. Honce Nett, 1994. Bong with Interest under Section 75 of the Finance Act, 1994. Purther (i) Penalty of Rs. 45,62,659- was also impression and penalty under the section of the s



Section 78 of the Finance Act, 1994;; (ii) Penalty of Ra. 10,000/- was imposed on the appellant under Section 77(1) of the Finance Act, 1994; and (iii) Penalty of Rs. 10,000/- was imposed on the appellant under Section 77(2) of the Finance Act, 1994.

 Being aggrieved with impugned order, the appellant have filed the present appeal under Section 85 of the Finance Act, 1994 on 20.03.2023 along with the application seeking condonation of delay.

4. On going through the appeal memorandum, I find that the impugned order was issued on 13.12.2022 and the same was received by the appellant on 19.12.2022. The present appeal, in terms of Section 85 of the Finance Act, 1994, was filed on 20.03.2023. The appellant has requested to condone the delay in his Application sekine condominon of delay, on the arounds as mentioned below:

- a) The Appellant had to file an appeal for above ref order within 60 days i.e. on or before 16.02.2023. However, the appellant could not file the appeal in-time.
- b) The accountant of the appellant had not given data in-time and thereby there is delay in filing of the appeal.

5. As regards the Application filed by the appellant socking condonation of delay in filing the present appeal, I find that in terms of Section 85 of the Finance Act, 1994, the appellant were required to file the present appeal on or before 17th Feb, 2023, as the impugned order was received by them on 19.12.2022. However, the appeal was filed on 20.03.2022, i.e. after a delay of 31 days.

5.1 It is observed that the relevant Section 85 of the Finance Act, 1994, provides that the appeal should be filed within a period of 2 months from the date of receipt of the decision or order passed by the adjudicating authority. Further, under the proviso appended to sub-section (3A) of Section 85 of the Act, the Commissioner (Appeala) is empowered to condone the delay or to allow the filing of an appeal within a further period of one month thereafter, if he is satisfied that the appellant was prevented by sufficient cause from presenting the appearance in the period of two months. Relevant text of Section 85 is reproduced press.



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"SECTION 85. Appeals to the Commissioner of Central Excise (Appeals) .---

 Any person aggrieved by any decision or order passed by an adjudicating authority subordinate to the Principal Commissioner of Central Excise or Commissioner of Central Excise may appeal to the Commissioner of Central Excise (Appeals).

(2) Every appeal shall be in the prescribed form and shall be verified in the prescribed manner.

(3) An appeal shall be presented within three months from the date of receipt of the decision or order of such adjudicating authority, relating to service tax, interest or penalty under this Chapter, made before the date on which the Finance Bill, 2012, receives the assent of the President:

Provided that the Commissioner of Central Excise (Appeals) may, if he is satisfied that the appellant was prevented by sufficient cause from presenting the appeal within the aforesaid period of three months, allow it to be presented within a further period of three months.

(3A) An appeal shall be presented within two months from the date of receipt of the decision or order of such adjudicating authority, made on and after the Finance Bill, 2012 receives the assent of the President, relating to service tax, interest or penalty under this Chapter :

Provided that the Commissioner of Central Excise (Appeals) may, if he is satisfied that the appellant was prevented by sufficient cause from presenting the appeal within the aforesaid period of two months, allow it to be presented within a farther period of one month."

5.2 I find that in terms of Section 85 of the Finance Act, 1994, the limitation period of two months for filing the appeal in the present cases starts from 19.11.2022 and the appellant were required to file the appeal on to before 17.02.2022. However, the appeal was filed on 20.03.2023, i.e. delay of 31 days, which is beyond the period of one month which the Commissioner (Appeals) may condone. Therefore, I reject the said appeal considering Section 85 (AA) of the Finance Act, 1994, as I have no jurisdiction to condone the delay beyond the condenable period of one month.

6. In view of the above discussion and well settled law, without expressing any opinion on the merits of the case, I reject the appeal filed by the appellant on the arounds of limitation.



अपील कर्ता ढ़ारा दर्ज की गई अपील का निपटारा उपरोक्त तरीके से किया जाता है |

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

(ज्ञानचंद जैन)

आयुक्त (अपील्स)

Dated: 29 November, 2023



सत्यापित /A डेंजीय जीएसटी. अहमदाबाद By RPAD / SPEED POST

To.

M/s. Tajalam Yasin Mohmad, 68, Ronak Park, Opp. Sarni Medan, Juhapura, Ahmedabad, Gujarat

Copy to :

1) The Principal Chief Commissioner, Central GST, Ahmedabad Zone

2) The Commissioner, CGST, Ahmedabad South

3) The Assistant Commissioner, CGST, Division VI, Ahmedabad South

4) The supdt(Systems) Appeals Ahmedabad, with a request to upload on Website,

457 Guard File

6) PA file

