

Site Office: Sy. No. 44, Yenkepally Village, Chevella Mandal, R.R. Dist. - 501 503

Owned & Developed by: MODI FARM HOUSE (Hyderabad) LLP



Head Office: 5-4-187/3&4, II Floor, M G Road, Secunderabad - 500 003. Ph.: +91-40-66 33 5551,

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Date: 24th March 2018

To The Deputy Commercial Tax Officer, Bowenpally Circle, Hyderabad.

Sir.

Sub: TVAT Act, 2005-M/s Serene Construction LLP, M G Road, Secunderabad-Notice of assessment in form VAT 305 A-Reply filed- Reg.

Sub:- 1) DCTO, Bowenpally Circle notice in form 305 A Dated 16-02-2018 2) Our letter dated 21-02-2018 requesting time.

We submit that we are in receipt of the notice of assessment in Form VAT 305 A dated 16-02-2018 proposing to levy tax of Rs.5,58,808/- on the total receipt as per P & L accounts under Section 4 (7) of the TVAT Rules after allowing 30% towards standard deduction. We request you to kindly consider our objection on the following grounds:

We submit that as developer we have entered into a Memorandum of Undersstanding (MOU) with Modi farm House (Hyderabad) LLP (for short MFHLLP) on 31-05-2015 for the construction of a cottage / Villa on the farm land owned by M/s.Modi Farm House LLP, Hyderabad and situated at Sy.Nos.33, 43, 44 and 46, Yenkapally Village, Chevella Mandal, RR District. As per this MOU, We have to construct cottage / villa to the person, who purchased farm of about 1/2 acre and the purchaser shall pay us the consideration vid clause R (iv). We have declared a turnover of Rs. 7,20,000 and 2,88,000 /- towards 5% turnover in our VAT 200 returns during the years 2015-16 and 2016-17 respectively. Xerox copy of MOU is enclosed.

We have also entered into Joint Development Agreement cum General power of Attorney dated 24-12-2016 with the owners of land to develop the housing project on the Scheduled project (Xerox copy enclosed) and agreement of sale with the owners of land dated 01-02-2017 (Xerox copy enclosed) for sale of the villas to the prospective purchasers. From this tripartite agreements we are the developers of the project and sellers of the villas/flats to the purchasers.

In the notice the advance amount received during the year is proposed to be assessed under Section 4 (7) (a) of the VAT Act after allowing standard deduction of 30% read with Rule 17 (1) (h) of the Rules and levying tax @ 14.5% on the balance amount as taxable turnover as we did not file From VAT 250. We submit that we have completed only one villa and sold the same for Rs .7,99,920 /- vide our invoice no .SCLLP / 1 / 2015-16 dated 19-02-2016 including Vat of Rs.36,000 /- @ 5% to M/s Dr.Tejal Modi & Mr . Soham Modi , Jubilee Hills , Hyderabad as purchaser which is collected and paid along with returns. (copy of invoice is enclosed).



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The figures shown in the P&L Account are only advances received during those years. We submit that we are the subcontractor to the main contractor i.e. MFHLLP and intend to opt to pay tax under Section 4 (7) (b) of the Act by way of composition @ 5% on the total amount received or receivable towards the execution of works contract. In viwe of payment of tax under this sub-section we have charged VAT 5% only on our invoice and paid the same. We submit that we have recorded all the purchases and paid tax @ 5% only on the invoice raised on the sale of vila as we intended to pay tax under Section 4 (7) (b) only. It is there fore requested to withdraw the proposal to tax under Section 4 (7) (b) of the Act.

In viwe of the submissions made above we request your goodself to withdraw the proposed levy of tax of Rs.5,58,808 /- for the years 2015-16 and 2016-17 @ 14.5% on the amounts received after deducting 30% on the advances received under Section 4 (7) (a) of the VAT Act. In case good self wants to proceed further we request to provide us an opportunity of personal hearing to explain our case in detail.

Yours truly,

For SERENE CONSTRUCTIONS LLP,

Authorized Signatory.

Encl: As above.

Bowenpally Circle 25