दूरभाष : 26305065

रजिस्टर्ड	डाक़	ए.डी.	द्वार

आयुक्त (अपील - ॥) का कार्यालय केन्द्रीय उत्पाद शुल्क सैन्टल एक्साइज भवन, सातवीं मंजिल, पौलिटैक्नीक के पास, आंबावाडी, अहमदाबाद— 380015.

==== क	फाइल संख्या : File No : V2(ST)070/A-II/2016-17 332-36			
ख	अपील आदेश संख्या ः Order-In-Appeal No <u>AHM-SVTAX-000-APP-226-16-17</u>			
	दिनाँक Date : 20.02.2017 जारी करने की तारीख Date of Issue/62/17			
	<u>श्री उमा शंकर</u> , आयुक्त (अपील–॥) द्वारा पारित			
	Passed by <u>Shri Uma Shanker</u> Commissioner (Appeals-II)			
ग	आयुक्त सेवाकर अहमदाबाद : आयुक्तालय द्वारा जारी मूल आदेश सं			
	से सृजित			
	Arising out of Order-in-Original No SD-05/27/DKJ/AC/2015-16 Dated 30.03.2016 Issued			
	by Assistant Commr STC, Service Tax, Ahmedabad			
ध	अपीलकर्ता का नाम एवं पता Name & Address of The Appellants M/s. Gurudev Dyestuff (India) Pvt Ltd Ahmedabad			
इस	अपील आदेश से असंतुष्ट कोई भी व्यक्ति उचित प्राधिकारी को अपील निम्नलिखित प्रकार से कर			
संकर Any	ग है: person aggrieved by this Order-in-Appeal may file an appeal to the appropriate authority in ollowing way :-			
सीमा App	शुल्क, उत्पाद शुल्क एवं सेवाकर अपीलीय न्यायाधिकरण को अपीलः– eal To Customs Central Excise And Service Tax Appellate Tribunal :-			
वित्ती Und	य अधिनियम,1994 की धारा 86 के अंतर्गत अपील को निम्न के पास की जा सकती: ler Section 86 of the Finance Act 1994 an appeal lies to :-			
पश्चि	वम क्षेत्रीय पीठ सीमा शुल्क, उत्पाद शुल्क एवं सेवाकर अपीलीय न्यायाधिकरण ओ. 20, न्यू मैन्टल पटल कम्पाउण्ड, मेधाणी नगर, अहमदाबाद–380016			
The 20,	West Regional Bench of Customs, Excise, Service Tax Appellate Tribunal (CESTAT) at O- New Mental Hospital Compound, Meghani Nagar,Ahmedabad – 380 016.			
(ii) निय सके भेजी है, द में र	२ २			
Se ag 10 les mo se	The appeal under sub section (1) of Section 86 of the Finance Act 1994 to the Appellate bunal Shall be filed in quadruplicate in Form S.T.5 as prescribed under Rule 9(1) of the rvice Tax Rules 1994 and Shall be accompany ed by a copy of the order appealed ainst (one of which shall be certified copy) and should be accompanied by a fees of Rs. 00/- where the amount of service tax & interest demanded & penalty levied of Rs. 5 Lakhs or as, Rs.5000/- where the amount of service tax & interest demanded & penalty levied is is pre than five lakhs but not exceeding Rs. Fifty Lakhs, Rs.10,000/- where the amount of rvice tax & interest demanded & penalty levied is more than fifty Lakhs rupees, in the form of possed bank draft in favour of the Assistant Registrar of the bench of nominated Public Sector ank of the place where the bench of Tribunal is situated.			



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वित्तीय अधिनियम, 1994 की धारा 86 की उप—धाराओं एवं (२ए) के अंतर्गत अपील सेवाकर नियमावली, 1994 के नियम 9 (2ए) के अंतर्गत निर्धारित फार्म एस.टी.-7 में की जा सकेगी एवं उसके साथ आयुक्त,, केन्द्रीय उत्पाद शुल्क (अपील) के आदेश की प्रतियाँ (OIA)(उसमें से प्रमाणित प्रति होगी) और अपर आयुक्त, सहायक / उप आयुक्त अथवा A219k केन्द्रीय उत्पाद शुल्क, अपीलीय न्यायाधिकरण को आवेदन करने के निदेश देते हुए आदेश (OIO) की प्रति भेजनी होगी।

The appeal under sub section (2A) of the section 86 the Finance Act 1994, shall be filed in Form ST-7 as prescribed under Rule 9 (2A) of the Service Tax Rules, 1994 and shall be accompanied by a copy of order of Commissioner Central Excise (Appeals)(OIA)(one of which shall be a certified copy) and copy of the order passed by the Addl. / Joint or Dy. /Asstt. Commissioner or Superintendent of Central Excise & Service Tax (OIO) to apply to the Appellate Tribunal.

यथासंशोधित न्यायालय शुल्क अधिनियम, १९७५ की शर्तो पर अनुसूची–१ के अंतर्गत निर्धारित किए अनुसार मूल आदेश एवं स्थागन प्राधिकारी के आदेश की 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 adjudication authority shall bear a court fee stamp of Rs.6.50 paise as prescribed under Schedule-I in terms of the Court Fee Act, 1975, as amended.

सीमा शुल्क, उत्पाद शुल्क एवं सेवाकर अपीलीय न्यायाधिकरण (कार्यविधि) नियमावली, 1982 में चर्चित एवं अन्ध संबंधित मामलों को सम्मिलित करने वाले नियमों की ओर भी ध्यान आकर्षित किया जाता है।

Attention is also invited to the rules covering these and other related matters contained in the Customs, Excise and Service Appellate Tribunal (Procedure) Rules, 1982.

सीमा शुल्क, केन्द्रीय उत्पाद शुल्क एवं सेवाकर अपीलीय प्राधिकरण (सीस्तेत) के प्रति अपीलों के मामलों में केन्द्रीय उत्पाद शुल्क अधिनियम, १९४४ की धारा ३५फ के अंतर्गत वित्तीय(संख्या-२) अधिनियम २०१४(२०१४ की संख्या २५) दिलांक: ०६.०८.२०१४ जो की वित्तीय अधिनियम, १९९४ की धारा ८३ के अंतर्गत सेवाकर को भी लागू की गई है, दारा निश्चित की गई पूर्य-राशि जमा करना अनिवार्य है, बशर्ते कि इस धारा के अंतर्गत जमा की जाने वाली अपेक्षित देय राशि दस करोड़ रुपए से अधिक न हो

केन्द्रीय उत्पाद शुल्क एवं सेवाकर के अंतर्गत " माँग किए गए शुल्क " में निम्न शामिल है –

- धारा 11 डी के अंतर्गत निर्धारित रकम (i)
- सेनवेंट जमा की ली गई गलत राशि (ii)
- सेनवेट जमा नियमावली के नियम 6 के अंतर्गत देय रकम (iii)
- 🚓 आगे बशतें यह कि इस धारा के प्रावधान वितीय (सं. 2) अधिनियम, 2014 के आरम्भ से पूर्व किसी अपीलीय प्राधिकारी के समक्ष विचाराधीन स्थगन अर्ज़ी एवं अपील को लागू नहीं होगे।

For an appeal to be filed before the CESTAT, it is mandatory to pre-deposit an 4. For an appear to be med before the OLOTAT, it is manuatory to pre-deposit an amount specified under the Finance (No. 2) Act, 2014 (No. 25 of 2014) dated 06.08.2014, under section 35F of the Central Excise Act, 1944 which is also made applicable to Service Tax under section 83 of the Finance Act, 1994 provided the amount of pre-deposit payable would be subject to ceiling of Rs. Ten Crores,

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

- amount determined under Section 11 D; (i)
- amount of erroneous Cenvat Credit taken; (ii)
- amount payable under Rule 6 of the Cenvat Credit Rules. (iii)
- ⇒ Provided further that the provisions of this Section shall not apply to the stay application and appeals pending before any appellate authority prior to the commencement of the Finance (No.2) Act, 2014.

इस संदर्भ में, इस आदेश के प्रति अपील प्राधिकरण के समक्ष जहाँ शुल्क अथवा शुल्क या दण्ड 4(1) 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 है।

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



ORDER-IN-APPEAL

M/s Gurudev Dyestuff (India) Pvt Ltd, Plot No 541, Opp A-Cabin, Vinzol Railway Crossing, Phase-II, GIDC Vatva, Ahmedabad-382445 (hereinafter referred to as "the Appellant"), has filed the present appeal against the Order-in-Original No SD-05/27/DKJ/AC/15-16 dated 30.03.2016(hereinafter referred to as 'impugned orders') passed by the Assistant Commissioners of Service Tax, Division-V, Ahmedabad (hereinafter referred to as 'adjudicating authority').

2. The facts of the case, in brief, during the course of Audit of the records of the appellant, it was found that they are registered with the service tax department as recipient of the service under reverse charge mechanism. They have received "Man power supply services" from M/s Kalpataru Job Management during the period from 01.07.2012 to 31.12.2014 and they have not paid service tax on it. As per Notification No 30/2012-ST dated 20.06.2012 (Effective from 01.07.2012), the recipient of the service has to pay service tax on the 75% of the taxable value if the service provider is individual/proprietor/ partnership firm/ AOP and service recipient is body corporate. M/s Kalpataru Job Management is a proprietary firm and M/s Gurudev Dyestuff (India) Pvt Ltd is a body corporate. Accordingly a show cause notice was issued to the appellant to recover service tax amount of ₹4,72,497/-. It was also proposed to impose penalty and recover the interest. The said Show Cause Notice was adjudicated vide above said impugned order confirming the demand of service tax of ₹4,72,497/-. Equivalent penalty was also imposed and demand of interest was also confirmed.

3. Being aggrieved with the impugned order, the appellant has filed the present appeal on the ground that they have already paid the 100% Service Tax to the service provider who in turn has duly credited the amount in the Government account. They have relied upon various judgments.

4. Personal hearing in the case was granted on 21.12.2016 however the respondent did not turn up. Second hearing was granted on 06.01.2017 wherein Shri Janak J Tanna CA, on behalf of the appellant appeared before me and reiterated the contents of grounds of appeal memorandum.

5. I have carefully gone through the facts of the case on records, grounds of the appeal, put forth by the appellant. Looking to the facts of the case, I proceed to decide the case on merits.

6. The appellant has filed the present appeal on the ground that since they have paid the duty by way of paying the bills raised by service provider. Therefore they are not liable for pay service tax again as it is double taxation which is bad in the law. The adjudicating authority while passing the impugned order was in the view that when a statutory liability is fix that cannot be shifted by mutual private



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agreement. The statutory liability in the present case is the Notification No 30/2012-ST dated 20.02.2012. Therefore the issue to be decided by is-:

(1) Whether M/s Gurudev Dyestuff (India) Pvt Ltd is liable to pay the service tax for the service received.

To decide the issue I hereby reproduce the Notification No 27/2012-NT dated 18,06.2012 which says-:

The Central Government hereby notifies the following taxable services and the extent of service tax payable thereon by the person liable to pay service tax for the purposes of the said sub-section, namely:-

I. The taxable services,-

(A) (i)

(ii)

(a) any factory registered under or governed by the Factories Act, 1948 (63 of 1948);

(b)

(c)

(d)

(e) any body corporate established, by or under any law; or

(f) any partnership firm whether registered or not under any law including association of persons;

. (iii)

(iv) provided or agreed to be provided by,-

(A)

(B)

(C) Government or local authority by way of support services excluding,-

(1) renting of immovable property, and

(2) services specified in sub-clauses (i), (ii) and (iii) of clause (a) of section 66D of the Finance Act, 1994,

to any business entity located in the taxable territory;

(v) provided or agreed to be provided by way of renting of a motor vehicle designed to carry passengers to any person who is not in the similar line of business or supply of manpower for any purpose or service portion in execution of works contract by any individual, Hindu Undivided Family or partnership firm, whether registered or not, including association of persons, located in the taxable territory to a business entity registered as body corporate, located in the taxable territory;

(B) provided or agreed to be provided by any person which is located in a non-taxable territory and received by any person located in the taxable territory;

(II) The extent of service tax payable thereon by the person who provides the service and the person who receives the service for the taxable services specified in (I) shall be as specified in the following Table, namely:-

Table

SI.No.	Description of a service	Percentage of service tax payable by the person providing service	Percentage of service tax payable by the person receiving the service
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2.			n
3.			a contra a contrata da contrata da contrata de contrata de contrata de contrata de contrata de contrata de contra
4.		and the second s	2TTran
5.			SCONER (APPE)
6.			

•			
•	in respect of services provided or agreed to be provided by way of supply of manpower for any purpose	25%	75 %

7. I find that as per condition laid down in the above referred Notification it is clear that the service recipient is required pay the service tax @ 75% of the whole service tax. When a statuary provision is issued by the central government it has to be strictly followed without any mutual private agreement. Thus, in view of discussion at Para $\mathbf{6}$ above and in the fitness of things, it would be just and proper that is upheld.

8. अपीलकर्ता द्वारा दर्ज की गई अपीलो का निपटारा उपरोक्त तरीके से किया जाता है।

8. The appeals filed by the appellant stand disposed off in above terms.

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(उमा शंकर) आयुक्त (अपील्स **- II)** CENTRAL EXCISE, AHMEDABAD.

ATTESTED

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SUPERINTENDENT (APPEAL-II), CENTRAL EXCISE, AHMEDABAD.

To, M/s Gurudev Dyestuff (India) Pvt Ltd, Plot No 541, Opp A-Cabin, Vinzol Railway Crossing, Phase-II, GIDC Vatva, Ahmedabad-382445 **Copy To:-**

1. The Chief Commissioner, Central Excise, Ahmedabad zone, Ahmedabad.

2. The Commissioner, Service Tax, Ahmedabad.

3. The Dy./Assistant Commissioner, Service Tax, Division-V, Ahmedabad.

4. The Assistant Commissioner(Systems), Service Tax,, Ahmedabad

5. Guard File.

6. P.A. File.

