





IN THE HIGH COURT OF JUDICATURE AT MADRAS

DATED: 14.03.2024

CORAM

THE HONOURABLE MR.JUSTICE SENTHILKUMAR RAMAMOORTHY

<u>W.P.No.6523 of 2024</u> and W.M.P.Nos.7251 & 7252 of 2024

Southern Engineering Services Represented by its Proprietrix Priya Shop No.1, Old No.4/25, New No.9/226, Sri Ambal Nagar - 1, Kabilan Street Kovur, Chennai 600 128.

... Petitioner

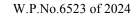
-VS-

Deputy State Tax Officer - 1, Kundrathur Assessment Circle No.4/109, Bangalore NH Road Varadharajapuram, Nazarathpettai Chennai 600 123.

... Respondent

<u>PRAYER</u>: Writ Petition filed under Article 226 of the Constitution of India, pleased to issue a Writ of Certiorarified Mandamus, to call for

1/7





the impugned proceedings of the respondent passed in GSTIN: VEB C 33BXQPP8279J1ZJ/2017-18 dated 21.11.2023 and quash the same and further direct the respondent to re-do the assessment in accordance with the law after providing personal hearing to the petitioner and issue any other writ.

For Petitioner : Mr.S.Ramamoorthy

for Mr.N.Murali

For Respondent : Mr.T.N.C.Kaushik, AGP (T)

ORDER

The petitioner assails an assessment order dated 21.11.2023. The petitioner supplied services to Dell International Services India Private Limited, which is a SEZ unit without charging GST since it was a zero rated supply. Such supply was made in July 2017, which was at the inception of the GST regime. While filing the GSTR-1 return, the petitioner asserts that the turnover was inadvertently reported under the column taxable value. In the GSTR-3B return on



the other hand, it was correctly reported as a zero rated supply which WEB C does not attract GST. The petitioner further asserts that she could not participate in proceedings since the notices and order were uploaded in the "view additional notices and orders" tab of the GST portal.

This writ petition was filed in the said facts and circumstances.

- 2. Learned counsel for the petitioner invited my attention to the invoice and pointed out that the invoice indicates clearly that no GST is leviable since it is a zero rated supply. He also pointed out that this supply was correctly reported in the GSTR-3B return, whereas, while filing the GSTR-1 return, the petitioner inadvertently reported it as a taxable supply. By referring to the g-mail spam folder of the petitioner, it is submitted that the e-mails received from the GST authorities were diverted to the spam folder.
- 3. Mr.T.N.C.Kaushik, learned Additional Government Pleader, accepts notice for the respondent. He submits that the petitioner is a



registered person and is, therefore, required to regularly monitor the WEB COGST portal. Since the impugned assessment order was preceded by an intimation and show cause notice, he submits that principles of natural justice were complied with.

- 4. The petitioner has placed on record the relevant tax invoice. Such tax invoice indicates *prima facie* that the supply was made to a SEZ unit and that it consequently qualifies as a zero rated supply. The GSTR-3B return of the petitioner is in line with the supply being zero rated. It is also noticeable from the invoice and returns that the supply pertained to the July quarter of assessment period 2017-18. This was during the nascent stage of GST implementation.
- 5. By taking into account the above facts and circumstances, I am of the view that this is an appropriate case to provide an opportunity to the petitioner. Consequently, the impugned assessment order is quashed and the matter is remanded for re-

consideration by the assessing officer.

WEB COPY

6. The petitioner is permitted to submit a reply to the show

cause notice within a maximum period of fifteen days from the date

of receipt of a copy of this order by enclosing all relevant documents.

Upon receipt thereof, the assessing officer is directed to provide a

reasonable opportunity to the petitioner, including a personal

hearing, and thereafter issue a fresh assessment order within a period

of two months.

7. W.P.No.6523 of 2024 is disposed of on the above terms. No

costs. Consequently, W.M.P.Nos.7251 and 7252 of 2024 are closed.

14.03.2024

rna

Index: Yes / No

Internet: Yes / No

Neutral Citation: Yes / No

5/7





SENTHILKUMAR RAMAMOORTHY, J

rna

To

Deputy State Tax Officer - 1, Kundrathur Assessment Circle No.4/109, Bangalore NH Road Varadharajapuram, Nazarathpettai Chennai 600 123.

> <u>W.P.No.6523 of 2024</u> and W.M.P.Nos.7251 & 7252 of 2024





W.P.No.6523 of 2024

14.03.2024