



GOVERNMENT OF INDIA  
MINISTRY OF FINANCE  
INCOME TAX DEPARTMENT  
PCCIT, AP & TELANGANA

To,

CANCER TREATMENT SERVICES HYDERABAD  
PRIVATE LIMITED  
Door No.1-100/1/CCH ,Nallagandla Village Serilingampally  
Mandal, Hyderabad  
K.V.RANGAREDDY 500019,Telangana  
India

PAN: <b>AADCC1258J</b>	Dated: <b>18/12/2025</b>	DIN & Order No : <b>ITBA/COM/F/17/2025-26/1083854163(1)</b>
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Sir/ Madam/ M/s,

**Subject: Proceedings under section 17(2) - Order**

**APPROVAL UNDER SUB-CLAUSE (b) OF CLAUSE (ii) OF THE PROVISO TO CLAUSE (2) OF SECTION 17 OF THE INCOME TAX ACT, 1961, (READ WITH RULES 3A(1) & 3A(2) OF INCOME TAX RULES, 1962)**

In exercise of the powers conferred on the Principal Chief Commissioner of Income Tax under proviso (ii)(b) to clause (2) of section 17 of the Income Tax Act, 1961, I, the Principal Chief Commissioner of Income Tax, Hyderabad Region hereby having regard to the guidelines prescribed in Rule 3A(1) & 3A(2) of the Income Tax Rules, 1962 for the grant of approval to a hospital, grant approval to **American Oncology Institute, a unit of Cancer Treatment Services Hyderabad Pvt Ltd, PAN: AADCC1258J, situated at No. 1-100/1/CCH/1, Nallagandla, Serilingmapally, Hyderabad**, for the purposes of the said sub-clause(b) of clause (ii) of the proviso to clause (2) of section 17 of the Income Tax Act, 1961.

2. Any sum paid by an employer, in respect of any expenditure actually incurred by the employee on his medical treatment or treatment of any member of his family in the above mentioned Hospital in respect of the following prescribed diseases or ailments as mentioned in Rule 3A(2) of Income Tax Rules, 1962, shall not be treated as perquisite in the hands of the employee for the purposes of sections 15,16,& 17 of the Income Tax Act, 1961:-

Sub-rule of Rule 3A(2)	Prescribed diseases or ailments
(a)	cancer; ( <b>Oncology Unit – Providing Chemotherapy and Radiotherapy for both inpatients and outpatients</b> )

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ROOM NO:1031,10TH FLOOR 'C' BLOCK, I T TOWER, AC Guards, Masab Tank, HYDERABAD, Andhra Pradesh, 500004  
Email: HYDERABAD.PCCIT@INCOMETAX.GOV.IN, Office Phone:23237946

3. The employer will not be liable to deduct tax at source u/s 192 in respect of such sum.
4. The approval accorded should not be construed as approval of the Government of India or the Principal Chief Commissioner of Income Tax, Hyderabad Region or any other statutory authority under the Government, for any other purpose.
5. This approval is subject to withdrawal at any time if it is found that the approval has been obtained through misrepresentation of facts or necessary conditions as stipulated in Sub-rule(1) of Rule 3A of the Income Tax Rule, 1962 are not fulfilled and is subject to modification/withdrawal, if necessitated by subsequent changes in provisions governing the approval.
6. The applicant hospital filed application for grant of approval u/s 17(2) on 06.09.2024 and accordingly, **this approval takes effect from the date of application i.e. 06.09.2024 and shall remain in force till 05.09.2027**. This approval is subject to the hospital's continued compliance with the statutory conditions under Rule 3A(1) necessary for such approval and such modifications as may be necessitated by any amendment to the provisions governing the approval under the Income Tax Act, 1961.
7. This approval is subject to terms & conditions as mentioned hereunder:
  1. This approval is not transferable and is applicable only to the premises occupied by the hospital as mentioned in para 1 of this order.
  2. The hospital shall at all reasonable times be open for inspection by such officers of the Income Tax Department as are duly authorized in this behalf.
  3. The hospital shall confirm to such conditions as prescribed in Rule 3A(1) & 3A(2) of the Income Tax Rules, 1962. In the event the establishment ceases to satisfy any of the conditions prescribed by law, it will be mandatory on the part of the Principal Officer to notify the authority issuing this approval of such fact immediately.
  4. The application for renewal of approval should be submitted at least 30 days before the expiry of current approval.
  5. For the purpose of extension of approval, a certificate should be filed to the effect that all the conditions specified in Rule 3A of the Income Tax Rules, 1962 continue to be satisfied and that no substantive/material change has occurred in the facts reported in the original application.

MORAMPUDI ANILKUMAR  
PCCIT, AP & TELANGANA

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