Originalcory

PROCEEDINGS OF THE COMMISSIONER OF INCOMETAX-1, VISAKHAPATNAM. Sri S.S.MISHRA, I.R.S., Commissioner of Incometax-1,Visakhapatnam.

F.No. Tech.III/143/CIT-1/VSP/08-09.

Dated 15.09.2009.

Sub: Renewal of exemption u/s.80G(5)(vi) of I.T.Act, 1961 -M/s. BHAGAVA'THULA CHARITABLE TRUST, 47-9-37, DWARAKANAGAR, VISAKHAPATNAM-16 - Issue of - Regarding. Ref: Assessee's application filed on 25.03..09.

.

Certificate granted by proceedings of Commissioner of Incometax, Visakhapatnam in F.No.Tech.III/130/CIT-1/VSP/2005-06, dated 13.07.2006, entitling the donations made to M/s. BHAGAVATHULA CHARITABLE TRUST, 47-9-37, DWARAKANAGAR, VISAKHAPATNAM-16, to qualify for exemption u/s.80G(5)(vi) of the Income tax Act, 1961 is hereby renewed under the aforesaid section for a further period from 01.04.2009 to 31.03.2011, subject to the following conditions:

- 1. The applicant will submit statements of Income and Expenditure for the year ended on subsequent year within 3 months of the close of the relevant years to the ACIT, Circle-5(1), Visakhapatnam.
- 2. Amendments, if any proposed to the constitution will be intimated to this office for approval.
- 3. Receipts issued to the donors should bear the number, date and the period of validity of this certificate.
- 4. Subsequent requests for renewals should be made through the above DC/AC within one month from the end of the accounting year of the institution with statements of income and expenditure account and balance sheet and a certificate signed by all the trustees, office bearers to the effect that the institution/ trust did not infringe the provisions of section 13(1) from the date of inception to till date.

Sd/-(S.S. Mishra) Commissioner of Incometax-1 Visakhapatnam.

To:

M/s. BHAGAVATHULA CHARITABLE TRUST, 47-9-37, DWARAKANAGAR, VISAKHAPATNAM.

Copy to :

1. The ACIT, Circle-5(1), Visakhapatnam.

He/She should scrutinise the accounts when submitted with reference to Board's Instruction no.38(F.No.20/3/69-II(A1) dated 18-04-1969. He/She should forward any renewal applications with the report in the Check list through Addl CIT within a fortnight of the receipt of the same.

2. The Addl.CIT, Range-5, Visakhapatnam.

(KVŘK SARMA) Incometax Officer(Hqrs-1) O/o.CIT-1,VISAKHAPATNAM.

GOVERNMENT OF INDIA MINISTRY OF FINANCE DEPARTMENT OF REVENUE CENTRAL BOARD OF DIRECT TAXES Circular No. 7/2010

Dated: October 27, 2010

Subject:- Period of validity of approvals amended vide Taxation Laws (Amendment) Act, 2006 under Section 10(23C) (iv), (v), (vi) or (via) and Section 80G (5) of the IT Act clarification- reg.

1. The Board has received various references from the field formations as well as members of public about the period of validity of approvals granted by the Chief Commissioners of Income Tax or Directors General of Income Tax under sub-clauses (iv), (v), (vi) and (via) of Section 10(23C) and by the Commissioners of Income Tax or Directors of Income Tax under Section 80G (5) of the Income Tax Act, 1961.

2. It has also been noticed by the Board that different field authorities are interpreting the provisions relating to the period of validity of the above approvals in a different manner. The following instructions are accordingly issued for the removal of doubts about the period of validity of various approvals referred to above.

3. Sub-Clause (iv) and (v) of Section 10(23C) were amended by Taxation Laws (Amendment) Act, 2006 by insertion of the following proviso to that clause:- "Provided also that any (notification issued by the Central Government under sub-clause (iv) or sub-clause (v), before the date on which the Taxation Laws (Amendment) Bill, 2006 receives the assent of the President", shall at any one time, have effect for such assessment year or years, not exceeding three assessment years) (including an assessment year or years commencing before the date on which such notification is issued) as may be specified in the notification.)" The intention behind the insertion of the above proviso was laid out in the relevant portion of the explanatory notes to the Taxation Laws Amendment Act, 2006 which reads as under:

"A need has been felt to dispense with the requirement of periodic renewal of notifications. The requirement of periodic renewal of notifications has been resulting in delays in their renewal.

5.2 In order to overcome delays, the eighth proviso to section 10(23C) has been amended so as to provide that the above mentioned limit of effectivity for three assessment years shall be applicable in respect of notifications issued by the Central Government under sub-clause (iv) or sub-clause (v) before the date on which Taxation Laws (Amendment) Bill, 2006 receives the assent of the President.

5.3 The Taxation Laws (Amendment) Bill, 2006 received the assent of the President on 13.07.2006. Therefore, on account of the above amendment any notification issued by the Central Government under the said subclause (iv) or sub-clause (v), on or after 13.07.2006 will be valid until withdrawn and there will be no requirement on the part of the assessee to seek renewal of the same after three years. The intention of legislature that the approvals under Section 10 (23C) (iv) & (v) after the cut off date mentioned above would be a one time approval which would be valid until withdrawn, is thus sufficiently clear.

4. Approvals under Sub-Clause (vi) and (via) of Section 10 (23C) are governed by the procedure contained in Rule 2CA. Rule 2CA was amended w.e.f. 1.12.2006, inter alia by substitution of the existing sub-rule 3 by a new provision which is reproduced below:-

"(3) The approval of the Central Board of Direct Taxes or Chief Commissioner or Director General, as the case may be, granted before the 1st day of December, 2006 shall at any one time have effect for a period of exceeding three assessment years."

Read in isolation, without any further guidance as was given by way of explanatory notes to Finance Act, 2006 in respect of amendment of sub-clause (iv) & (v) of Section 10(23C), the above amendment leaves some scope for doubt about the period of validity of the approval under Section 10 (23C)(vi) and (via) on or after 1.12.2006. For the removal of doubts if any in this regard, it is clarified that as in the case of approvals under sub-clause (iv) &

(v) of Section 10(23C), any approval issued on or after 1.12.2006 under sub-clause (vi) or (via) of that subsection would also be a one time approval which would be valid till it is withdrawn.

5. As regards approvals granted upto 1.10.2009 under Section 80G by the Commissioners of Income Tax/ Directors of Income Tax, proviso to Section 80G (5)(vi) clarified that any approval shall have effect for such assessment year or years not exceeding five assessment years as may be specified in the approval. The above proviso was deleted by the Finance (No. 2) Act 2009. The intent behind the deletion of above proviso as explained in the explanatory memorandum to Finance (No.2) Bill, 2009 was as under:

"Further as per clause (vi) of sub-section (5) of section 80G of the Income-tax Act, 1961, the institutions or funds to which the donations are made have to be approved by the Commissioner of Income-tax in accordance with the rules prescribed in rule 11AA of the Income-tax Rule, 1962. The proviso to this clause provides that any approval granted under this clause shall have effect for such assessment year or years, not exceeding five assessment years, as may be specified in the approval.

Due to this limitation imposed on the validity of such approvals, the approved institutions or funds have to bear the hardship of getting their approvals renewed from time to time. This is unduly burdensome for the bona fide institutions or funds and also leads to wastage of time and resources of the tax administration in renewing such approvals in a routine manner.

Therefore, it is proposed to omit the proviso to clause (vi) of sub-section (5) of section 80G to provide that the approval once granted shall continue to be valid in perpetuity. Further, the Commissioner will also have the power of withdraw the approval if the Commissioner is satisfied that the activities of such institution or fund are not genuine or are not being carried out in accordance with the objects of the institution or fund. This amendment will take effect from 1st day of October, 2009. Accordingly, existing approvals expiring on or after 1st October, 2009 shall be deemed to have been extended in perpetuity unless specifically withdrawn."

It appears that some doubts still prevail about the period of validity of approval under Section 80G subsequent to 1.10.2009, especially in view of the fact that no corresponding change has been made in Rule 11A(4). To remove any doubts in this regard, it is reiterated that any approval under Section 80G (5) on or after 1.10.2009 would be a one time approval which would be valid till it is withdrawn.

F.No.197/21/2010-ITA-I (Raman Chopra) Director (ITA-I)