Form No. 15CB

(See rule 37BB)

Certificate of an accountant¹

I/We* have examined the agreement (wherever applicable) between Mr./Ms./M/s*STELLAR MARINE FOODS (Remitters) and Mr./Ms./M/s*...DRIP.CAPITAL.INC............ (Beneficiary) requiring the above remittance as well as the relevant documents and books of account required for ascertaining the nature of remittance and for determining the rate of deduction of tax at source as per provisions of Chapter- XVII-B. We hereby certify the following:-

4	Naı	Name and address of the beneficiary of the remittance		
В	1.	Country to which remittance is made	Country: USA	Currency: USD
	2.	Amount payable	In foreign currency:	In Indian Rs.
Ì			104169	8576543.20
Ī	3.	Name of the bank	Branch of the bank	
		JPMorgan Chase Bank	New York, NY	
	4.	BSR Code of the bank branch (7 digit)	0 2 1 0 0 2 1	
	5.	Proposed date of remittance	(DD/MM/YYYY)	
Ī	6	fature of remittance as per agreement/ document Payment for goods exported		
	7.	In case the remittance is net of taxes, whether tax	(Tick) Yes V	
Ì		payable has been grossed up?		
	8.	Taxability under the provisions of the Income-tax Act (without considering DTAA)	0	
Ī		(i) is remittance chargeable to tax in India	(Tick) Yes No	-
İ		(ii) if not reasons thereof		
_		(iii) if yes, (a) the relevant section of the Act under which the remittance is covered	80HHC	
		(b) the amount of income chargeable to tax	0	
		(c) the tax liability	0	
		(d) basis of determining taxable income and tax liability	Export income is exempt under Section	
	9.	If income is chargeable to tax in India and any relief	OUTITIO	
		is claimed under DTAA-(i) whether tax residency	(Tick) Yes No	
		certificate is obtained from the recipient of remittance		
		(ii) please specify relevant DTAA	India-USA DTAA	
		(ii) please specify relevant article of DTAA	Article 7	
		Nature of payment as per DTAA		
		(iii) taxable income as per DTAA	In Indian Rs 0	
		(iv) tax liability as per DTAA	In Indian Rs	
		A. If the remittance is for royalties, fee	(Tick) Yes No	
		for technical services, interest, dividend, etc,(not connected with permanent establishment) please indicate:-		
j		(a) Article of DTAA		

	(b) Rate of TDS required to be deducted in terms of such article of the applicable DTAA	As per DTAA (%)	
	B. In case the remittance is on account of business	(Tick) Yes V	
	income, please indicate:-		
	(a) Whether such income is liable to tax in India	(Tick) Yes No	
	(b) If so, the basis of arriving at the rate of deduction of tax.		
	(c) If not, please furnish brief reasons thereof, specifying relevant article of DTAA		
	C. In case the remittance is on account of capital gains, please indicate:-	(Tick) Yes No	
	(a) amount of long term capital gains		
	(b) amount of short-term capital gains		
	(c) basis of arriving at taxable income		
	D. In case of other remittance not covered by sub-	(Tick) Yes No	
	items A, B and C		
	(a) Please specify nature of remittance		
	(b) Whether taxable in India as per DTAA		
	(c) If yes, rate of TDS required to be deducted in terms of such article of the applicable DTAA		
	(d) if not, please furnish brief reasons thereof, specifying relevant article of DTAA		
10	Amount of TDS	In foreign currency 0	
		In Indian Rs. ⁰	
11	Rate of TDS	As per Income-tax Act (%) or As per DTAA (%)	
12	Actual amount of remittance after TDS 104169.0	In foreign currency	
13	Date of deduction of tax at source, if	(DD/MM/YYYY)	

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Signature:							
Name: John Doe							
Name of	the proprietorship/ firm: Doe & Associates						
	100 14 1 04 4 4 4 1 11						

Address: 123 Main Street, Anytown, India
Registration No.: ABC1234

 $^{^{1}\}cdot$ To be signed and verified by an accountant (other than employee) as defined in the Explanation below sub-section (2) of section 288 of the Income-tax Act, 1961.

²·Certificate number is an internal number to be given by the Accountant. * Delete whichever is not applicable.