## Form No: HCJD/C-121 ORDER SHEET

## IN THE ISLAMABAD HIGH COURT, ISLAMABAD JUDICIAL DEPARTMENT

W.P No. 02/2020

M/s Wateen Telecom Limited.

Vs

Deputy Commissioner Inland Revenue, etc.

S. No. of	Date of	Order with signature of Judge and that of
order/	order/	parties or counsel where necessary.
proceedings	proceedings	

01. 02-01-2020 Hafiz Muhammad Idrees and Mr. Muhammad Mohsin Nazir, Advocates for the Petitioner.

Through this petition, the petitioner seeks interim relief of stay of recovery of disputed tax demand of Rs. 196,850,058/created while giving appeal effect under Section 124 read with Section 161/205 of the Income Tax Ordinance, 2001 (hereinafter referred to as the "Ordinance of 2001"), 29.11.2019 tax dated for the year 2014, against which appeal as well as stay application is pending before Respondent No. 2.

2. Facts, in brief, are that respondent No. 1 passed order, under section 161/205 of the Ordinance of 2001, dated 31.03.2016 for the tax year 2014 whereby tax demand of Rs. 133,190,483/- was created, against which an appeal was filed before respondent No. 3,

who vide order No. 746/2016, dated 20.06.2016, dismissed the appeal of the petitioner. The Petitioner, then filed 2<sup>nd</sup>appeal before respondent No. 2 which is still pending.

3. The Learned Counsel stated that Respondent No. 2, on the application for stay of recovery of impugned tax demand, granted 15 days stay vide MA (Stay) No. 784/IB/2019, in ITA No. 895/IB/2016 for the tax year, 2014 on 10.04.2019. He further stated that during the pendency of appeal before respondent No.2, respondent No. 1 has passed another order under section 124/161/205 of Ordinance of 2001 on 29.11.2019 for the tax year, 2014 and has communicated tax liability of Rs. 196,850,058/- through notice under section 137(2) of the Ordinance, 2001. Thus petitioner filed another application 20.12.2019 before respondent No. 2 praying stay from the recovery of said impugned demand which application, as per learned counsel is still pending before respondent No. 2. The Petitioner, under the circumstances, apprehends recovery of the disputed tax demand through coercive measures under the provisions of 138(2) of the Ordinance of 2001

by respondent No. 1, in pursuance of order, dated 29.11.2019. The learned counsel has argued that respondent No. 2 is not justified in not fixing and deciding the application for stay as it would provide opportunity to respondent No. 1 to recover the disputed tax demand through coercive means during the pendency of appeal before respondent No. 2. It was further contended that it is a settled principle of law that unless there is adjudication by one independent forum no recovery proceedings can be initiated against the assessee. In this behalf learned counsel placed reliance on the case law reported as "Z.N. Exporters Pvt. Ltd. Vs. Collector of Sales Tax"[2003 PTD 1746 Lahore], "Sun-Rise Bottling Company Pvt. Ltd Vs. Federation of Pakistan and 4 others" [2006] PTD 535 Lahore], "Dawood Textile Printing Industries Pvt. Ltd Vs. Federation of Pakistan and 4 others" [2009 Tax 344 Lahore]. Learned counsel further contended that delay in decision of the appeal is not on part of the petitioner, therefore, recovery proceedings be stopped till the final decision of the petitioner's appeal by respondent No.2.

4. The submissions made by the learned counsel for the petitioner have substance. In

this behalf the Hon'ble Supreme Court in the case titled "Mehram Ali and others Vs.

Federation of Pakistan and others" [PLD 1998

Sc 1445] has specifically held that there should be adjudication of grievance by an independent forum outside hierarchy of the respondent department.

5. In view of the above, instant petition is disposed of with direction to respondent No. 2 to decide the appeal of the petitioner within 90 (ninety) days, from the date of receiving of a certified copy of this order. Till then no coercive measures shall be adopted against the Petitioner for recovery of disputed tax liability. The petitioner is directed to appear and argue its case before respondent No. 2 without seeking any adjournment as and when the appeal is fixed.

(LUBNA SÄLEEM PERVEZ) Judge

Sherazi.