IN THE SUPREME COURT OF INDIA

CIVIL APPELLATE JURISDICTION

CIVIL APPEAL NO.5293 OF 2003

T.R.F. Limited

...Appellant(s)

Versus

Commissioner of Income Tax, Ranchi ...Respondent(s)

With Civil Appeal No.5294 of 2003

O R D E R

Heard learned counsel on both sides. In these appeals, we are concerned with Assessment Year 1990-1991 and assessment Year 1993-1994. Prior to 1st April, 1989, every assessee had to establish, as a matter of fact, that the debt advanced by the assessee fact, become irrecoverable. That position got altered had, in bv deletion of the word "established", which earlier existed Section 36(1)(vii) Income Tax in of the Act, 1961 [`Act', for short]. For sake of the clarity, we re-produce hereinbelow of provisions Section 36(1)(vii) of the Act, both prior to 1st April, 1989 1989: and post-1st April,

"Pre-1st April, 1989:

Other deductions.

36.(1) The deductions provided in the for following allowed in clauses shall be respect of the matters dealt with therein. in computing the income referred in section to 28---

(i) to (vi) xxxx xxxx xxxx

the provisions sub-section (vii) subject to of (2), amount of any debt, thereof. the or part which established have debt is to become a bad in the previous year.

Post-1st April, 1989:

Other deductions.

36.(1) The deductions provided the for in clauses following shall be allowed in respect of the with therein, matters dealt in computing the income referred in section to 28---

(i) to (vi) xxxx xxxx xxxx

(vii) subject to the provisions of sub-section (2),of any bad debt the amount or part thereof which is written off as irrecoverable in the accounts of the for the assessee previous year."

This position in law is well-settled. After 1st 1989. April, it is not necessary for the assessee to establish that the debt, in fact, has become debt It is enough if is written irrecoverable. the bad off irrecoverable in the accounts of the assessee. as However, case, the Officer in the present Assessing has whether not examined the debt has, in fact. been written off accounts of the assessee. When bad debt in occurs. the debt is debited the customer's bad account and account is credited. thus, closing the account of the customer. In the of Companies, the provision deducted case is from Sundry Debtors. As stated above, the Assessing Officer debt has not examined whether, in fact. the bad or part is thereof written off in the accounts of the assessee. This exercise has been undertaken the Assessing not by Officer. Hence, the matter is remitted to the Assessing Officer for consideration of above-mentioned de novo the only the write aspect only and that to the extent of too off.

Subject to above, the civil appeals filed by the assessee are disposed of with no order as to costs.

.....J.

[S.H. KAPADIA]

New February [AFTAB

09,

....J. ALAM] Delhi, 2010.

IN THE SUPREME COURT OF INDIA

CIVIL APPELLATE JURISDICTION

CIVIL APPEAL NO.5292 OF 2003

T.R.F. Limited

...Appellant(s)

Versus

Commissioner of Income Tax, Ranchi ...Respondent(s)

O R D E R

view In of our Order passed today in Civil Appeal No.5293 of 2003 and Civil Appeal No.5294 of 2003, we remit this concerning Assessment Year 1994-1995 also the case to Assessing Officer, who is directed consider the to question as to whether the write off is done by the with assessee its accounts in accordance the law in declared by us in the above order.

The civil appeal filed by the assessee, accordingly, stands disposed of with no order as to costs.

.....J.

[S.H. KAPADIA]

[AFTAB

.....J. ALAM] Delhi,

New February 09, 2010.