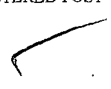
SPEED POST REGISTERED POST





GOVERNMENT OF INDIA MINISTRY OF FINANACE DEPARTMENT OF REVENUE

Office of the Principal Commissioner RA and Ex-Officio Additional Secretary to the Government of India

8th Floor, World Trade Centre, Cuffe Parade, Mumbai- 400 005

F NO. 373/106/DBK/2021-RA

Date of Issue:

04.07.2022

ORDER NO. 2-0 /2022-CUS (SZ)/ASRA/MUMBAI DATED 2-3.6.2022 OF THE GOVERNMENT OF INDIA PASSED BY SHRI SHRAWAN KUMAR, PRINCIPAL COMMISSIONER & EX-OFFICIO ADDITIONAL SECRETARY TO THE GOVERNMENT OF INDIA, UNDER SECTION 129DD OF THE CUSTOMS ACT, 1962.

Applicant

: M/s. GT India Pvt. Ltd.

Respondent: Commissioner of Customs Chennai.

Subject

: Revision Application filed, under Section 129DD of the Customs Act, 1962, against the Order-in-Appeal No. Seaport C. Cus. II No. 916/2020 dated 31.08.2020 passed by the Commissioner

of Customs (Appeals-II) Chennai.

ORDER

This Revision Application is filed by M/s. GT India Pvt. Ltd, 249, Sydenhams Road 1 Floor, Periamet, Chennai-600003 (hereinafter referred to as "the Applicant") against the Order-in-Appeal No. Seaport C. Cus. II No. 916/2020 dated 31.08.2020 passed by the Commissioner of Customs (Appeals-II) Chennai.

- 2. Briefly stated facts of the case are that the applicant imported 28 MTS of "Black Pepper" vide B/E no. 3042057 dated 30.8.2017 and paid a Customs Duty of Rs. 13,62,098/ -. The samples of the imported Item were sent to FSSAI, Chennai for testing as the imported goods were food under FSS Act, 2008. The FSSAI, Chennai did not give NOC for the impugned goods as the same did not conform to the specifications under the said Act and hence the same were ordered to be re-exported by the Joint Commissioner of Customs, Gr-1. Subsequently, the exporter vide EDI Shipping Bill no. 1977648 dated 04.01.2018 have re-exported the impugned goods. The exporter filed a drawback claim on 07.02.2018 for repayment of import duties paid by them at the time of import that amounted to Rs.13,62,098/-. The drawback claim was rejected vide OIO No. 69186/2019. Being aggrieved applicant then preferred an appeal before the Commissioner of Customs (Appeals-II) Chennai, who vide Order-in-Appeal No. Seaport C. Cus. II No. 916/2020 dated 31.08.2020 rejected their appeal.
- 3 Being aggrieved and dissatisfied with the impugned order in appeal, the applicant had filed this revision Application under Section 129 DD of the Customs Act, 1962 before the Government.
- 4 Now, vide their letter dated 07.06.2022 applicant has informed that they do not want to pursue the Revision Application, and therefore wish to withdraw the application.

- In view of the above, Government allows the applicant to withdraw the revision application filed against the Order-in-Appeal Seaport C. Cus. II No. 916/2020 dated 31.08.2020 passed by the Commissioner of Customs (Appeals-II) Chennai.
- 6. The Revision Application is dismissed as withdrawn.

(SHRAWAN KUMAR)

Principal Commissioner & ex-Officio Additional Secretary to Government of India

ORDER No. 2_0 | /2022-CUS (SZ) / ASRA/Mumbai

DATED 29-6, 2022

To,

M/s. GT India Pvt. Ltd, 249, Sydenhams Road 1 Floor, Periamet, Chennai-600003.

Copy to:

- 1. The Commissioner of Customs, Chennai-IV Custom House, 60, Rajaji Salai, Chennai-600001.
- 2. The Commissioner of Customs (Appeals-II) Chennai, 60, Rajaji Salai, Chennai-600001.
- 3. Sr. P.S. to AS(RA), Mumbai.
- 4. Guard File