

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD**R/TAX APPEAL NO. 1124 of 2009**

=====

CHINTAN PROCESSORS PVT LTD & 1 other(s)

Versus

COMMISSIONER OF CENTRAL EXCISE & CUSTOMS SURAT-I

=====

Appearance:

MR PARESH M DAVE(260) for the Appellant(s) No. 1,2

MR PY DIVYESHVAR(2482) for the Opponent(s) No. 1

=====

CORAM: **HONOURABLE MS.JUSTICE HARSHA DEVANI**

and

HONOURABLE MS. JUSTICE SANGEETA K. VISHEN

Date : 27/12/2019

ORAL ORDER

(PER : HONOURABLE MS.JUSTICE HARSHA DEVANI)

1. The learned advocate for the appellants states under instructions that the appellants have approached the Central Government for settlement of the subject case under the "Sabka Vishwas (Legacy Dispute Resolution) Scheme, 2019" and that one of the conditions for availing benefit of the amnesty scheme is to withdraw the case which is to be settled. The learned advocate for the appellants, accordingly, seek permission to withdraw the appeal.

2. Permission as prayed for is granted. The appeal is disposed of as withdrawn with liberty to revive the same in case the application for settlement is not accepted.

(HARSHA DEVANI, J)

(SANGEETA K. VISHEN,J)

RAVI P. PATEL