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GOVERNMENT OF TAMIL NADU
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TAMIL NADU GOVERNMENT GAZETTE

EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 168]

CHENNAI, TUESDAY, JUNE 1, 2010 Vaikasi 18, Thiruvalluvar Aandu–2041

Part III—Section 1(a)

General Statutory Rules, Notifications, Orders, Regulations, etc., issued by Secretariat Departments.

NOTIFICATIONS BY GOVERNMENT

COMMERCIAL TAXES AND REGISTRATION DEPARTMENT

TAMIL NADU SALES TAX (SETTLEMENT OF ARREARS) RULES, 2010.

[G.O. Ms. No. 78, Commercial Taxes and Registration (D1), 1st June 2010, Vaikasi 18, Thiruvalluvar Andu-2041.]

No. SRO A-17(c)/2010.

In exercise of the powers conferred by sub-section (1) of Section 15 of the Tamil Nadu Sales Tax (Settlement of Arrears) Act, 2010 (Tamil Nadu Act 20 of 2010), the Governor of Tamil Nadu hereby makes the following rules:—

Rules

- 1. (1) These rules may be called the Tamil Nadu Sales Tax (Settlement of Arrears) Rules, 2010.
 - (2) They shall come into force on the 1st day of June 2010.
- 2. In these Rules, unless the context otherwise requires,—
 - (a) "Act" means the Tamil Nadu Sales Tax (Settlement of Arrears) Act, 2010;
 - (b) "Form" means a form appended to these rules;
- (c) The words and expressions used in these rules and not defined but defined in the Act, shall have the same meanings as defined in the Act.
- 3. (1) An application made under sub-section (1) of Section 5 of the Act shall be in Form I. It shall be in duplicate and shall be accompanied by two copies of the assessment order.
- (2) The said application shall either be presented to the designated authority in person or sent to the said authority by post.
- (3) The designated authority, on receipt of the said application, shall acknowledge the receipt of the same in Form II.
- (4) The designated authority shall also inform the assessing authority or appellate authority or revisional authority, as the case may be, under the relevant Act, the fact of making the said application by the applicant in Form III within seven days from the date of receipt of the said application.
- (5) If the designated authority finds any defect or omission in the application, he shall return the application for rectification of the defect or for supplying the omission within ten days from the date of receipt of the said application.

Act

- (6) The designated authority may call for the records pertaining to assessment, appeal or other record, as it may consider necessary to verify the correctness of the particulars furnished in the said application.
- 4. The designated authority shall demand further amount payable by the applicant in Form IV, if the amount paid by the applicant along with the application in Form I falls short of not more than ten per cent of the amount determined under sub-section (1) of Section 6 of the Act.
- 5. (1) The Certificate of Settlement of arrears issued under sub-section (1) of Section 8 of the Act shall be in Form V. The designated authority shall serve the said Certificate on the applicant and also inform the fact of issue of the said Certificate in Form VI to the assessing authority or appellate authority or revisional authority, as the case may be, within fifteen days from the date of its issue.
- (2) The designated authority shall also inform the applicant and the assessing authority or appellate authority or revisional authority, as the case may be, under the relevant Act, the fact of passing the order under sub-section (2) of Section 8 of the Act within seven days from the date of passing of the order.
- 6. The revocation of the Certificate of Settlement of arrears under sub-section (1) of Section 12 of the Act shall be in Form VII. The designated authority shall serve the order of revocation on the applicant, and also inform the fact of issue of the order of revocation in Form VIII to the assessing authority or appellate authority or revisional authority, as the case may be, within fifteen days from the date of revocation of the said certificate.
 - 7. The taxes or other amounts due under the Act shall be paid—
 - (i) by remittance in cash into a Government Treasury or to the designated authority;
- (ii) by means of a crossed cheque in favour of designated authority drawn on any one of the banks referred to in subsidiary rule 1 (a) (iv) of rule 10 of the Tamil Nadu Treasury Rules and situated within the city/town where the office of designated authority is situated; or
 - (iii) by means of a crossed demand draft or a bankers cheque drawn in favour of the designated authority:

Provided that the mode of payment by means of cheque shall not be applicable to the casual traders and to the dealers whose cheques got dishonoured for want of funds on more than one occasion.

FORM I

[See rule 3(1)]

APPLICATION

То	
The Designated Authori	ty
Sir/ Madam,	
I hereby make an 2010.	application under sub-section (1) of Section 5 of the Tamil Nadu Sales Tax (Settlement of Arrears)
I hereby furnish the	e following particulars:
1. Name of the applicar	nt
(in block letters)	
2. Registration Number	·
3. Address	Office:
	Telephone No.
	Residence:

.....Telephone No.

TAMIL NADU GOVERNMENT GAZETTE EXTRAORDINARY Status of the applicant (State whether sole Proprietor, Partner, Director, Authorised Manager, Power of Attorney holder etc.) 5. (i) Designation and address of the Assessing Officer who made the Assessment. (ii) Act under which the levy was made (iii) Assessment number and year (iv) Date of order of Officer 6. Details of each demand of tax, penalty or interest (other than the demands that arose as per returns) that was demanded upto the 31st day of March 2007 in respect of which this application is filed: (i) Date of arising of demand (ii) Year to which demand relates (iii) Details of final assessment order or appeal/revision order giving rise to the demand. (iv) State whether tax/additional sales tax/ surcharge/additional surcharge/Central sales tax/ penalty/interest that arose in respect of any demand that was fully paid before 31-3-2007 (v) Details of Demand and settlement claimed Amount (Rupees) (a) Amount of demand at the time of arising of the demand (b) Part of the above demand admitted in the returns, if any (this part will not be waived under this Act) (c) Interest till the date of receipt of application. (d) Total payment upto the date of application (excluding the amount paid for the purpose of settlement of the demand under this Act) (e) Balance to be dealt with under this Act (a) - (b) + (c) - (d) (f) Amount payable as per section 7 of the Act in respect of the balance in column(e) (g) Amount claimed to be waived under this Act (e) - (f) (h) Details of payment of amount as per column(f) (vi) Details of any pending appeal/revision in respect of the above demand:

(a) Designation and Address of Appellate/Revisional Authority:

(b) Appeal/Revision reference No. (c) Date of filing of appeal/revision

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Igiven in this applicati belief and amount of the application.		annexures accor	npanyin	g it are correct a	nd complete to the b	est of my knowled	dge and
I further declare t application.	hat I am making this	application in m	y capaci	ty as	(status) and that I a	m competent to ma	ake this
I also undertake application.	to withdraw the appl	ication pending	before a	any appellate/rev	risional authority	at the time of mak	ing this
Place:							
Date :							
				(Name an	d Signature of the A	Applicant)	
Copy to: The As	ssessing Authority,						
			FORM	П			
		[5	See rule	3 (3)]			
		ACKN	IOWLED	GEMENT			
То	Applicant						
Received a	n application in Fo				· ·	· ·	
The details of the ap			al				
(1) Act unde	er which the levy was	made	:				
(2) Assessm	nent number and yea	r	:				
	ion of the officer aga application is made	inst whose	:				
(4) Date of	order of the officer		:				
(5) Amount	of arrears (in rupees)	:				
					(Rs. in	words)	
Tax	Surcharge	Additional surcharge		Additional Sales Tax	Penalty	Interest	
Place:							
Date:					nature and Seal of t signated Authority.	he	
Copy to The Assessing Au	uthority						

FORM III

[See rule 3 (4)]

INTIMATION OF APPLICATION FILED

To The Assessing / Appellate / R	evisional Authority,			
This is to inform that T Tax (Settlement of Arrears) Tvl	Rules, 2010 at	on	, to the designate	
•	(Name and add		The details of the applica	alon are as solow.
(1) Act under which the	ne levy was made	:		
(2) Assessment numb	er and year	:		
(3) Designation of the coorder, application		:		
(4) Date of order of the	ne officer	:		
(5) Amount of arrears		:		
2. The intimation is sent in	accordance with sub-ru	ule (4) of rule 3 of the	e said Rules.	
Place:				
Date:		Nan	ne, Signature and Seal of Designated Authority.	the
		FORM IV (See rule 4)		
		DEMAND NOTICE		
То				
(App	licant)			
(γφρ	iodiny			
Please take notice that y 2010 in respect of Tvl	int of Rs. Inder the ax/penalty/interest for the nly) (in words). This base in the cash into a condition of the Designated at Tamil Nadu Treasury R	/- (Rupees	at after deducting the anto pay a further sum of interest shall be paid with ry or to the Designated any one of the Banks hin the City/Town where	the concern) along withonly) (in words mount of payment alread Rs. /- (Rupee hin 30 days from the date authority or by means or referred to in subsidiary the office of the Assessing
Officer is situated or by mear which the application filed by			ue drawn in tavour of the	e Assessing Officer, failing
1. (i) Name of the Act		:		
(ii) Assessment number	er and year	:		
(iii) Assessment Circle		:		

					(In rupe	:es)
2.	Tax	Surcharge	Additional surcharge	Additional Sales Tax	Penalty	Interest
(i,) Amount of arrears					
(ii	i) Amount determined under section 6 o the Act	f				
(ii	ii) Amount paid upto the tin of filing application					
(i	v) Balance of arrears to be paid	pe				
Place	:					
Date:					nature and Seal of the signated Authority.	ne
То						
The A	pplicant					
Copy	to: The Asses	sing Authority				
			F	ORM V		
			[See	rule 5(1)]		
		CE	RTIFICATE OF SE	ETTLEMENT OF ARE	REARS	
had filed a	an application	under sub-sect	on (1) of Section 5		Sales Tax (Settleme	eferred to as applicant) ent of Arrears) Act, 2010 cern);
(in words)	payable by th	e applicant in re	spect of Tvl		(Name and ac	only) ddress of the concern) in rnished below;
		applicant has pa lesignated autho		/- (Rupees		only) (in words) being the
		, in exercise of the said applicar		red by sub-section (1) of Section 8 of the	e Act, the Certificate of
of the as	ssessing auth	ority in	(As	ssessment No./Act/y	ear) dated	rs determined in the order in respect of he aforesaid applicant.
(k) Granting wa	iver of the balan	ce arrear payable a	s detailed below:		
Details	of arrears					
(1) (i) Name of t	the Act				
	(ii) Assessme	ent number and	year			

									(In	rupees)		
2.	TNG CST		Tax	Surcharge	Additional surcharge	Additio Sales			Penalty		Interest	
	mount rrears											
	mount by the cant											
(<i>iii</i>) A waive	mount ed											
Date												
Place	э:						Name, Sigr Des		and Seal ed Authorit			
То												
The	Applica	nt										
						FORM V						
					ı	See rule 5(1						
			ΝΤΙΜΔΊ	TION OF ISS		•	OF SETTLEN	MENT	OF ARR	FARS		
section Tvl	8(1) of	orm that f the T	on * amil Na	an o adu Sales	order and or Tax (Settl nd addres	n * ement of <i>A</i> s of the a		a Co 2010	ertificate o	of settlem been iss		spect of
(a) of the as				of payment fr			s full and finalon the appl					
(b)	Gran	iting wai	ver of th	e balance ar	rear payable	e as detailed	below:—					
	Dotoilo	of arrea	* 0									
	(1)	(<i>i</i>) Nam		Δct								
	(1)	.,		t number and	d year							
		` ,			•							
	. TA	IOOT/	T	0	(A	l-1::: I	A -1-1:0: 1	Г		rupees)	to to no of	
2		GST/ ST Act	Tax	Surci		ditional rcharge	Additional Sales Tax		Penalty		Interest '	
	mount rrears											
	mount by the cant											

(iii) Amount waived		
Date:		
Place:		Name, Signature and Seal of the Designated Authority.
То		
The Assessing/Appellate/Revisional Au	thority,	
*Relevant dates to be filled in each ca	ise.	
		FORM-VII (See rule 6)
	CERTIFICA	ATE OF REVOCATION
	ing waiver on	Name and address of the concern) had been issued a Certificate of the application filed by(Name
Act under which the settlement was m	ade	
Assessment Number and year		
Assessment circle		
Amount waived:		
Tax		Rs.
Surcharge		Rs.
Additional Surcharge		Rs.
Additional Sales Tax		Rs.
Penalty		Rs.
Interest		Rs.
		now that the applicant had obtained the benefit of settlement under the suppressing material information/furnishing incorrect or false information/
		erred by sub-section (1) of Section 12 of the Tamil Nadu Sales Tax y hereby revokes the Certificate of Settlement dated the
Date:		
Place:		Name, Signature and Seal of the Designated Authority.
То		
The Applicant		

FORM VIII

(See rule 6)

INTIMATION OF ISSUE OF CERTIFICATE OF REVOCATION

		(Name	e and address	of Settlement of arrears dated s of the concern) based on the appl (Name and address of the applicant) has	ication filed by
*		r having suppressed		tion or particulars / furnishing incorrect or	
	_	_	_	_	
	_	_	_	_	
Date:					
Place:				Name, Signature and Seal of the Designated Authority.	
То					
The As	sessing / Appel	llate/Revisional Authori	ty.		
*Releva	nt dates to be	filled in each case.			

Secretary to Government,

Md. NASIMUDDIN,