

**IN THE INCOME TAX APPELLATE TRIBUNAL  
DELHI BENCH: 'A/SMC', NEW DELHI**

**BEFORE SH. N.K. BILLAIYA, ACCOUNTANT MEMBER  
AND  
SH. KULDIP SINGH, JUDICIAL MEMBER**

ITA No.7319/Del/2017  
Assessment Year: 2012-13

|  |            |  |
|--|------------|--|
| Income Tax Officer,<br>Ward-10(2), New Delhi | <b>Vs.</b> | M/s. Golder Associates Consulting<br>(India) P. Ltd.,<br>A-16/9, Vasant Vihar, New Delhi,<br>Delhi |
| <b>PAN :AADCG1080E</b>                       |            |  |
| <b>(Appellant)</b>                           |            | <b>(Respondent)</b>  |

|               |                        |
|---------------|------------------------|
| Appellant by  | Sh. D.S. Rawat, Sr. DR |
| Respondent by | Sh. Atul Ninawat, CA   |

|                       |            |
|-----------------------|------------|
| Date of hearing       | 28.08.2018 |
| Date of pronouncement | 28.08.2018 |

**ORDER**

**PER KULDIP SINGH, J.M.:**

The Appellant, Income Tax Officer, Ward-10(2), New Delhi (hereinafter referred to as 'the Revenue') by filing the present appeal sought to set aside the impugned order dated 19.09.2017 passed by the Commissioner of Income-tax (Appeals)-18, New Delhi, qua the assessment year 2012-13.

2. Perusal of the aforesaid appeal filed by the Revenue apparently show that the same is having low tax effect as per CBDT Circular No.3/2018 dated 11<sup>th</sup> July, 2018 vide which the Revenue has been directed not to prefer any appeal in

case the tax effect is less than Rs.20,00,000/- and this factual position has been fairly conceded by the Ld. Senior DR.

3. We have heard the Id. Senior DR and perused the material on record. Perusal of CBDT Circular (supra) shows that monetary limit for filing the appeal by the Department before the Tribunal, Hon'ble High Court and Hon'ble Supreme Court has been revised and the relevant portion of the aforesaid circular is extracted as under:

***“Subject: Revision of monetary limits for filing of appeals by the Department before Income Tax Appellate Tribunal, High Courts and SLPs/appeals before Supreme Court-measures for reducing litigation-Reg.***

***Reference is invited to Board’s Circular No. 21 of 2015 dated 10.12.2015 wherein monetary limits and other conditions for filing departmental appeals (in Income-tax matters) before Income Tax Appellate Tribunal, High Courts and SLPs/ appeals before Supreme Court were specified.***

***2. In supersession of the above Circular, it has been decided by the Board that departmental appeals may be filed on merits before Income Tax Appellate Tribunal and High Courts and SLPs/ appeals before Supreme Court keeping in view the monetary limits and conditions specified below.***

***3. Henceforth, appeals/ SLPs shall not be filed in cases where the tax effect does not exceed the monetary limits given hereunder:***

| <b><i>S. No.</i></b> | <b><i>Appeals/SLPs in Income-tax matters</i></b> | <b><i>Monetary Limit (in Rs)</i></b> |
|----------------------|--|--------------------------------------|
| <b><i>1</i></b>      | <b><i>Before Appellate Tribunal</i></b>          | <b><i>20,00,000/-</i></b>            |
| <b><i>2</i></b>      | <b><i>Before High Court</i></b>                  | <b><i>50,00,000/-</i></b>            |
| <b><i>3</i></b>      | <b><i>Before Supreme Court</i></b>               | <b><i>1,00,00,000/-</i></b>          |

***It is clarified that an appeal should not be filed merely because the tax effect in a case exceeds the monetary limits prescribed above. Filing of appeal in such cases is to be decided on merits of the case.***

.....

***12. It is clarified that the monetary limit of Rs. 20 lakhs for filing appeals before the ITAT would apply equally to cross objections under section 253(4) of the Act. Cross objections below this monetary limit, already filed, should be pursued for dismissal as withdrawn/ not pressed. Filing of cross objections below the monetary limit may not be considered henceforth. Similarly, references to High Courts and SLPs/ appeals before Supreme Court below the monetary limit of Rs. 50 lakhs and Rs. 1 Crore respectively should be pursued for dismissal as***

*withdrawn/ not pressed. References before High Court and SLPs/ appeals below these limits may not be considered henceforth.*

*13. This Circular will apply to SLPs/ appeals/ cross objections/ references to be filed henceforth in SC/HCs/Tribunal and it shall also apply retrospectively to pending SLPs/ appeals/ cross objections/ references. Pending appeals below the specified tax limits in para 3 above may be withdrawn/ not pressed.*

*14. The above may be brought to the notice of all concerned.*

*15. This issues under Section 268A of the Income-tax Act 1961.....”*

4. The Ld. Sr. D.R. has not preferred to controvert the fact that the appeal in question is covered under CBDT Circular No.3/2018 dated 11<sup>th</sup> July, 2018 (supra). So, in view of the CBDT Circular No.3/2018 dated 11.07.2018 having retrospective effect and what has been discussed above, we are of the considered view that the aforesaid appeal is not maintainable because of low tax effect i.e. less than Rs.20,00,000/- hence, the aforesaid appeal filed by the Revenue is hereby dismissed having been become infructuous.

The order is pronounced in the open court on 28<sup>th</sup> August, 2018.

Sd/-

**(N.K. BILLAIYA)**

**ACCOUNTANT MEMBER**

Dated: 28<sup>th</sup> August, 2018.

RK/-

Copy forwarded to:

1. Appellant
2. Respondent
3. CIT
4. CIT(A)
5. DR

Sd/-

**(KULDIP SINGH)**

**JUDICIAL MEMBER**

Asst. Registrar, ITAT, New Delhi