

M/s Ecoenergy Insights Ltd. (earlier known as Chubb Alba Control)
v. Commissioner, Trade & Taxes, Delhi
M.A. No. 209-212/23
In Appeal No. 101-104/ATVAT/23

02/08/2023

Present: Sh. Vineet Sharma, Counsel for appellant-applicant.
Sh. S. B. Jain, Counsel for Respondent.

1. As reported by the office, compliance was not made with the previous order dated 05/07/2023 passed u/s 76(4) of DVAT Act.
2. Just now, counsel for the appellant submits that compliance has been made on 21/07/2023. In this regard, he submits copies of challans. Copies also supplied to counsel for the respondent.
3. Counsel for the respondent has gone through the copies of the challans and affirms due compliance with the order dated 05/07/2023 passed u/s 76(4) of DVAT Act.
4. At this stage, Sh. Vineet Sharma, counsel for the appellant submits that even though compliance with the order dated 05/07/2023 has been made, he has instructions that the dealer – appellant does not want to pursue these appeals and that the same may be dismissed as having been withdrawn.




5. Counsel for the appellant further submits that miscellaneous applications filed under Rule 57A (5) of DVAT Rules be also dismissed, as not pressed.
6. In view of the above submission made by counsel for the appellant, these appeals are dismissed as having been withdrawn, ^{dismissed} whereas the miscellaneous applications are hereby/as not pressed.
7. Copy of the order be supplied to counsel for the parties. One copy be sent to the concerned authority. Another copy be displayed on the concerned website.

Announced in open court.

Date: 02/08/2023.

Typed by Harshu Yadav.


2/8/2023
Narinder Kumar
Member (I)