Tamil Nadu Sales Tax (Settlement of Arrears) Rules, 2011

TAMILNADU India

Tamil Nadu Sales Tax (Settlement of Arrears) Rules, 2011

Rule

TAMIL-NADU-SALES-TAX-SETTLEMENT-OF-ARREARS-RULES-2011 of 2011

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Tamil Nadu Sales Tax (Settlement of Arrears) Rules, 2011Published vide Notification No. G.O. Ms. No. 131, Commercial Taxes and Registration (D-1), dated 29.10.2011Last Updated 23rd January, 2020No. SRO A-18(a)/2011. - In exercise of the powers conferred by sub-section (1) of section 15 of the Tamil Nadu Sales Tax (Settlement of Arrears) Act, 2011 (Tamil Nadu Act 29 of 2011), the Governor of Tamil Nadu hereby makes the following Rules:-

1.

(1) These rules may be called the Tamil Nadu Sales Tax (Settlement of Arrears) Rules, 2011.(2) They shall come into force on the 1st day of November 2011.

2.

In these rules, unless the context otherwise requires,-(a)"Act" means the Tamil Nadu Sales Tax (Settlement of Arrears) Act, 2011;(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

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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.(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 percent 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 the 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 the 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

chall 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 To The Designated Authority							
1. Name of the applicant							
(in block letters)							
2. Registration Number							
3. Address Office:							
4. Status of the applicant(State whether sole Proprietor, Partner, Director, Authorised Power of Attorney holder etc.)5. (i) Designation and address of the AssessingOfficer who made the Assessment	Manager,						
(ii) Act under which the levy was made							
(iii) Assessment number and year							
(iv) Date of order of the Officer							
6. Details of each demand of tax, penalty or interest (other than the demands that arose as per returns) that was demanded up to the 31st day of July 2011 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 orappeal/ 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 paidbefore $31-07-2011$							
(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.							

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Γotal payment upto the date of application(excluding theamount paid for the purpose of settlement of the demand underthis 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 thebalance 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 inrespect of the above demand:
(a) Designation and Address of Appellate / Revisional Authority
(b) Appeal / Revision reference No.
(c) Date of filing of appeal / revision
Declaration.I(Name in Block Letters) son/daughter of Thirusolemnly declare that the information given in this application, statements and annexures accompanying it are correct and complete to the best of my knowledge and belief and amount of arrears and other particulars show therein are truly stated and relate to the assessment year indicated in the application.I further declare that I am making this application in my capacity as(status) and that I am competent to make this application.I also undertake to withdraw the application pending before any appellate/revisional authority at the time of making this application.Place:Date:(Name and Signature of the Applicant)Copy to: The Assessing Authority,Form II[See rule 3 and Signature of the Applicant)Copy to: The Assessing Authority,Form II[See rule 3 and Signature of the Applicant)Copy to: The Assessing Authority,Form II[See rule 3 and Signature of the Applicant)Copy to: The Assessing Authority,Form II[See rule 3 and Signature of the Applicant)Copy to: The Assessing Authority,Form II[See rule 3 and Signature of the Applicant)Copy to: The Assessing Authority,Form II[See rule 3 and Signature of the Applicant)Copy to: The Assessing Authority,Form II[See rule 3 and Signature of the Applicant)Copy to: The Assessing Authority,Form II[See rule 3 and Signature of the Applicant)Copy to: The Assessing Authority,Form II[See rule 3 and Signature of the Applicant)Copy to: The Assessing Authority,Form II[See rule 3 and Signature of the Applicant)Copy to: The Assessing Authority,Form II[See rule 3 and Signature of the Applicant)Copy to: The Assessing Authority,Form II[See rule 3 and Signature of the Applicant)Copy to: The Assessing Authority,Form II[See rule 3 and Signature of the Applicant)Copy to: The Assessing Authority,Form II[See rule 3 and Signature of the Applicant)Copy to: The Assessing Authority Applicant Applican
(1) Act under which the levy was made :
(2) Assessment number and year :
(3) Designation of the officer against whoseorder, application is made :
(4) Date of order of the officer :

(5) Amount of arrears (in rupees)

(Rs. in words)

 $Tax\ Surcharge\ Additional\ Sales\ Tax\ \ Penalty\ Interest$

Place:Date:Name, Signature and Seal of the Designated Authority.Copy to: The Assessing
Authority.Form III[See rule 3 (4)]Intimation of Application Filed.ToThe Assessing / Appellate /
Revisional Authority,This is to inform that Tvl has filed an application in Form I
under the Tamil Nadu Sales Tax (Settlement of Arrears) Rules, 2011 at on
to the designated authority in respect of Tvl(Name and address of the concern). The
details of the application are as below:-

(1) Act under which the levy was made

(2) Assessment number and year

- (3) Designation of the officer against whoseorder, application is made
 (4) Date of order of the officer
 (5) Amount of arrears (in rupees)
- 2. The intimation is sent in accordance with sub-rule (4) of rule 3 of the said Rules.

Place:Date:Name, Signature and Seal of the Designated Authority.Form IV(See rule 4)Demand
Notice.To(Applicant)Please take notice that you have filed an application under the Tamil
Nadu Sales Tax (Settlement of Arrears) Act, 2011 in respect of Tvl(Name and
address of the concern) along with proof of payment for an amount of Rs/- (Rupees
only) (in words) for the year endingunder theAct and that after deducting
the amount of payment already made by you towards the tax/penalty/interest for that year, you
have to pay a further sum of Rs/- (Rupeesonly) (in words). This
balance of tax/penalty/interest shall be paid within thirty days from the date of receipt of this notice
by remittance in cash into a Government Treasury or to the Designated authority or by means of a
crossed cheque in favour of the 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 the Assessing Officer is situated or by means of crossed demand draft
or bankers cheque drawn in favour of the Assessing Officer, failing which the application filed by
you shall be rejected.

1. (i) Name of the Act(ii) Assessment number and year(iii) Assessment Circle

2.

(Rs. in words)

Tax Surcharge Additional surcharge Additional Sales Tax Penalty Interest

(Rupees	of the powers ent is issued to full and final sessment No./ n) on the appl payable as det	conferred by su the said applic settlement of ar Act/year) dated lication made by ailed below:Det	ab-section (1) cant -(a)Certify rears determing lin responsessaid	of section 8 of the freceipted in the orderect of Tvl	the Act, the of paymen or of the ass (Name a l(b)Grantin	et from sessing and
•	·				(in	
					Rupees)	
TNGST/CST/ TNS 2. Act/Tamil NaduAd Tax Act			Additional surcharge	Additional Sales Tax	Penalty	Interest
Signature and Seal of Issue of Certificate of *	Settlement of ificate of settles) Act, 2011 (To Name and addrame and addrame and final december (Assented to Assente aforesaid and to Assente aforesaid and addrame aforesaid and final and final december (Assente aforesaid and final and final december (Assente aforesaid and final and final december (Assente aforesaid and final december	Arrears. This is ement of arrears damil Nadu Act and dress of the applications of the application of arressment No. / Act applicant. (b) Gra	to inform that sunder section 29 of 2011) have blicant) for white ant).(a)Certify rears determing t/Year), dated on thing waiver of the section of the secti	on *	an ordermil Nadu S in respect of ion was ma t of paymer er of the asson the	er and on Sales Tax of ade by at from sessing
					(in Rupees)	
TNGST/CST/ TNS' 2. Act/Tamil NaduAd Tax Act			Additional surcharge	Additional Sales Tax	Penalty	Interest
(i)Amount of arrears of Signature and Seal of Authority,*Relevant de Revocation.Whereas, Certificate of Settlement by(Name and Act under which the settlement was made Assessment Number	the Designate ates to be fille Tvl ent dated	d Authority.ToTed in each case.I (Name a in Form V g	The Assessing/ Form VII(See r nd address of r ranting waiver	Appellate/ Reule 6)Certificathe concern) hon the application	visional ate of ad been iss	
and year						
Assessment circle	••					
Amount waived:						
Tax	••	Rs.				

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Surcharge Rs. Additional Surcharge ... Rs. Additional Sales Tax Rs. Penalty Rs. Interest Rs. And, Whereas, the designated authority came to know that the applicant had obtained the benefit of settlement under the Tamil Nadu Sales Tax (Settlement of Arrears) Act, 2011 by suppressing material information/ furnishing incorrect or false information/ particulars (i.e. 12 of the Tamil Nadu Sales Tax (Settlement of Arrears) Act, 2011 the designated authority hereby revokes the Certificate of Settlement dated theissued to the said applicant.Date:Place:Name, Signature and Seal of the Designated Authority.ToThe ApplicantForm VIII(See rule 6)Intimation of Issue of Certificate of Revocation. This is to inform that the Certificate of Settlement of arrears dated issued to Tvl.....(Name and address of the concern) based on the application filed by.....(Name and address of the applicant) has been furnishing incorrect or false information or particulars as indicated below:-Signature and Place: Seal of the Designated Authority. To The Assessing/Appellate/Revisional Authority,*Relevant dates to be filled in each case.

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