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GOVERNMENT OF INDIA
MINISTRY OF COMMERCE & INDUSTRY
OFFICE OF THE ADDITIONAL DIRECTOR GENERAL OF FOREIGN TRADE
4, ESPLANADE EAST ::: KOLKATA - 700 069.

F. No. 02/36/021/00044/AM'02

Date : 18/06/2014

ORDER-IN-ORIGINAL

1. Any person /party aggrieved by this order , may under Section 15(1)(b) of the Foreign Trade (Development & Regulation) Amendment Act, 2010, file an appeal against the same to the appropriate authority viz. The Addl. Director General of Foreign Trade, New Delhi within 45 days from the date of serving of this Adjudication Order together with a copy of this order and complete set of evidence in the form of annexure to the appeal relied upon in support of the appeal under intimation to this office.
2. Any person/party desirous of filing an appeal against this order shall deposit the penalty amount along with the appeal to the Appellate Authority filing which the appeal is liable to be rejected for non-compliance of the provisions of Section 15(1) of the Foreign Trade (Development & Regulation) Amendment Act, 2010.
3. The penalty amount is to be deposited under the " Heads of Account : Foreign Trade and Export Promotion Minor Head 102 other receipts and penalties etc" Imports and Exports Control Organization maintained by Central Bank of India, Kolkata.
4. An evidence of payment of penalty or appeal is required to be submitted to the Adjudication Authority within 45 days from the date of serving of this adjudication order, failing which import export code no. of the persons/Companies entities concerned is liable to be suspended as per provision of Section 11(7) and as well the penalty amount shall be recovered as an arrear of land revenue under the provision of section-11(5)(d)(1) of Foreign Trade (Development & Regulation) Amendment Act, 2010 as amended without making any further reference to them.
5. The brief fact of the case is that M/S. DIC India Ltd. (Formerly Coates of India Ltd.,) Transport Depot Road, Taratolla, Kolkata - 700 088 . having IEC No. 0288000552 (hereinafter referred to as "the firm") obtained an EPCG Authorisation No.0230000136 dated.11.09.2001 for import of Capital

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Goods (as a Manufacturer Exporter) for a Duty Saved Value Rs.1,32,28,295.00 (Us\$2,81,154.00) with an Export Obligation of Rs.6,61,41,478.50 (Us\$14,05,770) to be completed within a Period of 8 years from the date of issue of the License. As per the condition of the license the original Export Obligation Period has expired on ~~24.10.2013~~ 10-09-2009

6. And whereas it is found that they have paid the Customs duty for an amount of Rs. 54,86,156/- to the Customs authority by pay order dated 29.03.2003 and amount of Rs. 89,412/- through TR challan dated 18.03.2009 (total amount paid by them an amount of Rs. 55,75,568/-)

6. And whereas, the firm's export obligation period has expired on 10.09.2009 but could not furnish any other documents related with the payment of balance Customs with Interest as applicable or any export documents. Further, no one ~~was~~ appeared in the personal hearing within the schedule time or giving any intimation in this regard. Therefore, a show cause Notice as well as refusal of licence was issued to the firm time to time but no reply have been received from their side *so far*

7. And whereas, the firm did not respond to the Show Cause Notice and the Refusal Order nor appeared for personal hearing. Therefore, I am constrained to issue this order to M/s.DIC India Ltd., (Formerly Coates of India Ltd.), Transport Depot Road, Taratolla, Kolkata - 700 088 and its Directors asking ~~him~~ ^{them} to Show Cause the reason as to why the fiscal penalty should not be imposed under Section 11(2) of the said Act for violation of the conditions of the licence and misuse of imported Capital Good allowed with 'Actual User' condition at concessional rate of Customs Duty. The firm has still not submitted the required documents or any other evidence of having fulfilled the export obligation imposed.

