



CENTRAL FOOD TECHNOLOGICAL
RESEARCH INSTITUTE
MYSORE-570013.

FT/Accts/1(17)/75-10623

Dated 5th September 1975.

~~XXXXX~~

~~XXXXXXXXXXXX~~

N. Swaminathan
Accounts Officer.

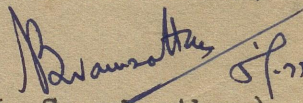
Dear Dr. Subramanian,

Your claim for the share of the royalty accrued on "Infant Food" for Rs. 76,402.84 (Rupees Seventy Six Thousand, Four Hundred and Two and paise Eighty Four only) vide O.M.No.FT/IR-TU(3)/75 dated 5.8.1975 has been paid to you by Demand Draft No. 299859 dated 4.9.1975 for Rs. 76,402.84 for the full amount without deducting Income Tax at source after ascertaining from the Income Tax Officer, Mysore. As per section 191 of Income Tax Act 1961* it is the responsibility of the individuals to pay the tax and accordingly I would request you to pay the amount of tax on the royalty directly. The Income Tax Officer, Mysore Circle, Mysore has already been informed of the payment of royalty to you as desired by him. You are requested to kindly send a stamped receipt for this amount in the enclosed form. I am sorry that this payment has been inordinately delayed despite our efforts to expedite payment.

Kindly acknowledge receipt.

With kind regards,

Yours sincerely,


(N. Swaminathan)

623
Dr. V. Subramanian,
Project Head,
Paddy Processing Research Centre,
Modern Rice Mill (Vijayapuram),
TIRUVARUR-610108 - T.N.

*Extract from Income Tax Manual, Part I (22nd Edn.) 1973 Chapter XVII,
page 382 - Direct Payment:

191(1). In the case of income in respect of which provision is not made under this Chapter for deducting income tax at the time of payment, and in any case where income tax has not been deducted in accordance with the provisions of this Chapter, income tax shall be payable by the assessee direct.