

GOVERNMENT OF INDIA MINISTRY OF FINANCE INCOME TAX DEPARTMENT National Faceless Assessment Centre Delhi



To,	A STATE OF THE PARTY OF THE PAR
VISTA HOMES 5-4-187/3 AND 4, 2ND FLOOR, SOHAM MANSION, M.G ROAD SECUNDERABAD 500003, Telangana India	

PAN: AAGFV2068P	Assessment Year: 2018-19	Date : 10/11/2021	DIN : ITBA/PNL/F/270A/2021-
	111	Total a firm of	22/1036811561(1)

Show Cause Notice for penalty under section 270A of the Income-tax Act, 1961

Ms/Mr/M/s.

Faceless Penalty Scheme was launched on 12/01/2021 and henceforth all penalties will be disposed of in a faceless manner similar to Faceless Assessment.

- Kindly refer to penalty proceedings under section 270A initiated vide notice dated 22/07/2021 bearing DIN ITBA/PNL/S/270A/2021-22/1034367657(1), in your case for the aforementioned Assessment Year.
- 3. You are required to show cause why order imposing penalty under section 270A of Income-tax Act,1961 should not be passed as initiated by the penalty notice referred above.
- 4. Kindly submit your response along with supporting documentary evidence(s) if any, electronically in 'e-proceeding' facility through your account in e-filing website (www.incometax.gov.in) by the midnight (23:59 hours) of 24/11/2021.
- 5. If required, you may request for personal hearing so as to make oral submissions or present your case after filing of written reply. On approval of the request, personal hearing shall be conducted exclusively through video conference.
- 6. In case you had requested for keeping the penalty proceedings in abeyance, you are requested to upload a copy of the said reply.
- 7. In case no response is received by the given time and date, the penalty order shall be passed without the benefit of your explanation.

Yours faithfully,

Additional/Joint/Deputy/Assistant Commissioner of Income-tax/

Income-tax Officer, National Faceless Assessment Centre, Delhi

Note: Refer to Annexure for additional details, if any.



ANNEXURE

In support of your reply, please furnish copies of the following:

- 1. All appellate orders, including Ld. CIT(A) Order and Hon'ble ITAT Order, received by you related to the addition/disallowances made in the Assessment
- 2. Form 35 filed before Ld. CIT(A) alongwith copy of grounds of appeal, statements of facts.
- 3. Please explain whether you had opted Vivad Se Vishwas Scheme (VsV) against the order in which penalty was initiated. If yes, please furnish relevant Forms filed under Vivad Se Vishwas Scheme alongwith relevant challans and Final Orders for Full and Final Settlement/certificates issued by Income Tax Department (Viz. Form 1 to Form 5).
- 4. Any other relevant document in support of your reply

Additional / Joint / Deputy / Assistant Commissioner of Income Tax Income-tax Officer,

National Faceless Assessment Centre

Delhi

Signature Not Verified Digitally signed by Vishesh Prakash Date: 2021.11.10 16:04:51 IST