GOVERNMENT OF ODISHA
EXCISE DEPARTMENT
ORDER
No. 2678 /Ex., Dated
I Ex -07/2012

In exercise of the powers conferred by sub-section (2) of section 29 of the Bihar and Odisha Excise Act, 1915 (Bihar and Odisha Act II of 1915), the State government do hereby direct that the following amendment shall be made in the order of the Government of Odisha in the Excise Department Order No. 2158-I EX-07/2012 dated 05th April, 2013 published in Odisha Gazette Extraordinary No.635 dated 05th April, 2013, namely:–

AMENDMENT

In the said order, -

(i) in paragraph (vi),-

(A) in sub-paragraph (d), the words "for the year preceding the publication of sale notice" shall be substituted by the words "from a VAT/Sales Tax assessee for the assessment year preceding the publication of sale notice";

(B) in sub-paragraph (e), the words "for the year preceding the publication of sale notice" shall be substituted by the words "from an Income Tax assessee for the assessment year preceding the publication of sale notice"; and

(C) in sub-paragraph (i), after the words “Original Voter ID or Adhaar Card” appearing therein, the following words shall be inserted, namely:-

“or Passport or Driving Licence”.

(ii) in paragraph (x), sub-paragraph (h), the words “immediately after end of e-auction slot for that particular shop/auction id” shall be substituted by “after end of e-auction for all the shops/auction ids, subject to validation by EAC.”

(iii) in paragraph (xiii),
the words “before the end date notified in sale notice” shall be substituted by “before the physical document verification start date notified in sale notice”;

(B) the items (a) and (b) appearing thereof shall be substituted by the following items, namely:-

" (a) Original documents under sub-paragraphs (a), (b), (c), (g) of paragraph (vi), with same original up-to-date solvency certificate(s) whose scanned copy was submitted online for pre-qualification before e-auction and attested copies of documents under sub-paragraphs (d), (e), (f), (h), (i) of paragraph (vi), supported by originals; and

(b) Demand Draft drawn in favour of District Collector towards EMD of the concerned auction id/shop.” ;

(C) in the sub-paragraph appearing below to item (b) thereof, the sentence "In case the highest evaluated responsive bid is considerably lower than the reserve price fixed for the concerned shop, the settlement may be done with the highest evaluated responsive bidder at a price negotiated by the concerned Collector” shall be deleted; and

(D) in the sub-paragraph appearing below to item (b) thereof, the words “EMD tendered by him shall stand forfeited” appearing at the end shall be substituted by “EMD tendered in form of Demand Draft under paragraph (xiii), item (b) for the concerned shop shall stand forfeited while his original pledged financial instrument shall be returned with pledge revocation.”

By Order of the Governor

[Signature]

Principal Secretary to Government

27/14/12