

## IN THE HIGH COURT OF JUDICATURE AT PATNA

Civil Writ Jurisdiction Case No.3070 of 2023

M/s Jyoti Electricals (A Sole Proprietorship Firm), Having its Registered Office at Adarsh Nagar, 70 Feet Sipara, P.S.- Beur, P.O.- Anisabad, District-Patna through its sole proprietor Aditya (M) Age- 44 years, S/o Vijay Kumar Tivari, Near Gandhi Maidan, Vill- 111C Ashiana Galaxy P.S. Gandhi Maidan, District- Patna.

... Petitioner/s

## Versus

- 1. The Union of India through the Secretary, Ministry of Finance, Department of Revenue, having its office at Room No. 46, North Block, P.O. and P.S. North Block, New Delhi- 110001.
- 2. Joint Commissioner of CGST, Patna, Central Revenue Building, Patna.
- 3. Assistant Commissioner of CGST, Central Revenue Building, Patna.
- 4. Additional Commissioner/ Superintendent, Patna South, Danapur Division, Patna.

... ... Respondent/s

Appearance:

For the Petitioner/s : Mr. Uday Prasad Singh, Advocate For the Respondent/s : Mr. Dr. K.N. Singh, Advocate

CORAM: HONOURABLE THE CHIEF JUSTICE

and

HONOURABLE MR. JUSTICE MADHURESH PRASAD

**ORAL JUDGMENT** 

(Per: HONOURABLE THE CHIEF JUSTICE)

Date: 25-04-2023

- 1. The petitioner is aggrieved with the cancellation of registration by Annexure- 2 order dated 11.07.2022. An appeal was filed which is pending before the appellate authority.
- 2. We have looked at the order at Annexure- 2, especially since the learned counsel for the petitioner has argued that it is a non-speaking order. We see from the order that there is no reason stated as to why the cancellation was ordered and not even the subject of the notice is referred to in the order.



- **3.** It is the submission of the learned counsel for the State that the form GST REG-19 has been adopted by the Assessing Officer.
  - 4. We extract form GST REG-19:-

		Form C	ST REG-19		
		[See	rule 22(3)]		
Reference No	o			Date	
Го					
Varne					
Address					
STIN/UIN	•				
Application Reference No. (ARN)				Date	
	Or	der for Cancel	lation of Regi	stration	
This has ref	erence to your reply	dated in res	ponse to the noti	ce to show cause dated	
- Wherea	is no reply to notice	to show cause h	as been submitte	d; or	LOVE FOR
Wheres	s the undersioned h	as examined you	ir renly and subj	missions made at the tin	e of hearing
ed is of the	oninion that your r	egistration is liel	ale to be cancelle	ed for following reason(	2)
1.	opinion mac jour i	egistration is nat	ore to be cameen.	ed for following reason(	31.
2.					
	e date of cancellation		estion in CODO	n myyyyy ss	
				amuiiii	
	tion of amount pay			11 4 6 60	
				nd basis thereof is as foll	
				rejudice to any amount	that may b
	payable you on sub				
				(date) failing which	
will be reco	vered in accordance	with the provisi	ons of the Act a	nd rules made thereunde	r.
Head	Central Tax	State Tax	UT Tax	Integrated Tax	Cess
Tax					CCSS
Interest		9			Coss
			8		Cess
Penalty					Cess
Penalty Others					Cess
					Cess
Others Total					Cess
Others Total Place:				Si	
Others Total					gnature
Others Total Place:				< Name of	gnature

- **5.** As we see from the Bihar Goods and Services Taxes Rules, 2017, GST REG-19 has a specific column where reasons have to be assigned. However, the Assessing Officer seems to be laboring under the belief that when an assessee does not appear or an objection is not filed, no reasons have to be assigned.
  - **6.** We cannot countenance the said order, especially when



there is absolutely no reason stated regarding the cancellation of registration.

- 7. We also notice the judgment of another Hon'ble Division Bench of this Court passed in *Manoj Kumar Sah* versus The State of Bihar and Anr. in C.W.J.C. No. 18307 of 2022 wherein it has been stated so:-
  - " It cannot be disputed that with the passing of the said order, petitioner is liable to both civil and penal consequences. To say the least, the authority ought to have at least referred to the contents of the show cause and the response thereto, which was not done. Not only the order is non-speaking, but cryptic in nature and the reason of cancellation not decipherable therefrom. Principles of natural justice stand violated and the order needs to be quashed as it entails penal and pecuniary consequences."
- **8.** The impugned order in the instant writ petition also suffers from the very same illegality which has been pointed out by the Division Bench. In such circumstances, we set aside the order at Annexure- 2 and direct reconsideration of the issue.
- **9.** In this context, we also notice that notification No. 3 of 2023 has been brought in by the Central Government on the recommendations of the G.S.T. Council wherein if the cancellation has been effected for failure to file returns under clause (b) or clause (c) of Sub-section (2) of Section 29, there is



a further period allowed up to 30.06.2023, wherein the registered person can apply for invocation of cancellation. This is also subject to the condition that the return should be filed up to the effective date of cancellation of registration and the payment of tax, interest, penalty and late fee in respect of such returns have also been made. The assessee would also be entitled to avail of the said remedy if the cancellation has been effected under clause (b) or clause (c) of Sub-section (2) of Section 29.

10. The writ petition stands allowed.

(K. Vinod Chandran, CJ)

(Madhuresh Prasad, J)

## rajkishore/-

AFR/NAFR		
CAV DATE		
Uploading Date	28.04.2023.	
Transmission Date		

