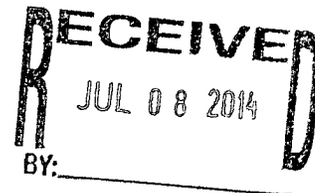


BEFORE THE INDEPENDENT TAX TRIBUNAL
OF THE STATE OF ILLINOIS

SHRIJI 1616, Inc. d/b/a Q MART)
GROCERY,)
)
Petitioner,)
)
v.)
)
THE DEPARTMENT OF REVENUE OF)
THE STATE OF ILLINOIS,)
)
Respondent.)

Case No:



PETITION

COMES NOW, Petitioner, Shriji 1616 Inc., d/b/a Q Mart Grocery ("Shriji"), by and through its undersigned counsel, and for its Petition against the Department of Revenue of the State of Illinois ("Respondent"), states as follows:

PARTIES

1. Shriji is an Illinois Corporation with its principal place of business at 1616 Camp Jackson Road, Cahokia, Illinois 62206.
2. Shriji's telephone number is 618-332-1400.
3. Shriji's taxpayer identification number is 5556-2991.
4. Respondent is an agency of the State of Illinois responsible for administering and enforcing the revenue laws of the State of Illinois.

JURISDICTION

5. On or about May 9, 2014, Respondent issued a Notice of Tax Liability ("Notice") to Shriji, asserting an unpaid assessment tax balance of \$36,518.81 for the reporting periods of January 1, 2011 through June 30, 2011 ("Auditing Period"). A copy of the Notice is attached hereto and incorporated herein as Exhibit A.

6. The Independent Tax Tribunal is vested with jurisdiction pursuant to 35 ILCS 1010/1-45 in that the amount of tax liability in question, exclusive of penalty and interest, is more than \$15,000.00.

BACKGROUND

7. Shriji is a convenience store that has been in business since August 2007.

8. Respondent conducted an audit of Shriji's returns for the reporting periods of January 1, 2011 through June 30, 2011.

9. As a result of the audit, Respondent concluded that Shriji had an unpaid assessment tax balance of \$36,518.61.

10. The tax balance is allocated as follows: 1) \$24,391.00 in taxes, 2) \$4,139.00 in late payment penalties, 3) \$10,346.00 fraud penalty and 4) \$1,341.61 in interest.

11. Respondent has credited Shriji \$3,669.00 for payments made.

12. Respondent has improperly calculated the taxes due.

13. Respondent improperly assessed the late penalty.

14. Respondent improperly assessed the fraud penalty.

15. Shriji seeks an abatement of the Notice for the reasons stated below.

COUNT I-SHRIJI PROPERLY CALCULATED ITS TAX DUE

16. Shriji incorporates herein by reference each and every allegation set forth in paragraphs 1-15 above.

17. Respondent has improperly calculated the taxes due for the Auditing Period.

18. The tax returns filed by Shriji for the Auditing Period accurately reflect the amount of taxes due to the Respondent.

WHEREFORE, Petitioner SHRIJI 1616, Inc. d/b/a Q Mart Grocery respectfully Requests that the Tax Tribunal enter an order that that the Illinois Department of Revenue improperly calculated the taxes due for the Auditing Period, that the amount reported by Shriji for the Auditing Period is the proper amount due, and for such other and further relief as the Tax Tribunal deems just and proper.

COUNT II- LATE PENALTIES MUST BE ABATED FOR REASONABLE CAUSE

19. Shriji incorporates herein by reference each and every allegation set forth in paragraphs 1-18 above.

20. In Illinois, penalties shall not be applied if the taxpayer shows that his failure to pay tax at the required time was due to reasonable cause. 35 Ill. Comp. Stat. 735/3-8.

21. Further, when considering whether to abate a penalty, the most important factor to consider is “the extent to which the taxpayer made a good faith effort to determine his proper tax liability and to file and pay his proper liability in a timely fashion.” 86 Ill. Admin. Code § 700.400 (b).

22. A good faith effort is shown where the taxpayer exercised ordinary business care and prudence in determining and filing and paying his tax liability. 86 Ill. Admin. Code § 700.400 (c).

23. Shriji made a good faith effort to determine its proper tax liability and file and pay its liability in a timely fashion.

24. Shriji exercised ordinary business care and prudence in determining and filing and paying its liability in a timely fashion.

WHEREFORE, Petitioner SHRIJI 1616, Inc. d/b/a Q Mart Grocery respectfully Requests that the Tax Tribunal enter an order that any late penalties assessed by the Illinois Department of Revenue against Shriji be abated in full, and for such other and further relief as the Tax Tribunal deems just and proper.

COUNT III-FRAUD PENALTY MUST BE ABATED

25. Shriji incorporates herein by reference each and every allegation set forth in paragraphs 1-24 above.

26. The Notice issued to Shriji contained a \$10,346.00 fraud penalty.

27. Pursuant to Illinois statute 35 Ill. Comp. Stat. 735/3-6, if a return is filed with an intent to defraud, a penalty shall be imposed in an amount equal to 50% of any resulting deficiency.

28. Shriji did not file the returns reviewed by Respondent during the Auditing Period with an intent to defraud.

29. Illinois law is clear that Respondent bears the burden to show fraud by clear and convincing evidence. Brown Specialty Co. v. Allphin, 75 Ill. App. 3d 845, 850, 394 N.E.2d 659, 663 (1979).

30. Respondent has not provided Shriji with any information it relies on to prove that Shriji file its returns with an intent to defraud.

31. Because Respondent has not met its burden, the fraud penalty assessed against Shriji must be abated.

WHEREFORE, Petitioner SHRIJI 1616, Inc. d/b/a Q Mart Grocery respectfully Requests that the Tax Tribunal enter an order that any fraud penalties assessed by the Illinois Department of Revenue against Shriji be abated in full, and for such other and further relief as the Tax Tribunal deems just and proper.

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Penalties and Fees

For detailed information on penalties and rates in effect for specific periods on or after January 1, 1994, see Publication 103.

- 1 Late-filing or Nonfiling penalty** - You owe this penalty if you do not file a return by the due date, including any extended due date, or you file a return that is not processable and you do not correct it within 30 days of the date we notify you.
- 2 Late-payment penalty for underpayment of estimated or quarter-monthly tax** - You owe this penalty if you were required to make estimated or quarter-monthly tax payments and failed to do so, or if you failed to pay the required amount by the payment due date.
- 3 Late-payment penalty for regular tax payments** - You owe this penalty if you did not pay the tax you owed by the original due date of the return.
- 4 Negligence penalty** - You owe this penalty if, in preparing a return or amended return, you do not make a reasonable attempt to comply with the provisions of any tax act, including showing careless, reckless, or intentional disregard for the law or regulations.
- 5 Fraud penalty** - You owe this penalty if any part of a deficiency is due to fraud.
- 6 Cost of collection fee** - You owe this fee if you do not pay the total amount you owe within 30 days after a bill has been issued.
- 7 Bad check penalty** - You owe this penalty if you send a remittance to the Department that is not honored by your financial institution.
- 8 Audit penalty** - You owe this penalty if you did not pay the tax you owed before the start of an audit or investigation.

Are penalties ever abated?

If you were unable to either timely pay the required amount of estimated or quarter-monthly payments, pay the tax you owed by the due date, or file your tax return by the extended due date because of a casualty, disaster, or other similar circumstance, you may request a waiver of penalties due to reasonable cause. To request this waiver, send us a detailed explanation of the cause of the delay and any documentation you have to support your request. Reasonable cause will be determined on a case-by-case basis according to our rules and regulations.

How is interest figured?

Interest is calculated on your tax from the day after the original due date of your return through the date you pay the tax (for certain tax periods interest may also accrue on penalties). Interest accrues at simple rates established by the Internal Revenue Service. See Publication 103 for more information.

Bankruptcy Information

If you are currently under the protection of the Federal Bankruptcy Court, contact us and provide the bankruptcy number and the bankruptcy court. The bankruptcy automatic stay does not change the fact that you are required to file tax returns.

Taxpayer Bill of Rights

- You have the right to call the Department of Revenue for help in resolving tax problems.
- You have the right to privacy and confidentiality under most tax laws.
- You have the right to respond, within specified time periods, to Department notices by asking questions, paying the amount due, or providing proof to refute the Department's findings.
- You have the right to appeal Department decisions, in many instances, within specified time periods, by asking for Department review, by filing a petition with the Illinois Independent Tax Tribunal, or by filing a complaint in circuit court.
- If you have overpaid your taxes, you have the right to a credit (or, in some cases, a refund) of that overpayment.
- For more information about these rights and other Department procedures, you may contact us. Our contact information is on the front of this notice.