Form GST DRC-06

[See rule 142(4)]

Reply to the Show Cause Notice

ARN: ZD361121068580N Date: 26/11/2021

1. GSTIN	36ACVFS7909P1ZV	
2. Name	SERENE CONSTRUCTIONS LLP	
3. Details of Show Cause Notice	Reference No. ZD361121006033A	Date of issue 12/11/2021
4. Financial Year	2017-2018	
5. Reply		
Reply to the notice has been at	tached	
6. Documents uploaded		
Reply to Notice F.Y 17-18.pdf		
7. Option for personal hearing	☐ Yes 🔽	No

8. Verification-

I hereby solemnly affirm and declare that the information given herein above is true and correct to the best of my/our knowledge and belief and nothing has been concealed therefrom.

Signature of Authorized Signatory

Name : SOHAMMODI

Designation / Status: Designated

Partner

Date: 26/11/2021

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

Date: 26th November 2021

To, Assistant Commissioner (ST) Ramgopalpet-Ranigunj Begumpet

Sir,

Sub: Reply to Notice dated 12th November 2021 u/s. 73-GST Act, 2017 – M/s. Serene Constructions LLP, GSTIN: 36ACVFS7909P1ZV - DRC 01 - for the Financial Period: 2017-18

.We are in receipt of your notice dated 12-11-2021 issued for payment demand of SGST Rs.1,35,900/- and CGST Rs. 1,15,345/-

As per the said notice the details of the tax liability are as provided below.

Reply to Para 1A:

The excess input tax credit (ITC) claimed on account of non-reconciliation of information declared in GSTR-09:

In the said para, it is provided that ITC is not availed correctly when compared to GSTR 2A and hence a demand of CGST Rs 1,00,172 and SGST Rs 1,00,172 is raised.

It is to be noted that, Under Section 16(2)(c) of CGST Act payment of tax to Government, is subject to the provisions of Section 41 read with Rules 69 and 71. However, the ITC matching, reversal mechanism laid down under Section 41 read with rules is kept in abeyance. Therefore, till the provisions in this respect are given effect, the recipients are entitled to claim the ITC on the basis of tax invoice issued by the vendor without any consideration that such tax invoice is being reflected in GSTR-2A or not.

As held by Hon'ble Supreme Court in Tata Chemicals Limited v Commissioner, 2015 (320) ELT 45 (SC) when the law requires a particular thing to be done in a particular manner, it must be done in that manner only or not done at all. Therefore, ideally, the recipient cannot be asked to comply with this condition and reverse ITC when he has no mechanism to ensure whether the supplier has paid tax to the government or not.

Therefore, it is unjust to demand payment of tax under the relevant section.

Serene Constructions LLP

Reply to Para 2:

ITC to be reversed on non-business transactions and exempt supplies

"Under Sec 17(1) & (2) where the goods or services or both are used by the registered person partly for the purpose of business, partly for other purposes or partly used for effecting exempt supply and partly for taxable supply then the amount of credit shall be restricted to so much of the input tax as is attributable to the taxable supplies in the course of business.

Therefore the taxable person needs to make an apportionment of available input tax credit under Rule 42 & 43 to arrive at the eligible ITC".

It is to be noted that ITC availed in GSTR 3B pertains to ITC on inward supplies used to affect outward taxable supplies. Goods and services on which ITC is availed is used completely to effect taxable supply.

Exempt supply reported in GSTR 9 pertains interest received on Bank FD on which no inward supply is made. There the same is not liable for reversal on proportionate basis.

Thanking you,

Yours Sincerely,

For SERENE CONSTRUCTIONS LLP

(SODHM SAPISH MODI)
Authorised Signatory