WEST BENGAL AUTHORITY FOR ADVANCE RULING

GOODS AND SERVICES TAX 14 Beliaghata Road, Kolkata _ 700015 (Constituted under section 96 of the West Bengal Goods and Services Act, 2017)

BENCH Ms Susmita Bhattacharya, Joint Commissioner, CGST & CX Mr Parthasarathi Dey, Senior Joint Commissioner, SGST

A person within the ambit of Section 100(1) of the Central Goods and Service Tax Act,2017 or West Bengal Goods and Services Act, 2017 (hereinafter collectively called 'the GST Act'), if aggrieved by this Ruling, may appeal against it before the West Bengal Appellate Authority for Advance Ruling, constituted under Section 99 of the West Bengal Goods and Services Act, 2017, within a period of thirty days from the date of communication of this Ruling, or within such further time as mentioned in the proviso to Section 100 (2) of the GST Act. Every such Appeal shall be filed in accordance with Section 100 (3) of the GST Act and the Rules prescribed thereunder, and the Regulations prescribed by the West Bengal Authority for Advance Ruling Regulations, 2018.

Name of the applicant ishan Resins & Paints Limited Address (correspondence) Gate No 1, Jalan industrial Complex, Baniara, Begri,

Howrah-711411 GSTIN 1gAAACI5587K1ZO Case Number 46 of 2019 ARN AD 1911 190001310 Date of application November 08, 2019 Order number and date 40 of WBAAR/20 19-20 dated 17 101 12020 Applicant's representative heard Sri Narayan Kumar Agarwal, FCA

Ms Nikita Sultania, CA

1. Admissibility of the Application

1.1 The Applicant intends to lease trucks or tankers without an operator to goods transport agencies (hereinafter called 'GTA") or any other persons. The Applicant seeks a ruling whether supply of services by way of leasing of goods transport vehicles without operators to GTA would be exempt under serial no.

22 (b) of Notification no 1212017 CT(Rate) dated 2810012017 (corresponding from time to time (hereinafter State collectively Notification called No. 1 'Exemption 136 - FT dated 2810612017), as amended Notification'). It also wants to know, if not exempted, what will be the appropriate classification and rate of tax in GST Act, 2017. Further, the applicant seeks clarification on whether the credit of input tax paid on purchasing of motor vehicles is admissible or not.

1.2 These questions are admissible under section 97(2)(aXb)&(d) of the GST Act. The concerned officer from revenue submits that questions raised in the application are not

pending or decided in any proceedings of the GST Act. As such, he does not object to the admissibility of the application. The applications, therefore, admitted.

2. Submission of the Applicant

- 2.1 the applicant provides a pro forma agreement. According to the agreement the Applicant will lease out the vehicle entailing the transfer of the right to use. The lessee will enjoy possession of the vehicle and provide the operator, bear the cost of fuel, maintenance, insurance etc.
 - 2.2 Sl No. 22 of the Exemption Notification exempts the service by way of giving on hire a means of transportation of goods to a goods transport agency. The Applicant, however, argues that leasing out a vehicle without an operator where the control and possession is transferred to the lessee is different from giving the vehicle on hire. In support of its argument the Applicant refers to the judgment of the Uttarakhand High Court in Commissioner of Customs & Central Excise vs Sachin Malhotra 12015 (37) STR 684 (Uttarakhand)1.
 - 2.3 In Sachin Malhotra (supra) the court has examined whether there is any distinction between a simple contract of hiring and renting of a cab. The court has held that although both rent and hire may, in a different context, have the same connotation, they signify two different classes of transactions in the context of imposing service tax under section 65(105)(o) of the Finance Act, 1994, as amended. In renting of a cab scheme, as defined under section 75 of the Motor Vehicles Act, 1988, the possession and control of the vehicle is transferred to the hirer. Therefore, unless such transfer of the right to use happens a contract of hiring a vehicle does not qualify as renting of a cab under rent-a-cab scheme.
 - 2.4 Applying this analogy the Applicant argues that hiring in Sl No. 22 of the Exemption Notification does not include renting or leasing of vehicles when possession and control of the vehicle are passed on to the hirer. As the Applicant intends to transfer the possession and control to the lessee, Sl No. 22 of lhe Exemption Notification will not, therefore, apply to its transactions.
 - 2.5 Rental service of transport vehicles with operator is taxable under S1 No. 10 of Notification No. 1112017 CT (Rate) dated 2810612017 (corresponding State No. 1135-FT dated 2810612017), as amended (hereinafter collectively called the Rate Notification). But it does not apply to the Applicant's case, as the Applicant Intends to lease out the vehicles without an operator.

- 2.6 The Applicant submits that its service of leasing the vehicles without operator can be taxed under the appropriate heading under Sl No. 17 of the Rate Notification.
 - 3. Submission of the Revenue 3.1 The concerned officer has refrained from making any comments in this regard.

4. Observations & Findings of the Authority 4.1 ln Black's Law Dictionary hiring is discussed as a kind of bailment, which is classifiable into five categories. One of them is 'locatum' or hiring. It is further subdivided into 'locatio rei' where the hirer gains temporary possession of the thing. Hiring, therefore, includes

agreements where the control and possession of the goods are transferred to the hirer. It is known as the transfer of the right to use the goods. Sl No. 22 of the Exemption Notification should, therefore, apply to all hiring of the means of transportation of goods, provided the hirer is a goods transport agency and no other specific provision is made for taxing the transfer of the right to use such goods.

- 4.2 A specific provision, however, is made under Sl No. 17(iii) of the Rate Notification. The service of transferring the right to use any goods for any purpose (whether or not for a specified period) is taxable under the said provision at the same rate as may apply to supply of the goods. Such a provision restricts the meaning of the term 'hire' in Sl No. 22 of lhe Exemption Notification only to those transactions that do not involve transfer of the right to use the goods. Sachin Malhotra (supra) is relevant so far as it shows that the meaning attributable to an act of hiring is dependent upon the context in which the term is applied.
- 4.3 The Applicant intends to lease out vehicles like trucks, tankers etc. that are designed to transport goods. The control and possession of the vehicle will be transferred to the lessee, who will engage the operator and bear the cost of repair, insurance etc. It is, therefore, not classifiable under SAC 9966, which is restricted to rental services of transport vehicles with operator.
- 4.4 The service is classifiable under SAC 997311 as leasing or rental services concerning transport equipment without operator. It amounts to the transfer of the right to use the goods and taxable under Sl No. 17(iii) of the Rate Notification.
- 4.5 Section 17(5)(a) of the GST Act does not allow input tax credit on inward supply of motor vehicles of a specific category (those meant for transportation of persons having seating capacity not exceeding thirteen

persons). The restriction, therefore, does not apply to the goods transport vehicles. S1 No. 17(iii) of the Rate

Notification does not prohibit claiming input tax credit on the goods given on lease.

In light of the above discussion, we rule as under

RULING

The and (corresponding Applicant's taxable under State service Sl No. No. of 1135-FT leasing 17(iii) of goods dated Notification transport 2810612017), No. vehicles 1112017 as amended.

is – classifiable
$$^{\mathrm{CT}}$$
 (Rate) under dated $_{\mathrm{SAC}}$ ²⁸¹⁰⁶¹²⁰¹⁷ 997311

The Applicant can claim input tax credit in accordance with law on the goods transport vehicles so leased out. This Ruling is a valid subject void under Section 104(1) of the the GST provisions Act.

under Section 103 until and unless declared

(SUSM ITA BHATTACHARYA)

(PARTHASARATHI DEY) Member Member West Bengal Authority for Advance Ruling West Bengal Authority for Advance Ruling