## ALPINE ESTATES

# 5-4-187/3 & 4, IInd Floor, Soham Mansion, M.G. Road, Secunderabad – 500003 Phone: +91-40-66335551, Fax: 040-27544058

Date: 10th May 2021

To
The Commercial Tax Officer
MG Road / SD Road Circle
Begumpet Division
Hyderabad

Dear Sir / Madm

Sub: Request for Revoque Order aginst Notice received from HDFC Bank on 11th Februry 2021

Ref: Notice dted 11th February 2021 from HDFC Bank Ltd.

Ref: Stay Order received from ADC No. 311 2020 dated 26.11.2020 Ref: Payment made against stay order letter dated 6<sup>th</sup> January 2021

With reference to the above we woulke to bring to your notice, on 6<sup>th</sup> January 2021 we are paid of Rs. 7,33,688 against stay order No.ACO No.311 2020 dated 26<sup>th</sup> November 2020 for the same enclosed to you for your record.

We request you to kindly release revoke order against issued notice on 6th February 2021 to HDFC Bank, Secunderabad Branch against A/c No. 50200000858194 in the account name of M/s. ALPINE Estates.

Please acknowledge receipt of the same.

Thanking you

Yours truly

For ALIPINE ESTATES

**Authorised Signatory** 

Enc: Copy of Bank issued to Alpine Estates on 11th February 2021

Copy of Stay order issued by Aisstant Commissioner

Copy of Payment made against Stay order deated 6th January 2021





HDFC Bank Ltd. Usha Kiran Complex, Ground Floor, Paradise Circle, Sarojini Devi Road, Secunderabad - 500003.

To M/S. ALPINE ESTATES NO 5-4-187/3 AND 4, IIND FLOOR M G ROAD SECUNDERABAD – 500003.

Date: 11/02/2021

Sub: Notice received against M/S. ALPINE ESTATES - A/C No. 50200000858194- Reg.

Dear Sir,

Greetings from HDFC Bank - Secunderabad Branch.

We are in receipt of the notice dated 05/02/2021 against M/S. ALPINE ESTATES – A/C No. 50200000858194 on 11/02/2021 from the commercial taxes department, asking us to pay INR. 7,90.133/- towards the pending tax dues from your end. We have marked no debit status for the account number 50200000858194 on 11/02/2021, as the current balance in the account is INR. 70.624.73 only as on date.

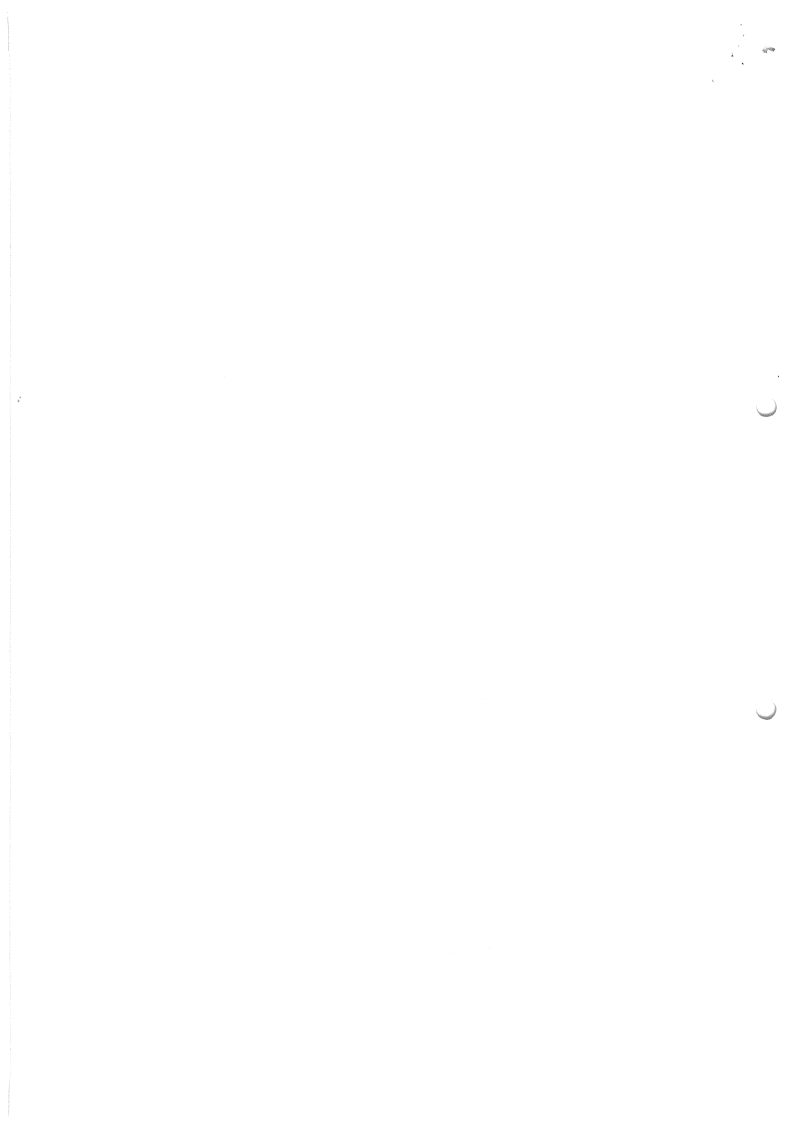
Please take up the matter with the concerned department and provide the revocation letter within 2 days to regularize the account. We will be constrained to make the payment after 2 days.

Thanking you,

Yours faithfully,

For HDFC Bank Ltd.,

Authorised Signatory



Date: 1/1/20

## GOVERNMENT OF TELANGANA COMMERCIAL TAXES DEPARTMENT

PROCEEDINGS OF THE ADDITIONAL COMMISSIONER (ST) (CCW) (FAC)

OFFICE OF THE COMMISSIONER OF STATE TAX, TELANGANA STATE, HYDERABAD

PRESENT: SMT. K. HARITHA.M.A (Eng)

## ACO No. 311/2020

CCT's Ref No. LIII(1)/231 /2020

Date:- 26-11-2020

Sub:-STAY PETITION - TVAT Act, 2005 - M/s. Alpine Estates Secunderabad, - For the tax period 2013-14 - Stay petition filed for stay of collection of disputed Tax Personal Hearing allowed – Dealer availed personal hearing – Orders issued – Regarding.

Ref:- 1. AC(ST) M.G. Road-S.D Road Circle, VAT assessment order AO.No.52195, Dated 31.03.2020.

- 2. AJC (ST) Punjagutta Division in Order No 1774 in Appeal No.BV/32/2020-21, dated 25.09.2020.
- 3. Stay Application in Form APP 406, dated 08.10.2020 filed by the dealer.
- 4. Hearing Notice in CCT's Ref T.S L.III(1)/231/2020, dt. 11.11.2020

## ORDER:

M/s. Alpine Estates Secunderabad, are registered dealers and assessee on the rolls of Assistant Commissioner (ST) M.G. Road-S.D Road Circle ('AC' for short). Vide reference  $1^{\rm st}$ cited, the Asst. Commissioner (ST) M.G. Road-S.D Road Circle has passed order for the tax period 2013-14 under the VAT Act and confirmed disputed tax with of Rs. 14,67,376/-

Aggrieved by the orders passed by the AC the dealer preferred an appeal before the Appellate Joint Commissioner (ST), Punjagutta Division ('AJC' for short) contesting the order. Vide the reference  $2^{nd}$  cited, the AJC has rejected the stay petition in Order No. 1774 in Appeal No.BV/32/2020-21, dated 12-03-2020. Aggrieved by the order passed by the AJC the dealer now filed stay petition before undersigned seeking stay of collection of disputed tax.

Accordingly, personal hearing was allowed to represent the case. M/s. Sri M. Ramachandra Murthy, Chartered Account and Authorized Representative ('AR' for short) of the dealer availed personal hearing on 11.11.2020 and argued the case on the following grounds which reproduced below:

- 1. At the outset it is submitted that the impugned assessment order is highly illegal, arbitrary and is passed against the principles of natural Justice.
- 2. It is submitted that the appellant has produced all the relevant records, books of account in connection with the audit notice issued by the learned Ac within the time allowed by him. However, the learned AC without properly understanding the nature of business conducted by the appellant and without proper appreciation of the provisions of the TVAT Act relating to the liability of the builders under the TVAT has issued a show cause notice proposing to levy huge amount of tax of Rs.14,67,376.
- 3. It is submitted that the appellant is in the business of constructing and selling apartments, villas etc and has opted for composition scheme under Section 4 (7) (d) of the Act for making payment of tax on the turnover relating selling of apratments/villas. It is submitted that as per Section 4 (7) (d) of the Act, the VAT dealer is liable to pay tax only on 25% of the gross amount received or receivable at the rate of 5% and the balance 75% of the gross consideration received is not liable to tax.

4. It is submitted that during the year the appellant has received total consiceration of Rs.14,51,91,248/- towards constructing selling apartments/villas and accordingly paid tax of 5% on 25% of Rs.14,51,91,243/- ie. on Rs.3,62,97,812/- amounting to Rs18,14,891/-and claimed exemption on the 75% of the turnover of Rs.10,90,93,431/-. However, the learned AC in the show cause notice proposed to levy tax even on this exempted turnover of Rs.10,90,93,431/- by allowing 75% exemption under Section 4 (7) @ of the Act which is highly illegal. The appellant therefore submits that learned Ac has not properly considered the turnovers while issuing show cause notice and the same amount is confirmed without properly rechecking before levying tax. Hence the appellant submits that as the learned Ac wrongly proposed to tax on exempted turnover under Section 4 (7) (d) of the Act, the same is liable to be set aside.

5. Rs.82,96,6237 The appellant submits that the learned AC in the impugned order has levied tax on the above alleged turnover by claiming that there is difference between the turnover reported in monthly VAT returns and the P & L account for the year. The appellant submits that the leaned AC is not justified in levying tax on this turnover without allowing sufficient time to the appellant to verify the records and make a reply. It is submitted that this turnover is not liable to tax at all as this income is not relating to sale of apartments/villas during the year and the appellant will produce the relevant information at the time of personal hearing.

6. It is also submitted the learned AC is also grossiy failed to give sufficient apportunity to the appellant to represent its case. It is submitted that during the period the entire city of Hyderabad is under lockdown and nobody in the private employment is allowed to open the offices. The appellant is not able to file effective reply for these reasons and expecting one more notice from the learned AC for submitting the objections. However, the learned AC without even giving the opportunity of personal hearing cancluded in the assessment proceedings in hasty manner and on this ground also the impugned order is liable to be set aside.

Thus, the appellant has requested to grant stay of collection of disputed tax.

I have examined the impugned orders and the contentions of the appellant put forth in the grounds of appeal. Without expressing any opinion on the merits of the case, I feel it just and proper to grant stay of collection of **50%** of the disputed tax out of the total disputed tax of **Rs. 14,67,376/-** on a condition that the appellant petitioner shall pay **50%** of the disputed tax i.e. **Rs.7,33,688/-** within two weeks from the date of receipt of this order with a direction that the assessee will be given credit of amounts, if any, already paid by them at the time of filing of appeal. The stay will be in force till disposal of the appeal by the AJC Punjagutta Division, Hyderabad.

ADDITIONAL COMMISSIONER (ST) - (CCW) (FAC)

To M/s. Alpine Estates Secunderabad. Through the Assistant Commissioner (ST) M.G. Road-S.D Road Circle, (Induplicate) for service and return of served copy immediately.

Copy to the Assistant Commissioner (ST) M.G. Road-S.D Road Circle. Copy to the Joint Commissioner (ST), Begumpet Division.

Alpine Estates

5-4-187/3&4. II floor, MG Road, Secunderabad – 500 003. Phone: +91-40-66335551

Date: 06th Jan, 2021

To,

The Commercial Tax Officer, M.G. Road Circle, Hyderabad.

Sir,

**Sub:** TVAT Act, 2005 - Appeal filed in the case of M/s. Alpine Estates, M.G. Road, Secunderabad – For the tax period 2013-14– Proof of payment of 50% disputed tax paid – Reg.

Aggrieved by the assessment order number 52195 in a form VAT 305 dated 26/11/2020 passed by the Additional Commissioner (ST)-(CCW) (FAC), M.G Road Circle, Begumpet Division, Verabad for the tax period 2013-14 under the TVAT Act, 2005 we are filing appeal before the Auditional Commissioner (ST) Panjagutta Division, Hyderabad. For admission of appeal before Telangana Value Added Tax Additional Commissioner (ST) Panjagutta Division, Hyderabad, we are have paid 50% disputed tax Rs.14,67,376/- against ACO No. 311/2020 dated 26.11.2020 passed by Additional Commissioner (ST) - CCW (FAC), the details are as under:-

Disputed in appeal is Rs.14,67,376/-50% penalty works out to

Rs. 7,33,688-00

Less:

Amount paid vide Challan No.2000393377 dt.04/07/2020 towards 12.5% disputed penalty for admission of appeal before ADC.

Rs. 1,83,422-00

Now Balance payable is

Rs. 5,50,266-00

As required by 1st Proviso under Section 33(2) of the APVAT Act, 2005 we are issuing crossed Demand Eraft/ Banker's Cheque for Rs. 5,50,266/- towards balance 50% of the disputed 2029 and 2029

Please acknowledge receipt of the same.

Thanking you

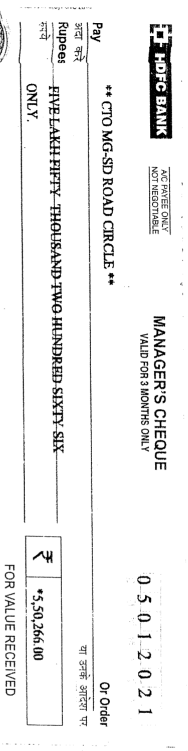
Yours truly

For ALPINE ESTATES

Authorisec Signatory

EncL DD No.\_\_\_202079\_\_\_\_\_ dated \_05.01.2020\_\_ Rs. 5,50,266/-

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SECUINDERABAD

ALPINE ESTATES

DERABAD - 500 003

AUTHORISED STENATORIES

Please sign above

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